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APPENDIX

TO THE

LEGISLATIVE JOURNAL

SESSION OF 1923

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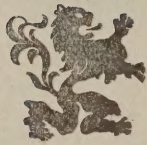
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DEPARTAMENTO DE INSTRUÇÃO
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APPENDIX

TO THE

LEGISLATIVE JOURNAL

ACTS OF THE GENERAL ASSEMBLY PASSED DURING THE SESSION OF 1921, APPROVED AND SIGNED BY THE GOVERNOR WITHIN THIRTY DAYS AFTER FINAL ADJOURNMENT.

Commonwealth of Pennsylvania.
Executive Department.

Harrisburg, January 2, 1923.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Gentlemen: The following acts of the General Assembly, passed during the session of 1921, were approved and signed by me within thirty days after the final adjournment of the Legislature, on the twenty-eighth day of April, A. D., 1921, viz:

May 4, 1921.

To amend section two of an act, approved the twentieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and twenty-one), entitled "An act providing for the imposition and collection of certain taxes upon the transfer of property passing from a decedent who was a resident of this Commonwealth at the time of his death, and of property within this Commonwealth of a decedent who was a non resident of the Commonwealth at the time of his death; and making it unlawful for any corporation of this Commonwealth, or national banking association located therein, to transfer the stock of such corporation or banking association, standing in the name of any such decedent, until the tax on the transfer thereof has been paid; and providing penalties; and citing certain acts for repeal."

Relating to weak-minded persons and lunatics; providing that service of process may be made upon next of kin of such persons and lunatics in the discretion of the court, and that such next of kin may be added as parties in all court proceedings in which such weak-minded persons or lunatics are parties or concerned; and permitting blood relatives of such persons or lunatics to intervene as such in pending and future proceedings where weak-minded persons or lunatics are parties or concerned; and repealing all inconsistent acts or parts of acts.

May 5, 1921.

Authorizing school districts of the fourth class, with the assent of the electors, to use moneys, borrowed or authorized to be borrowed for purposes which have proved impracticable or undesirable, for lawful purposes.

To amend section one of the act, approved the twenty-fourth day of March, one thousand nine hundred and three (Pamphlet Laws, fifty-one), entitled "An act providing for the manner of appointment of assessors, for the purpose of valuation of property, in counties containing a population of one million two hundred and fifty thousand or over"; applying said act to counties of the first class; and providing for the appointment of assessors without regard to party affiliation.

To amend an act, approved the twenty-eighth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, six hundred forty-two), entitled "An Act for the protection of the public health; by providing that persons, firms, or corporations, who are operating or conducting hotels, restaurants, dining-cars, or other public eating places in this Commonwealth, shall not employ or keep in their employ, as cooks, waiters, kitchen-help, chambermaids, or other house servants, any person or persons who are suffering from trachoma, active tuberculosis of the lungs, open skin tuberculosis, syphilis, gonorrhea, open external cancer, or barber's itch, or who are carriers of typhoid fever; and further provided that no dishes, receptacles, or utensils used in eating or drinking shall be furnished to patrons or customers of any such public eating place, unless the same have been thoroughly cleansed since used by another individual; and further provided that no towels shall be furnished in any wash-room, in connection with such public eating place, unless such towels be laundered or discarded after each individual use; and further provided that

no common drinking cups shall be furnished at any public drinking place operated in connection with any such public eating place; and providing penalties for violations of the provisions of this act," by extending its provisions to public drinking places; requiring public wash-rooms to be kept in a sanitary condition, and providing for health certificates from employes in such establishments.

Making it unlawful to give or offer money to secure proxies for use at meetings of insurance companies.

To further amend section forty-nine of an act, approved the fifth day of May, one thousand eight hundred and ninety-nine (Pamphlet Laws, one hundred and ninety-three), entitled "An act entitled an act to create a Bureau of Building Inspection, and to regulate the construction, maintenance, and inspection of buildings and party walls in cities of the first class."

A supplement to the act of June, one, one thousand nine hundred and eleven (Pamphlet Laws, five hundred and ninety-nine), entitled "An Act authorizing the Insurance Commissioner to proceed against and to take possession of any insolvent or delinquent company, order or association transacting any class of insurance; and prescribing the method by which such insolvent or delinquent companies, orders or associations shall be dissolved and liquidated"; directing the deposit and keeping of any moneys or funds which shall come into the possession of the Insurance Commissioner or his deputies while liquidating the business of any insurance company under the authority of said act.

To amend and further amend sections five, seven, fourteen, fifteen, sixteen, nineteen, twenty-one, twenty-two, and twenty-six of an act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, five hundred seventy-two), entitled "An Act to provide for the protection and preservation of game, game-quadrupeds, and game-birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions," sections fourteen and fifteen previously having been amended.

Concerning the proof of statutes of other jurisdictions and to make uniform the law with reference thereto.

Concerning the taking of depositions in this State to be used in any foreign jurisdiction, and to make uniform the law with reference thereto.

Providing for the licensing and regulation of corporations, copartnerships, associations, and individuals, engaged in the business of receiving payments or contributions to be held or used in any plan of accumulation or investment, or of issuing, negotiating, offering for sale, or selling any certificates, securities, contracts, or other choses in actions evidenced by writing on the partial payment or instalment plan, or of assuming fixed obligations, or issuing, in connection therewith, a contract based upon payments being made upon instalments or single payments, under which all or part of the total amount received is to be repaid at some future time, with or without profit; and imposing penalties.

To amend an act, approved the nineteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand and fifty-nine), entitled "An act extending the powers of judges of courts of quarter sessions and of oyer and terminer, in relation to releasing prisoners in jails and workhouses on parole," by extending said act to include houses of correction, conferring similar powers on other courts of record, and providing that the power of parole shall extend for a period not to exceed the maximum sentence as provided by law.

To amend section thirty-seven, clause nine, of the act, approved the twenty-ninth day of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporations"; increasing the powers of building and loan associations to purchase and hold real estate.

Providing for the burial of bodies of indigent persons by certain poor districts.

Authorizing the several boroughs and townships to appropriate moneys for the support of county associations of boroughs and townships.

Empowering clerks designated by the board for the assessment and revision of taxes in counties of the second class to administer oaths and affirmations.

Making unlawful the use of any statement of fact in any advertisement which statement is untrue, deceptive, or misleading, and providing a penalty for any violation of the same.

To provide separate accommodations for women jurors at the several court-houses, and providing that the separation of jurors in certain cases shall not work mistrials.

To empower the Public Service Commission to require railroad corporations to employ an adequate number of men upon trains; and to repeal an act, approved the nineteenth day of June, nineteen hundred and eleven (Pamphlet Laws, ten hundred and fifty-three), entitled "An Act to promote the safety of travelers and employes upon railroads, by compelling common carriers by railroad to properly man their trains.

Relating to poor districts coextensive with counties of the fourth class; authorizing the directors of such district to sell real estate no longer suitable for the support, maintenance, and employment of the poor of their respective districts, and to purchase such real estate as may be necessary for such support, maintenance, and employment, and to construct thereon such building as may be necessary, and to equip and furnish the same; validating the title to real estate heretofore purchased by such directors; and providing for the borrowing of money and the issue of bonds by the county commissioners to accomplish the purposes of this act.

To further amend section eight of the act, approved the seventeenth day of February, one thousand nine hundred and six (Pamphlet Laws, forty-five), entitled "An act to regulate the deposits of State funds, to prescribe the method of selecting State depositories, to limit the amount of State deposits, to provide for the security for such deposits, to fix the rate of interest thereon, to provide for the publication of monthly statements of moneys in the general and sinking funds, to declare it a misdemeanor to give or take anything of value for obtaining the same, and prescribing penalties for violations of this act," by fixing the rate of interest to be paid by active and nonactive depositories.

To regulate and control the manufacture, sale, offering for sale, giving away, and use of weights and measures and of weighing and measuring devices in the Commonwealth of Pennsylvania; providing for the approval and disapproval of such weights, measures, and devices by the Bureau of Standards; and prescribing penalties.

A supplement to an act, approved the twenty-ninth of April, one thousand eight hundred and seventy-four (Pamphlet Laws, seventy-three), entitled "An act to provide for the incorporation and regulation of certain corporation," providing that a charter may be granted to a church for the purpose of the support of public worship and for the collateral purpose of conducting a public burial ground or cemetery; imposing certain duties upon the trustees in relation to the sale of burial lots, the care and maintenance of the same, and the care and disposition of certain funds; providing for the audit of such funds by the corporation auditors, the filing of a bond by said trustees, and limiting the time for taking exceptions to the report of such auditors; and validating charters heretofore granted or amended containing similar provisions as this act.

Authorizing a State association of township supervisors and township commissioners, and providing for the payment of the expenses thereof by the respective counties.

Regulating and defining the powers and duties of the Dental Council and the State Board of Dental Examiners; providing for appointment of examiners; defining qualifications of applicants for examination; condition of granting and revoking licenses; regulating and limiting and defining the practice of dentistry; limiting and defining operator in dental surgery; prohibiting practice by or employment of unlicensed and unregistered persons, and providing punishment therefore; requiring the recording of licenses and registration of practitioners and disposition of fees and fines; providing for an annual registration fee for licenses practitioners and the disposition of such fees; defining evidence or violations and providing punishment; fixing the appropriations to the Dental Council.

To amend the act, approved the twenty-sixth day of June, one thousand eight hundred and seventy-three (Pamphlet Laws, one thousand eight hundred and seventy-four, page three hundred and thirty-two), entitled "An act to regulate the commission or license fee to be paid by auctioneers," by exempting auctioneers, selling only live stock and farm implements from the provisions of the act.

Amending an act, approved the thirteenth day of May, one thousand eight hundred and eighty-seven, entitled "An act to restrain and regulate the sale of vinous and spirituous, malt or brewed liquors, or any admixtures thereof," by prohibiting the manufacture, sale, offering for sale, transportation, importation, exportation, furnishing, or possession for beverage purposes of anything determined and found to be intoxicating by act of Congress passed pursuant to, and the enforcement of, the Constitution of the United States of America; and by restraining and regulating the sale of vinous, spirituous, malt or brewed liquors, or any admixtures thereof, fit for beverage purposes, other than such as are, from time to time, determined and found to be intoxicating by any such act of Congress.

Authorizing the county commissioners of counties of the second class within this Commonwealth to appropriate and pay out of the treasury of such county a sum not exceeding the

sum of two thousand five hundred dollars for a national conference on city planning that may be held in such county during the year one thousand nine hundred and twenty-one.

Authorizing the State Forest Commission to exchange or sell certain portions of the State forest land, and providing for the procedure.

To supplement an act, entitled "An act authorizing the erection and construction by counties of memorial halls in memory of the soldiers, sailors, and marines of such counties, providing for an election to determine whether such hall shall be erected; providing for the purchase and condemnation of property for such purposes; regulating the use of such halls; and providing for the maintenance and care of the same, by a board of control, at the expense of the county," approved the seventeenth day of March, one thousand nine hundred and twenty-one, by providing for the planting of memorial trees, and prescribing penalties.

May 9, 1921.

To provide for a second additional law judge of the court of common pleas of the Tenth Judicial District.

To provide for an additional law judge of the court of common pleas of the Thirty-sixth Judicial District.

May 10, 1921.

Providing for the nomination and election of judges of courts of record, and repealing certain acts.

Regulating nominations and elections for all elective offices of cities of the second class, and repealing certain acts.

To amend section twenty-four of an act, approved the seventh day of June, one thousand nine hundred seventeen, Pamphlet Laws, five hundred seventy-two), entitled "An act to provide for the protection and preservation of game, game-quad-rupeds, and game birds, and song and insectivorous and other wild birds, and prescribing penalties for violation of its several provisions."

To amend section six hundred and ninety-nine of the act approved the fourteenth day of June, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Fixing the time for the confirmation of the reports of viewers, or portions thereof, in proceedings to assess damages or benefits incident to public improvements, where no exceptions are filed or appeals taken.

To amend section twelve, article one, chapter eight, of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Authorizing the cities of this Commonwealth to regulate or prohibit and prevent the use and sale of fireworks, fire-crackers, sparklers, and other pyrotechnics, and the unnecessary firing and discharge of firearms in or into the highways or other public places of such cities.

Defining a private game preserve, and making it a misdemeanor to enter such preserve for certain purposes or to break injure, or destroy the enclosure of the same; and fixing penalties.

To repeal an act approved the seventh day of March one thousand eight hundred and sixty-eight (Pamphlet Laws, three hundred and forty-two), entitled "An act relating to the collection of State and county taxes in the county of Montgomery."

To amend section eight of an act approved the seventeenth day of April, one thousand nine hundred and thirteen (Pamphlet Laws, eighty-five), entitled "An act for the better protection of wild birds and game within the Commonwealth of Pennsylvania; requiring citizens of the United States residing within this State to procure a license before using guns for the purpose of hunting for any wild birds or animals protected by the law of this Commonwealth; and providing penalties for violation of its several provisions, and the manner of proceedings to enforce compliance therewith; and providing for the disposition of the license fees, fines, and penalties received."

For the segregation of certain classes of prisoners.

Providing for the sentencing of certain criminals to reformatories or houses of correction in counties of the first class.

To empower courts of competent jurisdiction to issue writ of execution against property of defendant, and attachment execution or in the nature of attachment execution against trusts including those commonly known as spendthrift trusts, no matter when such trusts were created, in cases where an order, award, or decree has been made against a husband for the support of his wife or children or both; making such attachment execution against trusts a continuing lien and levy for fifty per centum of such money or property until the order, judgment, or decree is paid in full with costs; and abolishing the benefit of the exemption law in such cases.

To amend section one of the act, approved the twenty-sixth of June, one thousand nine hundred and nineteen (Pamphlet Laws, six hundred and thirty-nine), entitled "An act defining sedition, and prescribing the punishment therefor."

To amend the act, approved the sixteenth day of April, one thousand eight hundred and seventy-five (Pamphlet Laws, fifty-four), entitled "An act to provide for appeals in cases where the county commissioners and auditors have failed or shall hereafter fail to fix the compensation of county treasurers, and to repeal an act, entitled 'A supplement to an act relating to county treasurers, passed the fifteenth of April, one thousand eight hundred and thirty-four,' approved the eighteenth day of April, one thousand eight hundred and seventy-four, in regard to the compensation of county treasurer," by providing for appeals by the county treasurer in cases where the county commissioners and auditors have fixed the compensation of the county treasurer.

To amend an act, entitled "An act relating to the maintenance of insane, feeble-minded, and other persons confined in the various institutions of the Commonwealth; fixing liability for their support; providing for the collection of the moneys due the Commonwealth therefor, and for proceedings relating thereto," approved the first day of June, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, six hundred sixty-one).

Authorizing boroughs, townships, school districts, and poor districts to appeal from assessments of property or other subjects of taxation for their corporate purposes.

Giving the Insurance Commissioner supervision and control and authority to examine automobile protective or co-operative companies or associations, issuing, for money consideration, policies or contracts guaranteeing attorneys' services to owners of motor vehicles in event of accident to persons or property by operation of motor vehicles, or providing for the towing of damaged vehicles; defining motor vehicles; providing for cancellation provision in policies or contracts; providing for semi-annual reports by companies or associations to the Insurance Commissioner, and payment of examination expenses, and filing fees; providing for a reserve liability for unearned portion of premium or dues, and for investment of funds in valid securities to protect the purchasers; providing for filing of name and residence of solicitors employed; requiring payment of tax to the Commonwealth of two per centum on all premiums or dues received; requiring all such companies or associations now transacting business in this Commonwealth to register with the Insurance Commissioner, and to come under provisions of the act; fixing penalty for violation of the act; providing for liquidation by the Insurance Commissioner in event of insolvency.

To apportion the State into congressional districts.

To fix the number of Senators in the General Assembly of the State; to apportion the State into senatorial districts, as provided by the Constitution; and to regulate the election of, and the terms of office of, the present and future elected Senators.

To fix the number of Representatives in the General Assembly of the State, and to apportion the State into representative districts as provided by the Constitution.

To amend section one of an act, entitled "An act making unlawful for any individual or individuals to carry on or conduct any business under an assumed or fictitious name, style, or designation, unless upon the filing of a certificate to that effect in the office of the Secretary of the Commonwealth and of the prothonotary; requiring county commissioners, at the expense of the county, to provide books for the entry of such certificates; fixing the fees of the Secretary of the Commonwealth and prothonotary; and providing penalties," approved the twenty-eighth day of June, one thousand nine hundred and seventeen (Pamphlet Laws, page six hundred forty-five).

A supplement to an act, approved the twenty-ninth day of May, one thousand nine hundred and one (Pamphlet Laws, three hundred twenty-seven), entitled "An act to prohibit the manufacture and sale of oleomargarine, butterine, and other similar products, when colored in imitation of yellow butter; to provide for license fees to be paid by manufacturers, wholesale, and retail dealers, and by proprietors of hotel, restaurants, dining rooms, and boarding houses; for the manufacture or sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter; and to regulate the manufacture and sale of oleomargarine, butterine, or other similar products, not colored in imitation of yellow butter, and prevent and punish fraud and deception in such manufacture and sale as an imitation butter; and to prescribe penalties and punishment for violations of this act, and the means and the method of procedure for its enforcement, and regulate certain matters of evidence in such procedure," by regulating advertisements and designations relating to oleomargarine or butterine; prohibiting the use of certain word in or in connection with such advertisements; and providing penalties.

For the protection of the public health by providing clean, sanitary establishments for bottling non-alcoholic drinks, including clean, sanitary ingredients, bottles, receptacles, and utensils; and providing penalties for the enforcement thereof.

Providing a system of management and control of the jail or county prison in each county of the fifth class; providing for a warden; defining his powers and duties; providing for other employes and salaries; and describing the duties and powers of the county commissioners and the sheriff in connection therewith.

Providing for the burial of certain persons who are, have been, or shall be soldiers, sailors, or marines, designated "as deceased service men"; defining the term "deceased service man"; and authorizing county commissioners to provide headstones, markers, and burial plots for such deceased service men at the expense of the county in which they shall die or have a legal residence at the time of their death.

May 11, 1921.

To further amend section twenty of an act, approved the eleventh day of May, one thousand nine hundred and eleven (Pamphlet Laws, two hundred forty-four), entitled "An act providing for the original location, laying out and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain public roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners of any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road," as amended; providing for the vacation of abandoned or condemned turnpikes.

Imposing a State tax on anthracite coal; providing for the assessment and collection thereof; and providing penalties for the violation of this act.

To amend sections four hundred; four hundred and one, and four hundred and two of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen, entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend sections one, two, three, five, six, and seven of an act, approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred and eighty-four), entitled "An act empowering cities of the second and third classes, boroughs, and counties, to acquire, maintain, and operate playgrounds, playfields, gymnasiums, public baths, swimming pools, and indoor recreation centers; authorizing school districts to join in the maintenance and operation of said activities; and authorizing the issue of bonds and the levy of taxes for such purposes," by extending the provisions thereof so as to include townships.

Authorizing county commissioners to receive donations, gifts, legacies, endowments, devises, and conveyances of real or personal property for the establishment of orphans' homes; providing for the support, maintenance, conduct, and management of such homes; and authorizing counties to appropriate moneys for such purposes.

To amend sections two, three, and four of an act, approved the third day of May, Anno Domini one thousand nine hundred and nine (Pamphlet Laws, three hundred and ninety-five), entitled "An act regulating the sale of concentrated commercial feeding-stuffs, also of condimental stock and poultry-food, and patented, proprietary or trade-mark stock and poultry-food, possessing nutritive value combined with medicinal properties; defining concentrated commercial feeding stuffs; prohibiting the adulteration of any feeding-stuff, sold, offered, or exposed for sale, in this State, with oat hulls, ground corn cobs, flax plant refuse, elevator chaff, cottonseed hulls, ground cornstalks, rice hulls, peanut hulls, weed seeds, or other similar adulterants; providing for the collection of samples and analysis thereof by the Department of Agriculture, and the publication of information concerning the same; providing also for the expense of the enforcement of the law, fixing penalties for its violation, and repealing act number two hundred and eleven (Pamphlet Laws, one thousand nine hundred and seven, page two hundred and seventy-three), entitled 'An act regulating the sale of wheat, rye, corn, and buckwheat-bran and middlings, or any admixture thereof' et cetera approved the twenty-eighth day of May, one thousand nine hundred and seven," by enlarging the scope of the term "concentrated commercial feeding-stuffs," and providing for the collection of license fees for the sale thereof, and by including certain other substances as adulterants.

A supplement to the act, approved the twenty-third day of June, one thousand eight hundred and eighty-five (Pamphlet Laws, one hundred and forty-six), entitled "An act relating to marriage licenses; providing for officers herein indicated to issue licenses for parties to marry;" imposing an additional fee for the use of the Commonwealth.

A supplement to an act, entitled "An act authorizing the formation of partnership associations in which the capital subscribed shall alone be responsible for the debts of the association, except under certain circumstances," approved the second day of June, one thousand eight hundred and seventy-four (Pamphlet Laws, two hundred seventy-one); granting to partnership associations, formed under such act for the purpose of transportation and storage of oil by means of pipelines and tanks for the public, power to take lands or property for the public purposes of such association, and to acquire a

right of way easement for the purpose of locating its pipes or branches over, upon, under, or across any lands, streams, rivulets, roads, turnpike-roads, railroads, canals, or other highways.

Validating all divorces granted since the first day of June, one thousand nine hundred and fifteen, where the subpoena was signed by the prothonotary.

Authorizing the prothonotaries to sign subpoenas in divorce cases.

To amend the first paragraph of section three of the act, approved the first day of July, one thousand nine hundred nineteen (Pamphlet Laws, seven hundred ten), entitled "An act relating to fires and fire prevention; imposing duties, and conferring powers heretofore exercised by the State Fire Marshal upon the Department of State Police; authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department, and defining their powers and duties; providing for the investigation of the cause, origin, and circumstance of fires, and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities, and on certain corporations, associations, and fire rating agencies; providing for the attendance of witnesses before the department, and the enforcement of its orders; and prescribing penalties."

A supplement to an act, entitled "An act to establish an asylum for the insane poor of this Commonwealth to be called 'The Pennsylvania State Lunatic Hospital and Union Asylum for the Insane,'" approved the fourteenth day of April, Anno Domini one thousand eight hundred and forty-five (Pamphlet Laws, page four hundred and forty).

Amending an act, entitled "A supplement to an act, entitled 'An act for the government of cities of the second class,' approved the seventh day of March, one thousand nine hundred and one; authorizing cities of the second class to regulate and limit the height and bulk of buildings and the area of yards, courts, and open spaces, and to regulate and restrict the location of trades and industries, and the location of buildings for specified uses; and to make regulations for trades and industries and for the use of buildings; and, for the above purposes, to divide the cities into districts; and authorizing the city planning commission to recommend the boundaries of districts and appropriate regulations therein; and providing the method of adoption of said districts, regulations, and restrictions, and the method of amendment or change thereof"; approved the twenty-first day of June, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, five hundred seventy); providing for twenty days notice to the city planning commission of any proposed amendment or change, for an enforcing officer, and a board of appeal to review his actions.

Amending section one of the act, approved the third day of May, one thousand nine hundred and nine (Pamphlet Laws, four hundred and seventeen), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing proper exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

To amend sections five hundred and thirty-seven, five hundred thirty-nine as amended, five hundred forty-one, five hundred forty-two as amended, five hundred forty-three, five hundred fifty-six, five hundred fifty-seven, and five hundred fifty-eight as amended, and to repeal section five hundred forty-four, of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section two of an act, approved the third day of May, one thousand nine hundred nine (Pamphlet Laws, four hundred and seventeen), entitled "An act for the safety of persons from fire or panic in certain buildings, not in cities of the first and second classes, by providing exits, fire-escapes, fire-extinguishers, and other preventives of fire; by vesting jurisdiction for the enforcement of this act in the Department of Factory Inspection; and by providing proper penalties for any violation of the same," as amended.

Providing for the reimbursement of counties by boroughs and townships, when the county has contracted with the State Highway Department for the payment of both the county's and the borough or township's share of the cost of constructing or improving a State or State-aid highway; authorizing counties to so contract; empowering boroughs and townships to incur indebtedness therefor; and authorizing an assessment of the borough's share on the abutting property.

Providing for the taking over of the Wyoming Valley Memorial Park as a State Park; and providing for the regulation thereof.

Relating to dogs, and the protection of live stock and poultry from danger by dogs; providing for the licensing of dogs by the Secretary of Agriculture; providing for the enumeration of dogs by Assessors; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the protection of licensed dogs, and for dogs temporarily imported for trial, show, and breeding purposes; prescribing certain privi-

leges for hunting dogs, and dogs owned or used by the Board of Game Commissioners; providing for the assessment of damages done to live stock and poultry by dogs, and for the illegal killing of licensed dogs, and the payment of such damages by the Commonwealth; imposing powers and duties on certain State, county, city, borough, town, and township officers and employees; directing the payment of all moneys collected into the State Treasury; and making an appropriation thereof; and providing penalties.

To amend the act, approved the fourth day of April, one thousand nine hundred and nineteen (Pamphlet Laws, thirty-five), entitled "An act fixing the per diem compensation of borough and township assessors and assistant assessors, and the method of ascertaining the number of days employed," by fixing the per diem compensation of assessors and assistant assessors in boroughs, wards, and townships of the second class, and providing the method of ascertaining the number of days employed.

Authorizing district attorneys, in counties of the third class, to appoint county detectives; defining their powers and duties; fixing their salaries; and providing for the payment of such salaries and the expenses of such detectives from the county treasury.

To enable city, county, poor, ward, school, borough, and township tax collectors, their executors and administrators if they are deceased, or either surety or sureties if the surety or sureties have paid the taxes, to collect taxes for the payment of which they have become personally liable, without having collected the same, by the expiration of the authority of their respective bonds, or by the expiration of the authority of their respective warrants, or by the expiration of their terms of office, and to extend the time for the collection of the same for a period of two years from the passage of this act.

Providing for county poor districts in counties of the sixth class; providing for their management, direction, and control by the county commissioners; defining their powers and duties; imposing certain duties upon the county treasurer and county controller or county auditors; abolishing the present poor districts, and transferring their property.

Authorizing counties, cities, boroughs, towns, and townships to acquire lands by purchase, gift, or condemnation, and to convey such lands to the Commonwealth for use of the National Guard.

Validating proceedings by councils in boroughs for the paving and curbing of public highways, and validating municipal liens therefor.

To repeal an act, approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred and ninety-three), entitled "An Act to amend an act, approved the first day of May, one thousand nine hundred and thirteen, entitled 'An act to prohibit the killing of foxes by certain methods in Delaware County, and fixing a penalty for violation of the act,' by extending the provisions of said act to Chester County and Montgomery County," so far as the same relates to Montgomery County.

To add sections one hundred and twenty-seven and one hundred and twenty-eight to, and to amend section five hundred and two of, an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Providing for the depositing of money with the clerk of the several courts of quarter sessions and over and terminer or other courts of record having jurisdiction in this Commonwealth, in lieu of bail and recognizances with surety or sureties, in criminal or quasi criminal prosecutions, desertion or nonsupport and surety of the peace cases, pending in said courts, and fixing the fees of the said clerk of the courts.

To amend section seven of an act, entitled "An act creating a fund for the purpose of rebuilding, restoring, and replacing buildings, structures, equipment, or other property of the Commonwealth of Pennsylvania, damaged or destroyed by fire or other casualty, and regulating the placing of insurance thereon, and providing penalties for any violation of the provisions of this act," approved the fourteenth day of May, Anno Domini one thousand nine hundred fifteen (Pamphlet Laws, five hundred twenty-four), by permitting the purchase of policies of boiler insurance.

To amend sections one, two, and four of an act, approved the eighteenth day of July, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, one thousand and forty-nine), entitled "An act authorizing the Board of Commissioners of Public Grounds and Buildings to erect a Soldiers' and Sailors' Memorial Bridge, with the approaches thereto and memorial pylons, in the city of Harrisburg, to commemorate the services of the soldiers and sailors of the Commonwealth; providing for the letting of contracts therefor; providing for a proportion of the cost to be paid by the city of Harrisburg and public service corporations using or affected by the building of said bridge; providing for acquiring any property necessary by eminent domain; giving the Board of Commissioners of Public Grounds and Buildings the right to sell a portion of the

land to the Pennsylvania Railroad Company to conform to the plans of the architect; providing for the maintenance of said bridge; and making an appropriation to carry out the provisions of this act.

Providing for the election of one person as prothonotary, and one person as clerk of the courts of quarter sessions and oyer and terminer, in counties of the fourth class, and repealing general, local, and special acts inconsistent herewith.

May 16, 1921.

To amend an act, approved the fourteenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend sections one hundred seven and two hundred twelve of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

For the better protection of fish; requiring citizens of the United States residing within this Commonwealth to procure a license from the county treasurer to fish or angle in the waters of this Commonwealth, or in the waters bounding or adjacent thereto, and regulating the issuance of such license; providing penalties for the violation of this act, and the manner of proceeding to enforce compliance therewith; and providing for the disposition of the penalties recovered and license fees received.

To amend an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

To amend the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend chapter three of the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend sections three hundred and ninety-seven, four hundred and twenty-one, and one thousand two hundred and twenty-one of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Providing for the better management of the jails or county prisons in the several counties of this Commonwealth of the third and fourth classes by creating, in such counties, a board to be known by the name and style of inspectors of the jail or county prison, with authority to appoint a warden of such prison, and by vesting in said board, and the officers appointed by it, the safe-keeping, discipline, and employment of prisoners and the government and management of said jails or county prisons.

To amend clause twenty-four of section two of an act, approved the third day of April, one thousand eight hundred and fifty-one (Pamphlet Laws, three hundred and twenty), entitled "An act regulating boroughs," as amended; authorizing the boroughs to increase the rate of taxation for general borough purposes.

To amend an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs"; authorizing boroughs to define and punish disorderly conduct.

To amend an act, approved the thirteenth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, six hundred and seventy-eight), entitled "An act relating to and regulating the use and operation of motor vehicles and vehicles propelled by, or trailing after, motor vehicles; requiring the registration of the same, and the licensing of all operators thereof; providing the fees therefor, and the disposition of such fees; prohibiting the unauthorized use of, and tampering with, motor vehicles; limiting and defining the powers of cities, boroughs, incorporated towns, townships, and counties, as to the regulation of the use and equipment of motor vehicles, and the taxing, registration, or licensing thereof; imposing certain duties on the State Highway Commissioner, and on proprietors of public garages; providing procedure and penalties for violation thereof, and the disposition of fines collected, and regulating the service of process and proceedings in actions for damages arising from the use of any motor vehicle;" providing additional requirements with regard to applications for, and transfers of registrations, and with regard to speed and weight of, and lights upon, motor vehicles; requiring operators to carry

registration certificates; providing standard tests to ascertain the vision and hearing of operators; providing for the payment of certain witness fees; authorizing officers to stop and examine motor vehicles; designating the officers before whom information may be brought; and imposing additional penalties.

To amend sections six and sixteen of the act, approved the seventeenth day of May, one thousand nine hundred and seventeen (Pamphlet Laws, two hundred eight), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words 'drug' and 'poison'; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity," as amended.

To amend section thirteen of an act, approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, nine hundred and fifty-four), entitled "An act to protect the public health and safety. By regulating the erection, alteration, repair, use, occupancy, maintenance, sanitation, and condemnation of dwellings, two-family dwellings rooming-houses, and tenements; by regulating the use, maintenance, and sanitation of the grounds surrounding the same, the adjoining buildings, and all vacant land in cities of the first class; providing for their inspection, the abatement of nuisances, the vacating of uninhabitable houses, and the filing of liens; creating a Division of Housing and Sanitation; and providing for violations of the provisions thereof; and repealing all laws inconsistent therewith."

To amend section six of the act, approved the thirtieth day of January, one thousand eight hundred and seventy-four (Pamphlet Laws, thirty-one), entitled "A further supplement to the act regulating elections in this Commonwealth," as amended; authorizing the court of quarter sessions to appoint election officers in cases of vacancy.

To amend part of section six of an act, approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department, by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, County, township, borough or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act."

To amend section six hundred and twenty-five of, and to amend by adding sections six hundred and twenty-six and six hundred and twenty-seven to, an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To prevent the laying out, opening, changing, vacating, widening, or altering, by a court of quarter sessions, of a road any part of which lies within a township of the first class without the consent and approval of the board of township commissioners.

A supplement to an act, approved the twenty-second day of June, one thousand eight hundred and ninety-one (Pamphlet Laws, three hundred and seventy-nine), entitled "An act to provide for the selection of a site and the erection of a State asylum for the chronic insane, to be called the State Asylum

for the 'Chronic Insane of Pennsylvania, and making an appropriation therefor'; providing for the quarantine, and for the reception, detention, care, and treatment, at said asylum, of persons suffering with syphilis, and for their commitment thereto; and providing for the payment of the cost of commitment, care, and maintenance of such persons, in the same manner as insane persons.

To amend section nineteen of an act, approved the eleventh day of May, one thousand nine hundred eleven (Pamphlet Laws, two hundred forty-four), entitled "An act providing for the original location, laying out, and construction of public roads or highways in the several counties of this Commonwealth, and for the permanent improvement of certain roads or highways therein; making such originally constructed or improved roads and highways county roads; authorizing the relocation, opening, straightening, widening, extension, and alteration of the same, and the vacation of so much of any road as may thereby become unnecessary; providing that the county commissioners or any county may prescribe rules regulating the use of roads constructed or maintained by the various counties, and prescribing penalties for the violation thereof; providing for the taking of property for such improvement, the compensation to be paid therefor, and the payment of damages resulting from such taking, and the manner in which such damages may be determined; providing for the payment of the costs and expenses of such construction or improvement and in thereafter repairing and maintaining said roads; authorizing the levy of a tax or the issuing of bonds to provide a fund for the expense thereof; prescribing a method for improving a county road lying within or traversing a borough, and apportioning the cost of such improvement; and authorizing the vacation of any county road;" further relating to the repair of such roads, and expressing the intent of the act.

To amend section fifteen of an act, entitled "An act relating to fires and fire prevention; imposing duties, and conferring powers heretofore exercised by the State Fire Marshall, upon the Department of State Police; authorizing the appointment of the chiefs of fire departments and certain public officers and others as assistants to said department, and defining their powers and duties; providing for the investigation of the cause, origin, and circumstance of fires, and the inspection of all and the removal or change of certain buildings; imposing duties on school authorities, and on certain corporations, associations, and fire rating agencies; providing for the attendance of witnesses before the department, and the enforcement of its orders; and prescribing penalties," approved the first day of July, Anno Domini one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred and ten).

To amend an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," as amended.

Providing for the recording of deeds and registration of same.

To further amend section thirteen of an act, approved the thirty-first day of May Anno Domini one thousand nine hundred and eleven (Pamphlet Laws, four hundred and sixty-eight), entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsman, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities; and towns and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expense to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State to counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs, and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain acts relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act," as amended.

To amend section two, article five, chapter seven, of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

To amend an act, approved the thirtieth day of June, one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred two), entitled "An act regulating the sale, conveyance, transfer, or disposition of second-hand motor vehicles; requiring the making and filing of sworn descriptions thereof; and statements in relation thereto; regulating the registry of such vehicles; imposing certain duties on the State Highway Commissioner relative to such stolen vehicles; forbidding the removal, defacement, alteration, destruction, obliteration, or concealment of the trade-marks, identification numbers, serial numbers or other distinguishing marks of motor vehicles, or the having possession of motor vehicles, or parts thereof, on or from which such trade or other distinguishing marks or numbers have been removed, defaced, altered, destroyed, obliterated, or concealed; imposing certain duties upon deputy sheriffs, constables, police officers, and proprietors of public garages; prohibiting the registration of motor vehicles subject to the provisions of this act unless in compliance with its terms; providing for the licensing of the business of dealing in second-hand motor vehicles; and fixing penalties for violation of the provisions of this act; and providing that the making of a false affidavit under the provisions of this act shall be perjury and shall be punishable as such."

To amend section five hundred ten of the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

Providing for the purchase of land and the erection and improvement of buildings, by counties of the fourth, fifth, sixth, seventh, and eighth classes, for the purpose of providing a home for indigent orphans and certain incorrigible, indigent, dependent, and neglected children; providing for the maintenance, regulation, and management of such homes, and for commitments thereto by juvenile courts, the directors of the poor, and the county commissioners.

May 17, 1921.

To further amend section fourteen of an act, approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred and nineteen), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke rules; providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein, and repealing inconsistent legislation," as amended.

To amend section five of an act, approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred and nineteen), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national party conventions, and of certain party officers, including State committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, and revoke rules; and providing penalties for the violation of the provisions of this act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation."

Relating to insurance; amending, revising, and consolidating the law; providing for the incorporation of insurance companies, and the regulation, supervision, and protection of home and foreign insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and fire insurance rating bureaus, and the regulation and supervision of insurance carried by such companies, associations, and exchanges, including insurance carried by the State Workmen's Insurance Fund; providing penalties; and repealing existing laws.

Relating to insurance; establishing an insurance department; and amending, revising and consolidating the law relating to the licensing, qualification, regulation, examination, suspension, and dissolution of insurance companies, Lloyds associations, reciprocal and inter-insurance exchanges, and certain societies and orders, the examination and regulation of fire insurance rating bureaus, and the licensing and regulation of insurance agents and brokers; providing penalties and repealing existing laws.

To amend section five of an act, approved the thirtieth day of March, one thousand nine hundred and seventeen (Pamphlet Laws, twenty-one), entitled "An act defining optometry; and relating to the right to practice optometry in the Commonwealth of Pennsylvania, and making certain exceptions; and providing a Board of Optometrical Education, and Licen-

sure, and means and methods whereby the right to practice optometry may be obtained; and providing for the means to carry out the provisions of this act; and providing for revocation or suspension of licenses given by said board, and, providing penalties for violations thereof; and repealing all acts or parts of acts inconsistent therewith."

Amending the act, approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred seventy), entitled "An act creating a Division of Township Highways in the State Highway Department; conferring powers and imposing duties upon officers of the State Highway Department; requiring certain duties of clerks of the courts of quarter sessions; and providing penalties."

To amend sections four and seven of an act, approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred and nine), entitled "An act prescribing the powers and duties of the Bureau of Markets in the Department of Agriculture; providing for cooperation with the Bureau of Standards of the Department of Internal Affairs to establish standard receptacles for farm products, and to promulgate regulations for enforcement thereof; and prescribing penalties for violations of the provisions of this act," striking out certain provisions limiting the investigation and classification of farm products, and appropriating to the Department of Agriculture, for the use of the Bureau of Markets, all fees and other moneys collected under this act.

To repeal an act, approved the third day of April, one thousand eight hundred and seventy-two (Pamphlet Laws, seven hundred and eighty-six), entitled "An act to provide for the detection of crime in the county of Dauphin."

Providing for the appointment of a board of examiners to examine applicants for the office of inspector for the anthracite mines of this Commonwealth; prescribing the qualifications, defining the powers and duties, and fixing the compensation of such examiners; providing for the appointment and removal of inspectors of anthracite mines; prescribing their qualifications, and regulating their salaries and term of office; and abolishing the terms of office of the present mine inspectors of the anthracite mines.

Authorizing the purchasing or building of residences for principals, teachers, or janitors by school districts of the fourth class.

To amend section eight of an act, approved the thirty-first day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act providing for the establishment of a State Highway Department by the appointment of a State Highway Commissioner, two Deputy State Highway Commissioners, chief engineer, chief draughtsmen, superintendents of highways, and a staff of assistants and employees; defining their duties and the jurisdiction of the State Highway Department, and fixing salaries of commissioner and deputies and other appointees; providing for taking over from the counties or townships of the Commonwealth certain existing public roads connecting county-seats, principal cities, and towns and extending to the State line; describing and defining same by route numbers as the State highways of the Commonwealth; providing for the improvement, maintenance and repair of said State highways solely at the expense of the Commonwealth, and relieving the several townships or counties from any further obligation and expenses to improve or maintain the same, and relieving said townships or counties of authority over same; requiring boroughs and incorporated towns to maintain certain State highways wholly and in part; requiring the State Highway Commissioner to make maps to be complete records thereof; conferring authority on the State Highway Commissioner; providing for the payment of damages in taking of property, or otherwise, in the improvement thereof; providing for purchase or acquiring of turnpikes or toll-roads forming all or part of any State highway, and procedure therein; providing for work of improvement of State highways to be done by contract, except where the State Highway Commissioner decides the work be done by the State; providing aid by the State counties and townships desiring the same in the improvement of township or county roads; defining highways and State-aid highways; providing method of application for State aid and in the improvement, maintenance and repair of township or county roads and prescribing the contents of township, county, borough, or incorporated town petitions; providing for percentage of cost of improvement or repairs to be paid by State, county, township, borough, or incorporated town, and requiring contracts by counties, townships, boroughs and incorporated towns with Commonwealth governing same; providing for the minimum width of State highways and State-aid highways, and kind of materials to be used in the improvement; providing for payment of cost of improvement and repairs; providing penalty for injuring or destroying State highways; making appropriations to carry out the provisions of the act; and providing for the repeal of certain laws relating to Highway Department and improvement of roads, and of all acts or parts of acts inconsistent herewith; and providing that existing contracts are not affected by provisions of this act"; providing for vacation of abandoned portions of the State highway routes.

Creating a board of managers to have exclusive jurisdiction over all houses of detention for the reception of untied juvenile offenders and neglected and dependent children who may be under judicial investigation, in counties of the third class, and abolishing the boards of managers now in charge of such houses.

Amending an act, entitled "A supplement to an act, entitled 'An act for the government of cities of the second class,' approved the seventh day of March, Anno Domini one thousand

nine hundred and one; creating and regulating a City Planning Department, giving it jurisdiction, extending it over the city and for three miles beyond the city limits, and regulating the laying out of plans of lots within the limits of the city," approved the tenth day of June, Anno Domini one thousand nine hundred eleven (Pamphlet Laws, eight hundred and seventy-two), by providing the method of appointment and terms of office of the members of the City Planning Department, and that all plans of streets for public use shall be submitted to and approved by this department.

To amend an act, entitled "An act amending section nine of an act, entitled 'An act in relation to the laying out, opening, widening, straightening, extending or vacating streets and alleys, and the construction of bridges in the several municipalities of this Commonwealth, the grading, paving, macadamizing, or otherwise improving streets and alleys, providing for ascertaining the damages to private property resulting therefrom, the assessment of the damages, costs and expenses thereof upon the property benefited, and the construction of sewers and payment of the damages, costs and expenses thereof, including damages to private property resulting therefrom,' approved May sixteenth, Anno Domini one thousand eight hundred and ninety-one, enabling municipal corporations to lay out, open, widen, extend, and vacate streets or alleys, upon petition or without petition of property owners, as amended by the act approved the twenty-second day of May, Anno Domini one thousand eight hundred and ninety-five; providing for the approval of ordinances by the city recorder and the publication of the ordinances," approved the nineteenth day of March, Anno Domini one thousand nine hundred and three (Pamphlet Laws, thirty-five); providing that the ordinances may require that no building may be built or altered except to conform to the lines fixed by the widening or straightening ordinances, and that, in such case, the landowner's right of action shall not accrue until actual occupancy by the municipality or the locating or relocating of the building to conform to the new lines.

A supplement to the act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred sixty-two), entitled "An act providing for the creation and administration of a State Fund for the insurance of compensation for injuries to employees of subscribers thereto; declaring false oaths by the subscribers to be misdemeanors; and providing penalties for the violation thereof"; refunding to the general fund of the State Treasury all moneys appropriated for the organization and administration of the State Workmen's Insurance Fund.

For the protection of human life, live stock, and growing timber by prohibiting the discharge of certain guns, except at birds and animals or at targets properly protected, and providing penalties.

To amend an act approved the twenty-fifth day of February, one thousand nine hundred and one (Pamphlet Laws, page eleven), entitled "An act to establish a Department of Forestry, to provide for its proper administration, to regulate the acquisition of land for the Commonwealth, and to provide for the control, protection, and maintenance of forestry reservations by the Department of Forestry," as amended; by establishing additional bureaus and offices in said department, establishing forest districts; providing for forest officers assistants, and labor; providing for the salaries of the officers and employees of the department; fixing the amount of expenditures for the acquisition of land; and repealing certain acts.

To amend an act, approved the third day of June, one thousand nine hundred and fifteen (Pamphlet Laws, page seven hundred and ninety-seven), entitled "An act to establish a Bureau of Forest Protection within the Department of Forestry; designating the officers who shall constitute the bureau, their duties and salaries; prescribing penalties for the violation thereof; and repealing all laws, general, special, or local, or any parts thereof, that may be inconsistent with or supplied by this act," by providing for a chief of the Bureau of Forest Protection; empowering district foresters to act as district fire-wardens; providing for the compensation of the chief and other fire-wardens and persons assisting in extinguishing forest fires.

To amend section three hundred eighty-six, clause four, of the act, approved the fourteenth day of July, one thousand nine hundred seventeen (Pamphlet Laws, eight hundred forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto," by limiting the powers of townships of the second class to contract for road purposes.

Authorizing the lease of lands acquired in connection with the acquisition of toll-bridges over boundary waters to boroughs and townships for park purposes.

To amend sections one, two, and three, article seven, chapter six, of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating thereto."

To provide for the recording, and notation upon the record of any deed or other recorded instrument, of any judgment or decree affecting such deed, or other instrument, and providing that such recording and notation shall be notice of such judgment or decree.

To amend an act, approved the fifth day of June, one thousand nine hundred and thirteen (Pamphlet Laws, four hundred thirty-five), entitled "An act to authorize the courts of

common pleas of any county, when any individual church within the county has become inactive or extinct, by reason of there being no resident or active trustees representing it, or otherwise, and the property of the church is liable to be wasted or destroyed, to appoint the trustees of the State body or organization representative of the denomination of which said church was a member as trustees for said church, to hold and dispose of the title to the property owned by said church, and defining the procedure thereon"; authorizing the said courts to appoint, as trustees for the property owned or held by any church board, or agency of any religious organization, the trustees or body corporate of the superior judiciary with which the church has been connected, when the territory covered by the said judiciary is within the State, or any other appropriate board or agency of such religious organization, if duly incorporated under the laws of any State of the United States.

To amend an act, approved the twenty-fourth day of May, one thousand eight hundred and eighty-seven (Pamphlet Laws, one hundred eighty-two), entitled "An act to authorize the councils of the cities of the first class of the Commonwealth to appropriate annually a sum not exceeding five hundred dollars, for the support and maintenance of each company of the National Guard using and occupying an armory, building, room, or quarters within said cities, in addition to the annual appropriation by the Legislature"; fixing the amounts which may be appropriated by cities of the first, second, and third classes to companies, troops, and similar units of the National Guard, and extending the provisions of said act to counties.

Reorganizing the Adjutant General's Department designating the officers and employes thereof, and fixing the salaries of each.

Providing for the organization, government, discipline, maintenance, and regulation of the armed forces of this Commonwealth.

To amend the act, approved the twelfth day of June, one thousand eight hundred and seventy-eight (Pamphlet Laws, two hundred and six), entitled "An act authorizing the State Treasurer to refund collateral inheritance tax heretofore paid or that may hereafter be paid in error," by providing for the refunding by the State Treasurer of collateral, direct, or transfer inheritance tax heretofore paid or that may hereafter be paid on the estate or property of a person erroneously adjudged to be dead.

To amend an act, approved the twenty-fifth day of June, one thousand nine hundred and thirteen (Pamphlet Laws, five hundred and fifty), entitled "An act authorizing the several counties, incorporated towns, and boroughs to appropriate annually sums of money to each camp of the United Spanish War Veterans, and of the Army of the Philippines, and to each post of the American Veterans of Foreign Service, in the respective counties, boroughs, and towns, to aid in defraying the expenses of Memorial Day," by authorizing appropriations to each post of the American Legion, Veterans of Foreign Wars, and to each Naval Association, and each post of the Grand Army of the Republic.

To amend section one of an act, approved the eighth day of April, one thousand eight hundred sixty-seven (Pamphlet Laws, fifty), entitled "An act to permit disabled soldiers to peddle by procuring a license therefor, without charge," as amended.

To amend section one of article seven, chapter six, of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelfth), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," by adding thereto subsection eight providing that the borough's share of the cost of construction and improvement of streets or highways in boroughs, which are built or improved jointly by the borough and county, the borough and State, or borough, county, and State, may be assessed against the abutting property owners.

Providing for placement training in the several departments, bureaus, boards, divisions, and commissions of the State Government of disabled soldiers, sailors, and marines.

To amend section one of an act, approved the twenty-first day of March, one thousand nine hundred and seven (Pamphlet Laws, twenty-two), entitled "An act authorizing the county commissioners of the several counties, or of town councils of the several boroughs, of this Commonwealth, or both, to appropriate annually a sufficient sum of money to each Post of the Grand Army of the Republic, in their respective counties or boroughs, to aid in defraying the expense of Memorial Day," as amended; authorizing county commissioners to make additional appropriations for Memorial Day purposes.

Regulating service of process from the courts of common pleas or other courts of record, and extending the territorial jurisdiction thereof in certain cases.

Establishing a State highway in the county of Lebanon; providing for its location, construction, improvement, and maintenance by the Commonwealth.

Relating to the taking of certain fur-bearing animals.

To amend section one as amended, and section seven, of an act, approved the third day of June, Anno Domini one thousand eight hundred and eighty-five (Pamphlet Laws, sixty-two), entitled "An act to provide for the establishment and maintenance of a home for disabled and indigent soldiers and sailors of Pennsylvania.

Regulating the closing of public highways, and providing for the locating, marking, and maintenance of detours necessitated by such closing.

To amend section three of an act, approved the twenty-seventh day of May, one thousand ninety-three (Pamphlet Laws, one hundred seventy-one), entitled "An act providing for the erection of the Pennsylvania Soldiers Orphans' Industrial School; the purchase of land and the erection and equipment of the building and buildings necessary therefor; making appropriations for such purposes, erection, and equipment, and the maintenance of children admitted therein, placing the care of the same in the commission now known as the Commission of Soldiers' Orphans' Schools of the State of Pennsylvania, and regulating the admissions to the said Pennsylvania Soldiers Orphans' Industrial School and the said Soldiers' Orphan Schools."

To amend an act, approved the eighth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, seven hundred sixty-four), entitled "An act authorizing suits brought to recover in case of accidents in this Commonwealth in courts of common pleas to be certified to the Workmen's Compensation Board when discovered that the suit has been brought wrongfully"; extending the provisions of said act to suits brought after the passage of said act and prior to the passage of this amendment.

To amend an act, approved the ninth day of May, one thousand nine hundred and thirteen (Pamphlet Laws, one hundred and ninety-eight), entitled "An Act prohibiting the furnishing, by gift, sale, or otherwise, of cigarettes or cigarette paper to minors; requiring minors to divulge where and from whom cigarettes or cigarette paper have been obtained; and providing penalties for violation of this act"; providing for the punishment of first and second offenses by summary conviction and fine.

To regulate the drilling, operating, and abandoning of oil and gas wells, and providing a penalty for violation of the provisions of this act.

To amend part of section one of the act, approved the eleventh day of July, one thousand nine hundred and one (Pamphlet Laws, six hundred sixty-three), entitled "An act to regulate and establish the fees to be charged by sheriffs in this Commonwealth, and to provide for the taxation and collection of the same," as amended.

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Defining fraternal benefit societies and their status; authorizing such societies to create subordinate lodges, and to pay benefits to members and their beneficiaries from funds collected, and regulating such benefits and collections; providing for the organization and incorporation of such societies, and for their supervision, regulation, and examination by the Insurance Commissioner, and for the admission of foreign societies; designating tables of mortality as a basis for rates of contribution; requiring all societies to make annual and other reports, and appointing the Insurance Commissioner as attorney for service of process; providing penalties for any violation of the act; exempting such societies from taxation, and certain other societies from its provisions; and requiring beneficial associations, other than fraternal benefit societies, to report to, and be supervised by, the Insurance Commissioner; and repealing existing laws.

Authorizing receivers of taxes in and for cities of the first class to furnish certificates of taxes and claims which are liens on real estate, and fixing the fees for such services.

To amend section twenty-one of an act, approved the seventh day of June, one thousand nine hundred and seventeen (Pamphlet Laws, four hundred and three), entitled "An act relating to the form, execution, and interpretation of wills; to nuncupative wills; to the appointment of testamentary guardians; to spendthrift trusts; to forfeiture of devise or legacy in case of murder of testator; to elections to take under or against wills, and to the recording and registering of such elections and of decrees relative thereto, and to the fees therefor."

To provide for the better preservation of the books and papers in the office of the prothonotaries in the counties of this Commonwealth by copying, transcribing, and certification of dilapidated, faded, or injured books or papers.

To provide for the disposition of all drugs which are introduced in the evidence of any trial for the illegal possession or sale of same.

To amend sections one thousand five hundred and one and one thousand five hundred and five of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended by an act, approved the twenty-third day of June, one thousand nine hundred and nineteen (Pamphlet Laws, five hundred and seventy-two), entitled "An act to amend an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled 'An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing

revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section two thousand twenty-one of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," and repealing section two thousand twenty-two, two thousand twenty-three, two thousand twenty-four, and two thousand twenty-five thereof.

Amending section ten of an act, entitled "An Act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county or city of Philadelphia; regulating the procedure therein, and appeals therefrom, and providing for the expenses thereof," approved the twelfth day of July, one thousand nine hundred and thirteen Pamphlet Laws, seven hundred and eleven), by changing the jurisdiction in civil actions.

Authorizing the establishment by counties of hospitals for the treatment of persons afflicted with tuberculosis; providing for the management and maintenance thereof; and authorizing the incurring of indebtedness and the levy of taxes therefor.

To amend section twenty-two of an act, approved the second day of May, one thousand eight hundred and eighty-nine (Pamphlet Laws, sixty-six), entitled "An act defining and regulating escheats in cases where property is without a lawful owner, and providing for more convenient proceedings relative to the same," by providing that the traverse to a finding of escheat in certain cases only shall be certified to the court of common pleas.

Authorizing certain telephone companies and certain telephone and telegraph companies to acquire all or any part of the capital stock, franchises, property, rights, and credits of each other, and to purchase, lease, or otherwise acquire all or any part of the lines, systems, rights, privileges, municipal consents, and corporate franchises of each other.

To amend sections five hundred and six as amended, and five hundred and eight, of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Empowering cities to take, purchase, or condemn property for the purpose of erecting, providing, maintaining, and operating thereon playgrounds, playfields, gymnasiums, public baths, swimming pools, indoor recreation centers, comfort stations, waiting stations, and drinking fountains.

To fix the time for filing nomination certificates and nomination papers to fill vacancies caused by the withdrawal of candidates.

To amend section six hundred twenty-seven of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section four hundred and twenty-one of the act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend sections nine hundred and eighty, nine hundred and ninety, nine hundred and ninety-two, nine hundred and ninety-three, and one thousand and five of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend section ten hundred and eleven of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending, and consolidating the law relating thereto."

To amend clause (c), section three hundred and six of an act, approved the second day of June, one thousand nine hundred and fifteen (Pamphlet Laws, seven hundred and thirty-six), entitled "An act defining the liability of an employer to pay damages for injuries received by an employee in the course of employment; establishing an elective schedule of compensation, and providing procedure for the determination of liability and compensation thereunder."

Giving additional protection to human beings in this Commonwealth, and imposing penalties upon those who may shoot at or wound or kill a human being in mistake for either game or other wild creatures.

To amend section six hundred two of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system of the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

To amend section three hundred and three of the act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To further amend an act, entitled "An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment," approved April sixteenth, Anno Domini one thousand nine hundred and three, as amended by the act, approved May twenty-eighth, one thousand nine hundred and seven, entitled "An act to amend an act, entitled 'An act to authorize and provide for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment,' approved April sixteenth, Anno Domini one thousand nine hundred and three; providing for the commitment of persons habitually addicted to the use of alcoholic drink or intoxicating drugs to a proper hospital or asylum, for restraint, care, and treatment, by the court of quarter sessions"; providing for the payment of the cost and expense of care and treatment of indigent inebriates by the county from which the inebriate is committed, and that the overhead charges shall be paid by the State when the inebriate is committed to a public State institution.

Fixing the salary of the jury commissioners of the counties of the third class.

To amend section seven of article two of chapter seven of the act, approved the fourteenth day of May, one thousand nine hundred and fifteen Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs," and to repeal section seven of article two of chapter seven of said act.

To amend section four of the act, approved the fifth day of March, one thousand nine hundred and six (Pamphlet Laws, sixty-three), entitled "An act to provide for the personal registration of electors in cities of the third class of this Commonwealth, to make such registration a condition of the right to vote in such cities, and to provide penalties for violation of its provisions."

To further amend section one thousand four hundred twelve in article fourteen of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

To amend an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

To amend section one thousand six hundred and one of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

Providing for the condemnation by the Commonwealth of lands suitable and desirable for forest purposes or game preserve purposes or the perpetuation and protection of fish; and defining the powers and duties of the Department of Forestry, the Board of Game Commissioners, and the Department of Fisheries, respectively, in relation thereto.

Empowering cities of the third class to contract with certain incorporated associations to use and occupy public parks and playgrounds, subject to regulations prescribed by said cities.

To amend sections four and six of a supplement to an act, approved the twenty-sixth day of April, one thousand nine hundred and eleven (one thousand nine hundred and eleven, Pamphlet Laws,eighty-two), entitled "A supplement to an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved April twenty-ninth, Anno Domini eighteen hundred and seventy-four; providing for the incorporation of trustees appointed or to be appointed under the terms of any will, deed, grant, or gift creating a trust or trusts for the benefit of the people of any incorporate city of this Commonwealth, for the advancement of learning, science, music, art, or of any one or more of said purposes, in which representatives of said city may have part in the management; with power to confer degrees in art, pure and applied science, philosophy, literature, painting, music, medicine, law, and theology, and for the supervisions and regulation of the same"; conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council.

Restricting the appointment of corporate fiduciaries by testators or by any court or register of wills to corporations fully subject to supervisions and examination by the Banking Department.

To validate tax liens filed in the office of the prothonotary of the various counties, since the first day of June, one thousand nine hundred and fifteen, under the provisions of an act, approved the fourth day of June one thousand nine hundred and one, entitled "An act providing when, how, upon what property, and to what extent, liens shall be allowed for taxes, and for municipal improvements, and for the removal of nuisances; the procedure upon claims filed therefor; the methods of preserving such liens and enforcing payment of such claims; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales," and its supplements and amendments thereto; and providing for their collection.

To amend section forty-three of the act, approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred and fifty-seven), entitled "An act to provide for the personal registration of electors as a condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at elections, and their enrollment as members of political parties as a further condition of their right to vote at primaries, in cities of the first class of this Commonwealth, so as to increase the maximum compensation to be paid to the chief clerk of the registration commission.

To amend section one of the act, approved the seventeenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, ten hundred and three), entitled "An act requiring licenses to sell steamship tickets or orders for transportation to or from foreign countries, and providing penalties.

To commemorate the memory of Thaddeus Stevens by designating one of the educational buildings to be erected in Capitol Park as "The Thaddeus Stevens Educational Memorial," and constituting a commission to prepare a pamphlet dealing with the life and speeches of Thaddeus Stevens to be distributed to the public schools.

To amend section two of an act, approved the twenty-fifth day of April, one thousand nine hundred and three (Pamphlet Laws, three hundred and four), entitled "An act to further regulate the construction, maintenance, and inspection of building and party walls, in cities of the first class."

Relating to certain county officers in counties of the fifth class; providing for their salaries, and the compensation of deputies and clerks in the respective county offices; establishing a salary board, and defining its powers and duties; placing certain duties on the county commissioners, county controllers, and county auditors; requiring the payment into the respective county treasury of the fees of such county officers; and providing penalties for violation of this act.

Authorize the merger and consolidating of water or water power companies organized prior to the first of April, one thousand nine hundred and five, and providing the manner in which such merger shall be effected.

To amend section six hundred and twenty-nine of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; repealing all laws, general, special, or local or any parts thereof, that are or may be inconsistent therewith"; providing for the display of the national flag in all buildings of public and private schools.

To amend section one thousand two hundred and six of an act, approved the eighteenth day of May one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to estab-

lish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

To amend article nine of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended; creating a State Council of Education; defining its powers and duties; and transferring thereto the powers and duties now vested in the State Board of Education.

To amend sections five and seven, and repeal sections eight and ten, of an act, approved the twenty-sixth day of June, one thousand eight hundred ninety-five (Pamphlet Laws, three hundred twenty-seven), entitled "An act to provide for the incorporation of institutions of learning with power to confer degrees in art, pure and applied science, philosophy, literature, medicine, law and theology, and for the supervision and regulation of the same, and providing a method by which institutions already incorporated may obtain the power to confer degrees, and exempting from the provisions of this act colleges heretofore incorporated by the courts of common pleas with power to confer degrees, in cases where such colleges have, at the time of the passage of this act, a specified amount of capital or resources"; conferring upon the State Council of Education powers and duties heretofore vested in the College and University Council.

Imposing a State tax on gasoline, and on all other liquids containing any derivative of petroleum or natural gas, produced, prepared, or compounded or usable for the purpose of generating power by means of internal combustion and sold in this Commonwealth, except for the purpose or resale; providing for the collection of such tax and for the distribution and use of the revenues derived therefrom; making an appropriation; and fixing penalties.

To amend section one hundred one, one hundred sixteen as amended, one hundred seventeen, two hundred twelve as amended, and three hundred one as amended, of an act approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith"; and providing for the creation of union school districts and the government thereof, by adding to article one, section one hundred twenty-seven, one hundred twenty-eight, one hundred twenty-nine, and one hundred thirty.

To provide for the care, training, and maintenance of certain children by the several counties; authorizing the county commissioners to establish and maintain separate or joint county industrial homes for such purposes; requiring poor authorities to place children of certain age with families or in institutions; providing for the care and maintenance of certain children in such homes at the expense of the parents; and prohibiting the receiving and detaining of children in almshouses and poor houses; and validating similar acts heretofore performed by the commissioners of several counties.

To amend section one thousand four hundred and two of an act, approved the eighteenth day of May, Anno Domini one thousand nine hundred and eleven, entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," so far as to insure school privileges to certain dependent children of the Commonwealth.

To provide for the payment of moneys to school districts the taxes of which are reduced by the acquisition of lands and property by the Commonwealth for the conservation of water and to prevent flood conditions.

To amend sections one thousand four hundred sixteen and one thousand four hundred thirty-one of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend sections one thousand seven hundred one, one thousand seven hundred four, one thousand seven hundred four, one thousand seven hundred five, and one thousand seven hundred eleven of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet

Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special or any parts thereof, that are or may be inconsistent therewith."

To amend sections two hundred sixteen, three hundred twenty-three, one thousand one hundred forty-five, one thousand four hundred eight, of an act, approved the eighteenth day of May, one thousand nine hundred eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section one thousand three hundred sixteen as amended, and section one thousand three hundred seventeen, of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section two hundred and seven of the act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Authorizing a city of the third class to provide by ordinance for the payment for public work or improvements heretofore made for and accepted by such city where no legal or valid contract was entered into as required by law.

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Concerning fraudulent conveyances, and to make uniform the law relating thereto.

To amend section twenty-five of the act, approved the twenty-eighth day of July, one thousand nine hundred and seventeen, (Pamphlet Laws, one thousand two hundred fifteen), entitled "An act to revise, amend, and consolidate the law relating to fish, and providing penalties," as amended.

To amend an act, approved the seventeenth day of May, one thousand nine hundred nineteen (Pamphlet Laws, two hundred and five), entitled "An act to amend section one, of an act, approved the fifth day of May, one thousand eight hundred and thirty-two, entitled 'An act regulating lateral railroads,' by extending the provisions thereof to any person or persons, corporation of the first or second class, partnership, municipal or quasi-municipal corporation, school or poor district of the State of Pennsylvania, incorporated under general or special act of Assembly, being the owner or owners, of land, mills, quarries, coal-mines, lime-kilns, or other real estate, in the vicinity of any railroad, canal, or slack-water navigation, made or to be made by any company or by the State of Pennsylvania, and not more than four miles distant therefrom"; increasing the length of lateral railroads.

Providing for licensing drivers of taxicabs and passenger motor vehicles for hire by cities of the second class; prescribing the method of securing such licenses, and the right of the proper authorities of such cities to inquire into the moral character and general fitness of all applicants for such licenses; prohibiting all persons from engaging in the business of driving taxicabs and passenger motor vehicles for hire without first having obtained such license; and providing penalties for violation of this act.

To carry out the provisions of section eight, article nine of the Constitution of the State of Pennsylvania, as amended, and, for that purpose, prescribing the method of determining the amount which may be deducted in ascertaining the borrowing capacity of the city of Philadelphia by excluding from the calculation, and deducting from its indebtedness, so much of the debt of said city as shall have been incurred or is about to be incurred, and the proceeds thereof expended or about to be expended, upon any public improvement or in the construction, purchase, or condemnation of any public utility, or part thereof or facility therefor, if such public improvement or public utility, or part thereof, whether separately or in connection with any other public improvement or public utility, or part thereof, may reasonably be expected to yield revenue in excess of operating expenses sufficient to pay the interest and sinking-fund charges thereon.

A supplement to an act, entitled "An act to amend an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, providing for the incorporation and regulation of electric light, heat, and power companies," approved the eighth day of

May, Anno Domini one thousand eight hundred and eighty-nine, by extending the powers of every corporation heretofore or hereafter incorporated for the supply of light, heat, and power, or any of them, to the public by electricity, and of every corporation which has heretofore accepted the provisions of said act as provided herein; and granting to every such corporation the power to appropriate property outside the limits of public streets, lanes, alleys, and highways, subject to the finding by the Public Service Commission of the Commonwealth of Pennsylvania, that the service to be furnished through the exercise of said power is necessary or proper for the service, accommodation, convenience, or safety of the public; and providing a method for the assessment of damages arising from such appropriation.

Supplementary to an act, entitled "An act granting to water power companies, and other corporations owning or controlling water power, authority to develop and distribute electric power by means of their water-power, and to erect, construct, and maintain the necessary buildings, plant, and apparatus for that purpose," providing a method for the assessment of damages arising from such appropriation.

To amend sections six and seven of the act, approved the third day of June, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred sixty-six), entitled "An act reorganizing the Department of State Police; creating therein a Bureau of Fire Protection; providing for a State Police Force, and defining the powers and duties of the same, including the enforcement of laws relating to game, fish, forestry, and water supply, and certain other laws, and including the collection of information useful for the detection of crime and the apprehension of criminals; providing for the equipment, maintenance, and transportation of such police; providing for barracks and sustenances therefor; and prescribing penalties."

May 24, 1921.

To amend section fifteen of an act, approved April twenty-seventh, one thousand nine hundred and five (Pamphlet Laws, three hundred and twelve), entitled "An act creating a Department of Health, and defining its powers and duties," as amended.

To amend section one of an act, approved the twenty-fifth day of June, one thousand eight hundred ninety-five (Pamphlet Laws, two hundred seventy-five), entitled "An act dividing the cities of this State into three classes with respect to their population, and designating the mode of ascertaining and changing the classification thereof in accordance therewith."

To amend the forty-first clause of section two, article one, chapter five, of the act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

To repeal an act, approved the twenty-third day of March, one thousand eight hundred and sixty-five (Pamphlet Laws, six hundred and thirty-four), entitled "An act relating to the compensation of the county treasurers of Montgomery and Berks Counties."

To amend section four hundred and one of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenues; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith."

To amend section four of an act, approved the twentieth day of June, one thousand nine hundred and seventeen (Pamphlet Laws, six hundred eighteen), entitled "An act relating to the appointment of persons to the police department in cities of the third class, providing for and regulating examinations, the manner of appointments, and the manner and power of removal of employees of said department; and providing a method for fixing compensation."

Authorizing the directors of the poor of Jenkins Township, Pittston City, and Pittston Township, in Luzerne County, to acquire property and to erect and equip an asylum for the insane and to levy taxes and borrow money therefor.

Requiring banks, banking corporations, copartnerships, or associations, cooperative banking associations, trust, safe deposit, real estate, mortgage, title, insurance, guaranty, surety, and indemnity companies, savings institutions, savings banks, provident institutions, building and loan associations, lodges and societies, to file of record names or persons authorized to make entries on records or mortgages; imposing certain duties on recorders of deeds; and declaring certain entries void.

To repeal section two of an act, entitled "An act for the protection of the public health, approved May twenty-eighth, one thousand nine hundred and fifteen (Pamphlet Laws, six hundred and forty-two.)"

To amend section two of an act, approved the twenty-ninth day of March, eighteen hundred and ninety-nine (Pamphlet Laws, twenty-one), entitled "An act to establish a board of the examination of accounts, to provide for the granting of certificates to accountants, and to provide a punishment for the violation of this act," as amended.

To establish a separate orphans' court in and for the County of Erie.

A supplement to an act, approved the eighteenth day of July, one thousand nine hundred and nineteen (Appropriation Acts, page two hundred and twenty-nine, number three hundred and eighty-two A), entitled "An act authorizing the appointment of a commission to supervise the revising, amending, consolidating, and simplifying of the laws relating to the assessment, levy, and collection of taxes for local purposes; prescribing the power and duties of such commission; imposing certain duties on the Legislative Reference Bureau; and making an appropriation"; continuing the commission appointed under the provisions of said act for a further period of two years; providing for the appointment of additional members on said commission; and making an appropriation.

To amend section one thousand one hundred and twenty-six of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania; together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, and any parts thereof, that are or may be inconsistent therewith."

To amend section sixteen of an act, approved the tenth day of June, one thousand eight hundred and ninety-three (Pamphlet Laws, four hundred and nineteen), entitled "An Act to regulate the nomination and election of public officers; requiring certain expenses incident thereto to be paid by the several counties; and punishing certain offenses in regard to such election."

Providing for county poor districts in counties of the seventh class; providing for their management, direction, and control by the county commissioners; defining their powers and duties; imposing certain duties upon the county treasurer and county controller, or county auditor; abolishing the present poor districts, and transferring their property.

To amend section one thousand four hundred and thirty-six of an act, approved the eighteenth day of May, one thousand nine hundred and eleven (Pamphlet Laws, three hundred and nine), entitled "An act to establish a public school system in the Commonwealth of Pennsylvania, together with the provisions by which it shall be administered, and prescribing penalties for the violation thereof; providing revenue to establish and maintain the same, and the method of collecting such revenue; and repealing all laws, general, special, or local, or any parts thereof, that are or may be inconsistent therewith," as amended.

Providing when, how, and to what extent, liens upon seated real property shall be allowed for county, bridge, road, borough, incorporated town, township, school district, and poor taxes; the procedure upon tax claims filed therefor; the methods for preserving such tax liens and enforcing payment of such liens; the effect of judicial sales of the properties liened, and the manner of distributing the proceeds of such sales.

Authorizing and empowering the several counties of this Commonwealth to reimburse and pay highway contractors under road construction contracts entered into between said counties and such contractors, approved by the State Highway Department prior to the order of the Interstate Commerce Commission of the United States of America of the twenty-ninth day of July, one thousand nine hundred and twenty, increasing railroad freight rates, the additional amount of freight charges required to be paid by such contractors by reason of such increase in rates.

May 25, 1921.

To amend section one of an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred nine), entitled "An act to authorize the acquisition, by purchase or condemnation, of lands for a park, and the erection of a monument commemorative of Washington crossing the River Delaware, and for the appointment of a commission to acquire said lands and erect such monument; and making an appropriation for the purpose of this act."

To ascertain and appoint the fees to be received by the recorder of deeds, in and for the counties in this Commonwealth containing more than one million five hundred thousand (1,500,000) inhabitants.

To amend section fourteen of an act, approved the twenty-first day of July, one thousand nine hundred and nineteen (Pamphlet Laws, one thousand seventy-seven), entitled "An act to provide for the administration of the Workmen's Compensation Act of one thousand nine hundred fifteen by creating the Bureau of Workmen's Compensation of the Department of Labor and Industry; providing for the establishment of the Workmen's Compensation Board to have charge of such bureau; authorizing the division of the Commonwealth into workmen's compensation districts, and the appointment of workmen's compensation referees; defining the powers and duties of the Commissioner of Labor and Industry, the Bureau of Workmen's Compensation, the Workmen's Compensation Board, the workmen's compensation referees and the factory inspectors of the Department of Labor and Industry, in enforcing the said act; and fixing the salaries of the members of the Workmen's Com-

pensation Board, the workmen's compensation referees, and certain of their employes and assistants; and repealing certain acts."

To further amend the fifth section of an act, entitled "An act relating to the organization and jurisdiction of orphans' courts, and to establish a separate orphans' court in and for counties having more than one hundred fifty thousand inhabitants, and to provide for the election of judges thereof," approved May nineteenth, Anno Domini eighteen hundred and seventy-four (Pamphlet Laws, two hundred and six), as amended, by fixing and determining the salaries of the assistant clerks of said court in counties of the first, second, third, and fourth classes.

To amend section one of an act, approved the sixth day of May, Anno Domini one thousand nine hundred and fifteen (Pamphlet Laws, two hundred and sixty-two), entitled "An act imposing certain liabilities on persons, firms, and corporations, in cities of the second class, for the cost of extinguishing fires which occur through their criminal intent, design, or wilful negligence, or where they have not complied with any laws, ordinance, or other lawful regulation for the prevention of fire or the spreading thereof; providing a method for the ascertainment of such cost, and the manner of collecting the same," so as to extend its provisions to persons, firms, and corporations, in cities of the third class and boroughs.

To amend sections one, two, three, four, five, and six, and repealing sections seven and eight, of an act, approved the twenty-sixth day of July, one thousand nine hundred thirteen (Pamphlet Laws, one thousand three hundred and sixty-nine), entitled "An act declaring buildings and parts of buildings used for purposes of fornication, lewdness, assignation, and prostitution to be nuisances; providing a method of abating same; establishing a method of procedure against those who use said buildings or parts for such purposes; and providing penalties for violation of this act."

Appropriating to the Department of Health any moneys to be received from the United States Government in the promotion of sanitation, public health, and health education, the protection and care of maternity, infancy, and old age, and the prevention, treatment, and cure of disease.

To amend section five of an act, approved the eleventh day of March, one thousand nine hundred and nine (Pamphlet Laws, fifteen), entitled "An act relating to non-alcoholic drinks; defining the same; and prohibiting the manufacture, sale, offering for sale, exposing for sale, or having in possession with intent to sell, of any adulterated or misbranded non-alcoholic drinks and providing penalties for the violation thereof, and providing for the enforcement thereof."

To amend section two of an act, approved the twenty-eighth day of March, one thousand eight hundred and eighty-nine (Pamphlet Laws, twenty-two), entitled "A supplement to an act, entitled 'An act to provide for the publication of the decisions of the Supreme Court and the appointment of a State Reporter,' approved the twelfth day of June, Anno Domini one thousand eight hundred and seventy-eight (Pamphlet Laws, one thousand eight hundred and seventy-eight, page two hundred and one); requiring the State Reporter to report all cases decided by the Supreme Court of this Commonwealth, and providing for additional assistance and compensation therefor."

To amend a part of section two of the act, approved the second day of June, one thousand nine hundred and nineteen (Pamphlet Laws, three hundred and sixty-one), entitled "An act to amend section two of the act, approved the twenty-third day of June, one thousand nine hundred and eleven (Pamphlet Laws, one thousand one hundred eighteen), entitled 'An act to provide for the establishment of a Bureau of Standards in the Department of Internal Affairs of Pennsylvania; the appointment of a chief of that bureau, prescribing his duties, and fixing his salary; authorizing the purchase of a set of standardized weights and measures, for the use of the bureau, and making an appropriation therefor,' by providing for the appointment of deputies in the Bureau of Standards, and fixing their salaries, and prescribing additional powers and duties for the chief of the Bureau of Standards and for his deputies," by providing for the appointment of additional deputies, and fixing the salary of the chief of said bureau.

To amend section eleven and section thirteen of an act, approved the fifteenth day of May, one thousand nine hundred fifteen (Pamphlet Laws, five hundred thirty-four), entitled "An act relating to motion-picture films, reels, or stereopticon views or slides; providing a system of examination, approval, and regulation thereof, and of the banners, posters, and other like advertising matters used in connection therewith; creating the Board of Censors; and providing penalties for the violation of this act."

To amend sections one and two of the act, approved the twenty-third day of April, one thousand nine hundred and nine (Pamphlet Laws, one hundred fifty-one), entitled "An act providing that the offices of justice of the peace and notary public shall not be incompatible," by providing also that the offices of magistrate and alderman shall not be incompatible with the office of notary public.

To amend sections five hundred and eighty-five and five hundred and eighty-seven of an act, approved the fourteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, eight hundred and forty), entitled "An act concerning townships; and revising, amending and consolidating the law relating thereto."

To quiet the title of real estate; and to enable citizens of the United State, and corporations authorized to hold real estate within this Commonwealth, to hold and convey title to real estate which has been formerly held by or for corporations not authorized by law to hold the same.

Permitting certain domestic mutual fire insurance companies to issue cash premium policies without assessment liability; and providing for the distribution and escheat of the surplus of certain domestic mutual fire insurance companies in event of dissolution.

To further amend section fifteen of the act, approved the twelfth day of July, one thousand nine hundred and thirteen (Pamphlet Laws, seven hundred and nineteen), entitled "An act regulating certain political parties; providing for and regulating the nomination of candidates of such political parties for certain public offices, the election of delegates and alternate delegates to national conventions, and of certain party officers, including State Committeemen; a method whereby electors of such political parties may express their choice of candidates for the office of President of the United States; and the payment by the several counties, and their reimbursement by the State, of the expenses of the same; authorizing the State committee of a political party to make, and to alter, amend, revoke rules; and providing penalties for the violation of the provisions of said act, and for the punishment of certain offenses provided for herein; and repealing inconsistent legislation," by empowering the court of common pleas, instead of the return board, to open ballot-boxes when fraud or error not manifest on the general return is alleged.

To repeal an act, entitled "An act to provide for the surrender of franchises of meadow companies, and the transfer of duties of said meadow companies to the respective cities or counties within which the lands governed by said meadow companies may lie," approved the ninth day of June, one thousand nine hundred and eleven (Pamphlet Laws, eight hundred and thirty-four).

To regulate the practice of the profession of engineering and of land surveying; creating a State Board for the Registration of Professional Engineers and Land Surveyors; defining its powers and duties; imposing certain duties upon the Commonwealth and political subdivisions thereof in connection with public work; and providing penalties.

To amend section three of an act, approved the fourteenth day of June, one thousand eight hundred eighty-seven (Pamphlet Laws, three hundred and eighty-three), entitled "An act to provide for the incorporation and regulation of companies, not for profit, organized for the encouragement of the arts and sciences and of agriculture and horticulture, and to confer upon such companies the right to eminent domain," as amended; enabling said corporations to increase their bonded indebtedness.

To amend section nineteen, chapter three, article one, of an act, approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred and twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

Creating a Department of Public Welfare; defining its powers and duties; abolishing the Board of Public Charities, the Committee on Lunacy, and the Prison Labor Commission, and all offices thereunder, and vesting all the powers of said board, committee, and commission in the Department of Public Welfare; requiring all reports, notices, statements, or matters heretofore required to be made, given, or submitted to the Board of Public Charities or the Committee on Lunacy, to be made, given, or submitted to the Department of public Welfare; and providing penalties.

Authorizing certain corporations to issue preferred or common stock of one or more classes; providing for the manner of issuance, restrictions and regulations in the manner voting thereof, and the rights and privileges of the holders thereof; validating certain acts of corporations not participated by the holders of non-voting stock; and repealing all acts and parts of acts inconsistent therewith.

To amend section two of the act, approved the twelfth day of July, one thousand nine hundred thirteen (Pamphlet Laws, seven hundred eleven), entitled "An act establishing a court for the county of Philadelphia; prescribing its jurisdiction and powers; providing for the service of its writs, process, or warrants by the proper officers of the county, or city of Philadelphia; regulating the procedure therein, and appeals therefrom; and providing for the expenses thereof."

To designate the several districts of the Commonwealth as required by the Constitution, and to provide for the election and commissioning of judges, learned in the law, for the said districts.

May 26, 1921.

To amend section two of the act, approved the twenty-eighth day of March, one thousand eight hundred and ninety-five (Pamphlet Laws, thirty), entitled "An act granting an annuity to William W. Snowden, of Elizabeth, Allegheny County, Pennsylvania, late a private in Company I, Fourteenth Regiment, National Guard of Pennsylvania."

To amend an act approved the fourteenth day of May, one thousand nine hundred and fifteen (Pamphlet Laws, three hundred twelve), entitled "An act providing a system of government for boroughs, and revising, amending, and consolidating the law relating to boroughs."

A supplement to the act, approved the seventeenth day of May, one thousand nine hundred seventeen (Pamphlet Laws, two hundred and eight), entitled "An act to regulate the practice of pharmacy and sale of poisons and drugs, and providing penalties for the violation thereof; defining the words "drug" and "poison"; and providing for the appointment of a board which shall have in charge the enforcement of said law, and the power to make rules and regulations for the enforcement of said law; and providing for the purchase of samples of drugs for determining their quality, strength, and purity"; requiring permits to conduct pharmacy; providing for the revocation thereof; and prescribing penalties.

May 27, 1921.

Constituting a commission to make an investigation of the battlefields of France and Belgium, and to select points for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War; defining the powers and duties of the commission; and making an appropriation.

To amend sections two, thirteen, and fourteen of an act, approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred ninety-three), entitled "An act providing for assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State Supervisor and assistants, and fixing the salaries of such State Supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties"; eliminating the provisions of said act which fixes the salaries of the State Supervisor, Assistant State Supervisor, and clerk, and the method of the distribution of the moneys appropriated among the several counties coming within the provisions of the act.

Authorizing the Adjutant General to erect, construct, complete, and equip a building on the arsenal grounds, at Harrisburg, for use as a garage and machine shop, and to grade and terrace the ground in connection therewith; providing for the letting of contracts therefor; and making appropriation.

Providing a bonus for the residents of this Commonwealth who served in the military or naval forces of the United States during the World War; creating a Soldiers' Bonus Commission, and prescribing its powers and duties; and making an appropriation.

Dedicating certain lands of the Commonwealth of Pennsylvania, situated in the city and county of Erie, to public use as an historical memorial and public State park; aiding in the development of the harbor of Erie; and creating a commission to manage and control said lands and said harbor improvements; empowering said commission to purchase or receive by gift other lands for the purpose of this act; providing for the appointment of members of said commission, and that the Secretary of Internal Affairs and the Commissioner of Fisheries shall be ex-officio members thereof; defining the duties and powers of said commission; excepting rights and privileges in said lands heretofore granted; and making an appropriation.

A joint resolution authorizing the appointment of a commission to arrange for an international exhibition to be held in Philadelphia, in the year one thousand nine hundred and twenty-six in celebration of the one hundred and fiftieth anniversary of American Independence.

Making an appropriation to carry into effect the provisions of an act, approved the tenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred ninety-three), entitled "An act providing for the assistance to certain mothers; providing for the appointment of boards of trustees for the several counties of the Commonwealth, and for the appointment of a State Supervisor and assistants, and fixing the salaries of such State Supervisor and assistants; defining the powers and duties of boards of trustees, including the power of appointing assistants and investigators, and the distribution of funds at their disposal; providing for the apportionment of the State appropriation among the several counties, and requiring counties coming under the provisions of the act to appropriate certain moneys; and providing penalties."

A joint resolution providing for the continuance of the commission appointed in accordance with the provisions of a joint resolution, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred and eighty-eight), entitled "A joint resolution providing for a commission to submit a revised penal code of Pennsylvania, and making an appropriation for the expenses of the Commission"; authorizing said commission to revise, collate, and digest all the acts and parts of acts relating to criminal procedure.

A joint resolution authorizing the Governor to appoint a commission to inquire into a plan for the reorganization of the State Government; and making an appropriation.

A joint resolution continuing the commission appointed pursuant to a concurrent resolution, dated June seventeenth, one thousand nine hundred and fifteen, for the purpose of continuing the work of the former commission by a further investigation and examination of the various laws now in effect in the several States relating to the recording of deeds, mortgages, the transfer of land, the insurance of titles, and the practical operation of such laws, and to propose such changes in the Constitution and laws of this Commonwealth as to insure the best system of recording, and make report and recommendation to the next General Assembly in the year one thousand nine hundred and twenty-three; defining the powers and duties of the commission; and making an appropriation.

Providing for the refunding of moneys paid to the State Highway Department for registration of motor vehicles and drivers' licenses, which motor vehicles and licenses have not been used and to which moneys it appears the Commonwealth has no claim; and making an appropriation for such refunds.

Creating a State Fair Commission for the Commonwealth of Pennsylvania; defining its duties; and making an appropriation therefor.

Affecting anthracite coal mines and operations; establishing the Pennsylvania State Anthracite Mine Cave Commission; defining its jurisdiction and powers; imposing duties upon owners and operators of anthracite coal mines; and imposing penalties.

Regulating the mining of anthracite coal; prescribing duties for certain municipal officers; and imposing penalties.

To authorize the acquisition by purchase or condemnation of lands, with or without buildings thereon, and the erection of buildings, for a State Truancy School, and for the appointment of a commission to acquire the same; and making an appropriation for the purpose of this act; and providing for its operation by the State Board of Education.

To amend an act, approved the twenty-first day of July, one thousand nine hundred and nineteen (Pamphlet Laws, ten hundred fifty-seven), entitled "An act to amend section one, and to supplement an act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and two), entitled 'An act providing for the appointment and expenses of a commission of five persons to codify and revise the law relating to banks, private bankers, and trust companies doing business within this Commonwealth, and making an appropriation'; extending the powers and duties of the commission so as to include the codification and revision of the law relating to all corporations, persons, partnerships, and associations under the supervision of the Banking Department; and making an appropriation"; extending said commission for a further period of two years; conferring additional power upon such commission; and making an appropriation.

May 28, 1921.

To repeal an act, approved the eighteenth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, one thousand fifty-five), "An act in relation to the public safety, defense, and welfare of the Commonwealth and of the United States; continuing the Commission of Public Safety and Defense as a Commission of Public Welfare; prescribing its powers and duties; and making an appropriation."

APPROPRIATION ACTS.

May 11, 1921.

Making an appropriation for the payment of the expenses required by an act, approved the twenty-fifth day of May, one thousand eight hundred and eighty-nine, entitled "An act to provide for the continuance of the education and maintenance of the destitute orphans of deceased soldiers, sailors, and marines, and the destitute children of permanently disabled soldiers, sailors, and marines of the State," and its amendments and supplements.

May 25, 1921.

Making an appropriation to the Water Supply Commission of Pennsylvania to continue the work upon the Pymatuning Swamp Reservoir.

May 27, 1921.

To provide for the ordinary expenses of the Executive, Judicial, and Legislative Departments of the Commonwealth, interest on the public debt, and the support of the public schools, for the two fiscal years beginning June first, one thousand nine hundred and twenty-one; and for the payment of bills incurred and remaining unpaid at the close of the fiscal year ending May thirty-first, one thousand nine hundred and twenty-one.

Making an appropriation to pay for the deficiency in the care, treatment, removal, and maintenance of the indigent insane, for the two years ending May thirty-first, one thousand nine hundred and nineteen.

Making an appropriation to pay for the care, treatment, removal, and maintenance of the indigent insane, for two years ending the thirty-first day of May, one thousand nine hundred and twenty-three.

Making an appropriation to the trustees of the Homeopathic State Hospital for the Insane, at Allentown, Pennsylvania.

Making an appropriation to the trustees of the State Hospital for Insane, at Danville, for the purpose of improvements and purchase of equipment.

Reappropriating certain moneys to the trustees of the State Hospital for the Criminal Insane, at Farview, Wayne County.

Making an appropriation to the trustees of the State Hospital for the Criminal Insane, at Farview, Wayne County; and authorizing the board of trustees to perform certain work in connection therewith.

Making an appropriation to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania, at Harrisburg.

Reappropriating certain moneys to the trustees of the Pennsylvania State Lunatic Hospital for the Southern District of Pennsylvania, at Harrisburg.

Making an appropriation to the trustees of the State Hospital for the Insane for the Southeastern District of Pennsylvania, located at Norristown, Pennsylvania.

Making an appropriation to the trustees of the State Hospital for the Insane, at Warren, Pennsylvania.

Making a deficiency appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain, Wernersville, Pennsylvania.

Making an appropriation to the trustees of the State Asylum for the Chronic Insane of Pennsylvania, at South Mountain, Wernersville, Pennsylvania.

Making an appropriation to the trustees of the State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City.

Making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, Pennsylvania, for maintenance and training.

Making an appropriation to the State Institution for Feeble-Minded of Western Pennsylvania, at Polk, Pennsylvania.

Making an appropriation to the Cottage State Hospital, Cottage Avenue, Connellsville, Fayette County, Pennsylvania.

Making an appropriation to the Cottage State Hospital, of Philipsburg, Pennsylvania.

Making an appropriation to the Home for the Training in Speech of Deaf Children before they are of school age, at Belmont Avenue and Monument Road, Philadelphia.

Making an appropriation to the Pennsylvania Reformatory, at Huntingdon, Pennsylvania.

Making an appropriation to the Pennsylvania State Oral School for the Deaf, at Scranton.

Making an appropriation to the Pennsylvania Training School, at Morgantown, Pennsylvania.

Making an appropriation to the board of managers of the Pennsylvania Village for Feeble-Minded Women, at Laurelton, Pennsylvania.

Making an appropriation to the board of trustees of the Pennsylvania Soldiers' and Sailors' Home, at Erie, Pennsylvania, for maintenance of said home and the payment of expenses of administration, including salaries of officials and clerks; and providing that all moneys received from the United States Government by the Governor of Pennsylvania on account of maintenance shall be paid into the Treasury.

Making an appropriation to the trustees of the State Hospital for Injured Persons of the Anthracite Coal Region of Pennsylvania, at Ashland, Schuylkill County, Pennsylvania.

Making an appropriation to the State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions of Pennsylvania, located at Blossburg, Pennsylvania.

Making an appropriation to the State Hospital of Coaldale, Coaldale, Schuylkill County, Pennsylvania.

Making an appropriation to the trustees of the State Hospital for Injured Persons of the Middle Coal Field.

Making an appropriation to the Cottage State Hospital for Injured Persons, located at Mercer, Pennsylvania.

Making an appropriation to the trustees of the State Hospital of Nanticoke, Nanticoke, Luzerne County, Pennsylvania.

Making an appropriation to the trustees of the State Hospital of the Northern Anthracite Coal Region of Pennsylvania, at Scranton, Pennsylvania.

Making an appropriation to the State Hospital for Injured Persons of the Trevorton, Shamokin, and Mount Carmel Coal Fields.

Making an appropriation to the Eastern State Penitentiary, at Philadelphia, Pennsylvania.

Making an appropriation to the Western State Penitentiary.

A supplement to an act, entitled "An act providing for the selection and purchase or the appropriation from the State Forest Reserves of a tract of land and the erection thereon of buildings for the Western Penitentiary; making an appropriation therefor; authorizing the removal thereto of the inmates of the said penitentiary, and directing the sale of the site now occupied by the said penitentiary and the buildings and materials thereon," approved the thirtieth day of March, Anno Domini one thousand nine hundred and eleven; making an additional appropriation for erection, construction, and equipment.

Making an appropriation to the building commission of the Eastern State Hospital for the Insane, located at Selinsgrove, Pennsylvania.

Making an appropriation to the trustees of the Western State Hospital for the Insane.

Making an appropriation to the trustees of the Western State Hospital for the Insane.

Making an appropriation to the State Home for Women at Muncy.

Making an appropriation to the Glen Mills Schools in the Eastern District of the Commonwealth of Pennsylvania.

Making an appropriation to the Pennsylvania Institution for the Deaf and Dumb, Mount Airy, Pennsylvania.

Making an appropriation to the Pennsylvania Institution for the Instruction of the Blind.

Making an appropriation to the Pennsylvania Training School for Feeble-Minded Children, at Elwyn, in the county of Delaware, and Commonwealth of Pennsylvania.

Making an appropriation to the Western Pennsylvania Institution for the Blind, located at Pittsburgh, Pennsylvania.

Making an appropriation to the Western Pennsylvania Institution for the Instruction of the Deaf and Dumb.

Making an appropriation to the Adrian Hospital Association, of Punxsutawney, Jefferson County, Pennsylvania.

Making an appropriation to the Allegheny General Hospital, at Pittsburgh, Pennsylvania.

Making an appropriation to the Allegheny Valley Hospital, at Tarentum, Pennsylvania.

Making an appropriation to the Allentown Hospital, Allentown, Lehigh County, Pennsylvania.

Making an appropriation to the Altoona Hospital, Altoona, Pennsylvania.

Making an appropriation to the American Hospital for Diseases of the Stomach, of Philadelphia, Pennsylvania.

Making an appropriation to the American Oncological Hospital, at Philadelphia.

Making an appropriation to the Simon H. Barnes Memorial Hospital, of Susquehanna, Pennsylvania.

Making an appropriation to the Beaver Valley General Hospital, at New Brighton, Pennsylvania.

Making an appropriation to the Bellefonte Hospital, Bellefonte, Pennsylvania.

Making an appropriation to the Berwick Hospital, Berwick, Pennsylvania.

Making an appropriation to the J. C. Blair Hospital, of Huntingdon, Pennsylvania.

Making an appropriation to the Bloomsburg Hospital, Bloomsburg, Pennsylvania.

Making an appropriation to the Braddock General Hospital, Braddock, Pennsylvania.

Making an appropriation to the Bradford Hospital, of the city of Bradford.

Making an appropriation to the Brookville Hospital, Brookville, Pennsylvania.

Making an appropriation to the Brownsville General Hospital, Brownsville, Pennsylvania.

Making an appropriation to the Christian H. Buhl Hospital, of Sharon, Pennsylvania.

Making an appropriation to the Butler County General Hospital, at Butler, Pennsylvania.

Making an appropriation to the Canonsburg General Hospital Association, at Canonsburg, Pennsylvania.

Making an appropriation to the Carlisle Hospital, Carlisle, Pennsylvania.

Making an appropriation to the Chambersburg Hospital, at Chambersburg, Pennsylvania.

Making an appropriation to the Charleroi-Monessen Hospital, at Charleroi, Pennsylvania.

Making an appropriation to the Chester Hospital, in the city of Chester, Pennsylvania.

Making an appropriation to the Chester County Hospital.

Making an appropriation to the Chestnut Hill Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Children's Homeopathic Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Children's Hospital of Pittsburgh, in the city of Pittsburgh, Pennsylvania.

Making an appropriation to the Citizens General Hospital, of New Kingston, Pennsylvania.

Making an appropriation to the City Hospital, Washington, Pennsylvania, or its successors.

Making an appropriation to the Clearfield Hospital, Clearfield, Pennsylvania.

Making an appropriation to the Coatesville Hospital, Coatesville, Pennsylvania.

Making an appropriation to the Columbia Hospital, at Columbia, Lancaster County, Pennsylvania.

Making an appropriation to the Columbia Hospital, Wilkesburg, Pennsylvania.

Making an appropriation to the Conemaugh Valley Memorial Hospital, Johnstown, Pennsylvania.

Making an appropriation to the Corry Hospital Association, of Corry, Pennsylvania.

Making an appropriation to the Coudersport General Hospital, at Coudersport, Pennsylvania.

Making an appropriation to the Diagnostic Hospital of the City of Philadelphia, Pennsylvania.

Making an appropriation to the Frederick Douglass Memorial Hospital and Training School, of Philadelphia, Pennsylvania.

Making an appropriation to the Du Bois Hospital, of Du Bois, Pennsylvania.

Making an appropriation to the Easton Hospital, at Easton, Pennsylvania.

Making an appropriation to the Elk County General Hospital, of Ridgway, Pennsylvania.

Making an appropriation to the Ellwood City Hospital, Ellwood City, Pennsylvania.

Making an appropriation to the Carbondale Emergency Hospital, Carbondale, Pennsylvania.

Making an appropriation to the Eye and Ear Hospital, of Pittsburgh, Pennsylvania.

Making an appropriation to the Frankford Hospital, located at Frankford, Philadelphia.

Making an appropriation to the Franklin City Hospital, Franklin, Pennsylvania.

Making an appropriation to the Trustees of the Garretson Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the General Hospital, of East Stroudsburg, Pennsylvania.

Making an appropriation to the Germantown Dispensary and Hospital, Germantown, Pennsylvania.

Making an appropriation to the Good Samaritan Hospital, of Lebanon, Pennsylvania.

Making an appropriation to the Good Samaritan Hospital, at Westfield, Tioga County, Pennsylvania.

Making an appropriation to the Grand View Hospital, located near Sellersville, Bucks County, Pennsylvania.

Making an appropriation to the Greenville Hospital, Greenville, Pennsylvania.

Making an appropriation to the trustees of the Grove City Hospital, located at Grove City, Pennsylvania.

Making an appropriation for the Gynecean Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the Hospital of the Hahnemann Medical College and Hospital.

Making an appropriation to the Hahnemann Hospital, in the city of Scranton, Pennsylvania.

Making an appropriation to the Hamot Hospital Association, of Erie, Pennsylvania.

Making an appropriation to the Harrisburg Hospital, of Harrisburg, Pennsylvania.

Making an appropriation to the Harrisburg Polyclinic Hospital, of Harrisburg, Pennsylvania.

Making an appropriation to the Homeopathic Medical and Surgical Hospital and Dispensary, of Pittsburgh.

Making an appropriation to the Homeopathic Medical and Surgical Hospital, of Reading, Pennsylvania.

Making an appropriation to the Homeopathic Hospital of Chester County, located at West Chester, Pennsylvania.

Making an appropriation to the Homestead Hospital, Homestead, Pennsylvania.

Making an appropriation to the Hospital of the University of Pennsylvania.

Making an appropriation to the Howard Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Indiana Hospital, of Indiana County, Pennsylvania.

Making an appropriation to the Jefferson Medical College, of Philadelphia.

Making an appropriation for the Hospital Department of the Jewish Hospital Association, of Philadelphia.

Making an appropriation to Kane Hospital Association, of Kane, McKean County, Pennsylvania.

Making an appropriation to the Kensington Hospital for Women, Philadelphia, Pennsylvania.

Making an appropriation to the Kittanning General Hospital, Kittanning, Pennsylvania.

Making an appropriation to the Lancaster General Hospital, Lancaster, Pennsylvania.

Making an appropriation to the Lankanau Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Latrobe Hospital, Pennsylvania.

Making an appropriation to the Lewistown Hospital, of Lewistown, Pennsylvania.

Making an appropriation to the Lock Haven Hospital, Lock Haven, Pennsylvania.

Making an appropriation to the trustees of the Locust Mountain Hospital, at Shenandoah, Pennsylvania.

Making an appropriation to the Maple Avenue Hospital Association, of DuBois, Pennsylvania, (formerly City Hospital Association of DuBois).

Making an appropriation to the Maternity Hospital, in the city of Philadelphia, Pennsylvania.

Making an appropriation to the McKeesport Hospital, McKeesport, Pennsylvania.

Making an appropriation to the Meadville City Hospital, Meadville, Pennsylvania.

Making an appropriation to the Medico-Chirurgical Hospital of the University of Pennsylvania.

Making an appropriation to the Memorial Hospital Association, of Monongahela City, Pennsylvania.

Making an appropriation to the Memorial Hospital, at Roxborough, Philadelphia, Pennsylvania.

Making an appropriation to the Mercy Hospital, of Altoona, Pennsylvania.

Making an appropriation to the Mercy Hospital, of Johnstown, Pennsylvania.

Making an appropriation to the Mercy Hospital, at Wilkes-Barre, Pennsylvania.

Making an appropriation to the Mercy Hospital, of Philadelphia.

Making an appropriation to the Mercy Hospital of Pittsburgh, Pennsylvania.

Making an appropriation to the Mid-Valley Hospital, at Blakely, Pennsylvania.

Making an appropriation to the trustees of the Milliken Hospital, Pottsville, Pennsylvania.

Making an appropriation to the Miners' Hospital of Northern Cambria, at Spangler, Cambria County, Pennsylvania.

Making an appropriation to the Misericordia Hospital, of Philadelphia.

Making an appropriation to the Montefiore Hospital Association of Western Pennsylvania, located at Pittsburgh, Pennsylvania.

Making an appropriation to the Montgomery Hospital, at Norristown, Montgomery County, Pennsylvania.

Making an appropriation to the Mounut Pleasant Memorial Hospital, Mount Pleasant, Pennsylvania.

Making an appropriation to the Mount Sinai Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Mudgett Hospital and Training School for Nurses, located at two thousand twenty-eight North Thirteenth Street, Philadelphia, Pennsylvania.

Making an appropriation to the Nason Hospital Association, of Roaring Spring, Blair County, Pennsylvania.

Making an appropriation to the National Stomach Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Nesbit West Side Hospital, Dorranceton, Luzerne County, Pennsylvania.

Making an appropriation to the New Castle Hospital, of New Castle, Pennsylvania.

Making an appropriation to the Northeastern Hospital of Philadelphia, Philadelphia, Pennsylvania.

Making an appropriation to the North Pennsylvania General Hospital and Sanatorium, at Austin, Pennsylvania.

Making an appropriation to the Northwestern General Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Ohio Valley General Hospital, at McKees Rocks, Pennsylvania.

Making an appropriation to the Oil City Hospital, Oil City, Pennsylvania.

Making an appropriation to the Mary M. Packer Hospital, Sunbury, Pennsylvania.

Making an appropriation to the Robert Packer Hospital.

Making an appropriation to the Passavant Hospital, of Pittsburgh, Pennsylvania.

Making an appropriation to the Pennsylvania Epileptic Hospital and Colony Farm, Chester County, Pennsylvania.

Making an appropriation to the Lying-in-Charity Hospital, Philadelphia.

Making an appropriation to the Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases.

Making an appropriation to the trustees of the Phoenixville Hospital.

Making an appropriation to the Pittsburgh Hospital Sisters of Charity, Frankstown Avenue, Pittsburgh, Pennsylvania.

Making an appropriation to the Pittston Hospital Association, of the city of Pittston, Pennsylvania.

Making an appropriation to the Polyclinic Hospital of the University of Pennsylvania.

Making an appropriation to the Pottstown Hospital, Pottstown, Pennsylvania.

Making an appropriation to the Pottsville Hospital, Pottsville, Pennsylvania.

Making an appropriation to the Pottstown Homeopathic Hospital, Pottstown, Pennsylvania.

Making an appropriation to the Presbyterian Hospital, at Pittsburgh, Pennsylvania.

Making an appropriation to Providence Hospital, of Beaver Falls, Beaver Falls, Pennsylvania.

Making an appropriation to the Providence General Hospital, of Philadelphia, Philadelphia County, Pennsylvania.

Making an appropriation to the Punxsutawney Hospital Association, of Punxsutawney, Jefferson County, Pennsylvania.

Making an appropriation to the Reading Hospital, in the city of Reading, Pennsylvania, for maintenance.

Making an appropriation to the Renovo Hospital, Renovo, Pennsylvania.

Making an appropriation to the Rochester General Hospital, at Rochester, Beaver County, Pennsylvania.

Making an appropriation to the Roosevelt Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to the Sacred Heart Hospital, Allentown, Lehigh County, Pennsylvania.

Making an appropriation to the Saint Agnes Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the Saint Christopher's Hospital for Children, Philadelphia, Pennsylvania.

Making an appropriation to the Saint Francis Hospital, of Pittsburgh.

Making an appropriation to Saint John's General Hospital, of Pittsburgh, Pennsylvania.

Making an appropriation to the St. Joseph's Hospital, of Philadelphia.

Making an appropriation to the Saint Joseph's Hospital and Dispensary, of Pittsburgh, Pennsylvania.

Making an appropriation to the Saint Joseph's Hospital in the city of Reading, Pennsylvania.

Making an appropriation to the Saint Lukes Hospital, located at South Bethlehem, Lehigh County, Pennsylvania.

Making an appropriation to Saint Luke's Homeopathic Hospital, of Philadelphia.

Making an appropriation to Saint Mary's Hospital, of Philadelphia, Pennsylvania.

Making an appropriation to Saint Mary's Keller Memorial Hospital, Scranton, Lackawanna County, Pennsylvania.

Making an appropriation to the Saint Vincent's Hospital Association, of the city of Erie, Pennsylvania.

Making an appropriation to the trustees of the Samaritan Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the Sewickley Valley Hospital Association, Incorporated, of Allegheny County, Pennsylvania.

Making an appropriation to the Shenango Valley Hospital, of New Castle, Pennsylvania.

Making an appropriation to the South Side Hospital, of Pittsburgh, Pennsylvania.

Making an appropriation to the Spencer Hospital, Meadville, Pennsylvania.

Making an appropriation to the Stetson Hospital, Philadelphia.

Making an appropriation to the Suburban General Hospital, of Bellevue, Allegheny County, Pennsylvania.

Making an appropriation to the Taylor Hospital Association, of the Borough of Taylor, Lackawanna County, Pennsylvania.

Making an appropriation to the Taylor Hospital, Ridley Park, Delaware County, Pennsylvania.

Making an appropriation to the Titusville Hospital, at Titusville, Pennsylvania.

Making an appropriation to the Uniontown Hospital, Uniontown, Pennsylvania.

Making an appropriation to the Warren General Hospital, of Warren, Pennsylvania.

Making an appropriation to the Annie M. Warner Hospital, Gettysburg, Adams County, Pennsylvania.

Making an appropriation to the Washington Hospital, Washington, Pennsylvania, or its successor.

Making an appropriation to the Wayne County Memorial Hospital, at Honesdale, Pennsylvania.

Making an appropriation to the Waynesburg Hospital, of Waynesburg, Pennsylvania.

Making an appropriation to the Western Pennsylvania Hospital.

Making an appropriation to the Westmoreland Hospital Association of Greensburg, Pennsylvania.

Making an appropriation to the West Philadelphia General Homeopathic Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the West Philadelphia Hospital for Women, in the city of Philadelphia.

Making an appropriation to the West Side Hospital Association, of Scranton, Lackawanna County, Pennsylvania.

Making an appropriation to the Wilkes-Barre City Hospital.

Making an appropriation to the Williamsport Hospital, of the city of Williamsport, Pennsylvania.

Making an appropriation to the Williams Valley Hospital, of Williamstown, Pennsylvania.

Making an appropriation to the Wills Hospital, Philadelphia, Pennsylvania.

Making an appropriation to the Women's Homeopathic Hospital, of Philadelphia.

Making an appropriation to the Women's Hospital, of Philadelphia, two thousand one hundred and thirty-seven North College Avenue.

Making an appropriation to the Women's Southern Homeopathic Hospital, of Philadelphia.

Making an appropriation to the Woman's Medical College, of Philadelphia, Pennsylvania.

Making an appropriation to the Woman's Medical College, of Pennsylvania.

Making an appropriation to the Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, Pennsylvania.

Making an appropriation to the York Hospital, West College Avenue, York, Pennsylvania.

Making an appropriation to the Aged Colored Women's Home, at Williamsport, Lycoming County, Pennsylvania.

Making an appropriation to the Almira Home Association, at New Castle, Pennsylvania.

Making an appropriation to the Beacon Light Mission, near the city of Bradford, Pennsylvania.

Making an appropriation to the Beaver County Children's Home, of New Brighton, Pennsylvania.

Making an appropriation to the Benevolent Association's Home for Children, Pottsville, Pennsylvania.

Making an appropriation to the Berean Manual Training and Industrial School.

Making an appropriation to the Bethel Orphanage located at Osceola, Tioga County, Pennsylvania.

Making an appropriation to the Bethesda Home, Pittsburgh, Pennsylvania.

Making an appropriation to the Buelah Anchorage, of Reading, Pennsylvania.

Making an appropriation to the Boys' Industrial Home of Western Pennsylvania, located at Oakdale, Allegheny County.

Making an appropriation to the Boys' Industrial Home, at Williamsport, Lycoming County, Pennsylvania.

Making an appropriation to the Catholic Home for Destitute Children, Allegheny Avenue and Twenty-ninth Street, Philadelphia, Pennsylvania.

Making an appropriation to the Chester Day Nursery and Children's Home, at Chester, Pennsylvania.

Making an appropriation to the Children's Aid Society, of Franklin County, Pennsylvania.

Making an appropriation to the Children's Aid Society of Western Pennsylvania, at Pittsburgh, Pennsylvania.

Making an appropriation to the Children's Aid Society of Pennsylvania.

Making an appropriation to the Children's Industrial Home, at Harrisburg, Pennsylvania.

Making an appropriation to the Children's Home, of South Bethlehem, Salisbury Township, Lehigh County, Pennsylvania.

Making an appropriation to the Christian Home, of Johnstown, Pennsylvania.

Making an appropriation to the Christian Home for Women, at Fourteen hundred and twenty-three Liverpool Street, North Side, city of Pittsburgh, Pennsylvania.

Making an appropriation to the Coleman Industrial Home, for Colored Boys, Pittsburgh, Pennsylvania.

Making an appropriation to the Colored Women's Relief Association of Western Pennsylvania.

Making an appropriation to the Curtis Home for Destitute Women and Children, of Pittsburgh, Pennsylvania.

Making an appropriation to the DePaul Institute, of Mount Lebanon Township, Allegheny County, Pennsylvania.

Making an appropriation to the Easton Home for Friendless Children, at Easton, Pennsylvania.

Making an appropriation to the Elmwood Home, Erie, Pennsylvania.

Making an appropriation to the Erie Home for the Friendless, of the city of Erie, Pennsylvania.

Making an appropriation to the Erie Infants Home and Hospital, of Erie, Pennsylvania.

Making an appropriation to the Evangelical Home for the Aged, at Philadelphia.

Making an appropriation to the First Allegheny Day Nursery and Temporary Home for Children, Pittsburgh, Pennsylvania.

Making an appropriation to the Florence Crittenton Home, of Erie, Pennsylvania.

Making an appropriation to the Florence Crittenton Home, of Harrisburg, Pennsylvania.

Making an appropriation to the Florence Crittenton Home, located at one hundred and thirty-nine Queen Street, Germantown, Philadelphia, Pennsylvania.

Making an appropriation to the Florence Crittenton Home and Rescue Association of Pittsburgh, Pennsylvania.

Making an appropriation to the Florence Crittenton Mission of Scranton, Pennsylvania.

Making an appropriation to the Florence Crittenton Circle of Wilkes-Barre, Pennsylvania.

Making an appropriation to the Florence Crittenton Mission, of the city of Williamsport, Lycoming County, Pennsylvania.

Making an appropriation to the Friends' Home for Children, situate at four thousand eleven Aspen Street, Philadelphia.

Making an appropriation to the George Junior Republic Association of Pennsylvania.

Making an appropriation to the German Baptist Home, at Lawndale, Philadelphia.

Making an appropriation to the German Protestant Home for Aged, at Fair Oaks, Allegheny County, Pennsylvania.

Making an appropriation to the G. W. and Agnes Hoffman Orphanage, Mount Joy Township, Adams County, Pennsylvania.

Making an appropriation to the Hebrew Sheltering Home and Day Nursery for Children, Philadelphia.

Making an appropriation to the Home for the Aged located at one thousand eighty-nine Mount Vernon Street, Philadelphia.

Making an appropriation to the Home for Aged and Infirm Women, of Easton, Pennsylvania.

Making an appropriation to the Home for the Aged and Infirm Colored Women, at Pittsburgh, Pennsylvania.

Making an appropriation to the Home for Colored Children, located in the city of Pittsburgh, North Side, Pennsylvania.

Making an appropriation to the Home of Industry for Discharged Prisoners, of the city of Philadelphia and State of Pennsylvania.

Making an appropriation to the Home for the Friendless, at Harrisburg, Pennsylvania.

Making an appropriation to the Home for Friendless Children, of Lancaster, Pennsylvania.

Making an appropriation to the Home for Friendless Children, of the city of Reading, Pennsylvania.

Making an appropriation to the Society of the Home for Friendless Women and Children, of the city of Scranton.

Making an appropriation to the Home for the Friendless, of the city of Williamsport, Pennsylvania.

Making an appropriation to the Home for the Homeless, Philadelphia, Pennsylvania.

Making an appropriation to the Home for Veterans of the Grand Army of the Republic and Wives, Philadelphia, Pennsylvania.

Making an appropriation to the Home for Widows and Single Women, of Lebanon and Lebanon County.

Making an appropriation to the Home for Widows and Single Women, of Reading, Pennsylvania.

Making an appropriation to the Home of the Good Shepherd, Lincoln Avenue, Pittsburgh, Pennsylvania.

Making an appropriation to the Home of the Good Shepherd of the County of Allegheny, Lowrie Street, Troy Hill, North Side, Pittsburgh, Pennsylvania.

Making an appropriation to the House of the Good Shepherd, Penn and Chew Streets, Germantown, Philadelphia, Pennsylvania.

Making an appropriation to the House of the Good Shepherd, Fairmount Avenue and Thirty-fifth Streets, Philadelphia, Pennsylvania.

Making an appropriation to the House of the Good Shepherd, in the city of Reading, Pennsylvania.

Making an appropriation to the House of Good Shepherd, Scranton, Pennsylvania.

Making an appropriation to the Industrial Home for Crippled Children, at Pittsburgh, Pennsylvania.

Making an appropriation to the Julia White Priscilla Home for Aged Colored People, located at LaMott, Montgomery County, Pennsylvania.

Making an appropriation to the Jewish Sheltering Home and Home for the Homeless and Aged, Philadelphia, Pennsylvania.

Making an appropriation to the Ladies of the Grand Army of the Republic Home Department of Pennsylvania, at Hawkins Station, Allegheny County, Pennsylvania.

Making an appropriation to the Meadville Children's Aid Society and Home for the Aged, Meadville, Crawford County, Pennsylvania.

Making an appropriation to the Messiah Rescue and Benevolent Home, of Harrisburg, Pennsylvania.

Making an appropriation to the Messiah Orphanage, of Monaghan Township, York County, Pennsylvania.

Making an appropriation to the Midnight Mission, of Philadelphia, Pennsylvania.

Making an appropriation to the Nazarene Home for the Aged, at Philadelphia, Pa.

Making an appropriation to the Northern Home for Friendless Children, of Philadelphia, Pennsylvania.

Making an appropriation to the Northern Tier Home, Harrison Valley, Potter County, Pennsylvania.

Making an appropriation to the Nursery Home, of Harrisburg, Pennsylvania.

Making an appropriation to the Old Ladies' Home, located at Wissinoming, Philadelphia.

Making an appropriation to the Orphan Asylum of the Holy Family, of Emsworth, Allegheny County, Pennsylvania.

Making an appropriation to the Paradise Protectory and Agricultural School, at Paradise Township, York County, Pennsylvania.

Making an appropriation to the Passavant Memorial Homes for the care of Epileptics, at Rochester, Beaver County, Pennsylvania.

Making an appropriation to the Pennsylvania Association for the Blind, at Pittsburgh, Pennsylvania.

Making an appropriation to the Penn Asylum for Indigent Widows and Single Women, Philadelphia, Pennsylvania.

Making an appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia.

Making an appropriation to the Pennsylvania Memorial Home, of Brookville, Pennsylvania.

Making an appropriation to the Pennsylvania Seamen's Friends Society, Philadelphia, Pennsylvania.

Making an appropriation to the Pennsylvania Working Home for Blind Men, Philadelphia.

Making an appropriation to the Philadelphia Association for the Protection of Colored Women, Philadelphia, Pennsylvania.

Making an appropriation to the Philadelphia Home for Incurables.

Making an appropriation to the Philadelphia Home for Infants, located at four thousand six hundred eighteen Westminster Avenue, Philadelphia.

Making an appropriation to the Philadelphia Protectory for Boys, Protectory Station, Montgomery County, Pennsylvania.

Making an appropriation to the Pittsburgh Home for Babies, Pittsburgh, Pennsylvania.

Making an appropriation to the Pittsburgh and Allegheny Home for the Friendless, situated in the city of Pittsburgh, Pennsylvania.

Making an appropriation to the Pittsburgh Newsboys' Home of Pittsburgh, Pennsylvania.

Making an appropriation to the Providence Mission and Rescue Home, at Pittsburgh, Pennsylvania.

Making an appropriation to the Robert Wood Home, of Philadelphia, Pennsylvania.

Making an appropriation to the Roselia Foundling Asylum and Maternity Hospital, of the city of Pittsburgh.

Making an appropriation to the Saint Edmond's Home for Crippled Children, Forty-fourth Street and Haverford Avenue, Philadelphia, Pennsylvania.

Making an appropriation to the Saint John's Orphan Asylum, Forty-ninth Street and Wyalusing Avenue, Philadelphia, Pennsylvania.

Making an appropriation to the Saint Joseph's Foundling Home and Maternity Hospital, of Scranton, Pa.

Making an appropriation to Saint Joseph's Protectory, Norristown, Pennsylvania.

Making an appropriation to Saint Joseph's Protectory for Homeless Boys, Pittsburgh, Pennsylvania.

Making an appropriation to Saint Patrick's Orphan Asylum, of Scranton, Pennsylvania.

Making an appropriation to Saint Rita's L. C. B. A. Home for Infants, Pittsburgh, Allegheny County, Pennsylvania.

Making an appropriation to the Saint Stanislaus Orphanage, situate at Sheatown, Newport Township, Luzerne County, Pennsylvania.

Making an appropriation to Saint Vincent's Home, Lansdowne, Delaware County, Pennsylvania.

Making an appropriation to Saint Vincent's Home and Maternity Hospital, Seventieth Street and Woodland Avenue, Philadelphia, Pennsylvania.

Making an appropriation to Saint Vincent's Orphan's Asylum, of Tacony, Philadelphia, Pennsylvania.

Making an appropriation to the Salvation Army and Rescue Home, at Bellevue, Allegheny County, Pennsylvania.

Making an appropriation to the Salvation Army Rescue Home and Hospital, Lansdowne Avenue, Philadelphia.

Making an appropriation to the Salvation Army Social Settlement and Day Nursery, of Fernando Street, Pittsburgh, Pennsylvania.

Making an appropriation to the Sisters of Charity of Saint Catherine's Orphan Asylum, of Reading, Pennsylvania.

Making an appropriation to the Sylvan Heights Home for Orphan Girls, at Harrisburg, Pennsylvania.

Making an appropriation to the Tabor Home for Children, Doylestown, Bucks County, Pennsylvania.

Making an appropriation to the Union Home for Old Ladies, of West Philadelphia.

Making an appropriation to the United Charities, of Hazleton, Pennsylvania.

Making an appropriation to the United Evangelical Home, Lewisburg, Pennsylvania.

Making an appropriation to the United Zion Home, at Lititz, Lancaster County, Pennsylvania.

Making an appropriation to the Western Temporary Home, of Philadelphia.

Making an appropriation to the Westmoreland County Children's Aid Society, at Greensburg, Pennsylvania.

Making an appropriation to the Williamsport Training Home for Girls, at Williamsport, Lycoming County, Pennsylvania.

Making an appropriation to the Woods Run Settlement Association, Petesky Street, North Side, Pittsburgh, Allegheny County, Pennsylvania.

Making an appropriation to the York Society to Protect Children and Aged Persons, of York, Pennsylvania.

Making an appropriation to the Department of Health of the Commonwealth of Pennsylvania, for the maintenance of tuberculosis sanatoria and dispensaries, necessary additions, furnishings, and repairs, for educational work and other necessary work in curing and preventing tuberculosis.

Making an appropriation to Eagleville Sanatorium for Consumptives, located at Eagleville, Montgomery County.

Making an appropriation to the Rush Hospital for Consumption and Allied Diseases, at Philadelphia.

Making an appropriation to the Tuberculosis League, of Pittsburgh, Pennsylvania.

Making an appropriation to the Society for the Prevention and Cure of Consumption, of the city of Scranton, popularly known as the West Mountain Sanatorium.

Making an appropriation to the Grand View Institution for the Care and Treatment of Poor Consumptives, Oil City, Pennsylvania.

Making an appropriation to the Bonair Sanatorium, Bells Camp, McKean County, Pennsylvania.

Making an appropriation to the Berks County Tuberculosis Society.

Making an appropriation to the Duquesne University, Pittsburgh, Pennsylvania.

Making an appropriation to the Downingtown Industrial and Agricultural School, Downingtown, Pennsylvania.

Making an appropriation to the National Farm School, at Doylestown, Pennsylvania.

Making an appropriation to the Board of Commissioners of Navigation for the Rover Delaware and navigable tributaries for the maintenance of a nautical school, to be located at the port of Philadelphia, for two years from June first, one thousand nine hundred and twenty-one.

Making an appropriation to the Pennsylvania Museum and School of Industrial Art.

Making an appropriation to the agricultural experiment station of the Pennsylvania State College to maintain substations for the purpose of making experiments in the improvement, culture, curing, and preparation of tobacco and providing for the publication of the report thereof.

A further supplement to an act, approved the first day of April, one thousand eight hundred and sixty-three (Pamphlet Laws, two hundred and thirteen), entitled "An act to accept the grant of public lands by the United States to the several States for the endowment of agricultural colleges"; and making an appropriation for carrying the same into effect.

Making an appropriation to the Pennsylvania State College for educational extension work and for maintaining a summer session for teachers.

Making an appropriation to the board of trustees of the Philadelphia Museums.

Making an appropriation to the trustees of Temple University, at Philadelphia, Pennsylvania.

Making an appropriation to the Thaddeus Stevens Industrial School of Pennsylvania, at Lancaster, Pennsylvania.

Making an appropriation to the Graduate School of Medicine of the University of Pennsylvania.

Making an appropriation to the trustees of the University of Pennsylvania.

Making an appropriation to the trustees of the University of Pittsburgh for the general maintenance of and purchase of equipment for the university, and for the summer term.

Making an appropriation to the trustees of the Philadelphia Schools of Design for Women, at Philadelphia, Pennsylvania.

Making an appropriation to the Washington and Jefferson College, Washington, Pennsylvania.

Making an appropriation to provide the necessary expenses of blind students who are residents of the Commonwealth in attendance at institutions of higher learning.

Making an appropriation to carry out the provisions of an act, approved the eighteenth day of July, one thousand nine hundred nineteen (Pamphlet Laws, one thousand and forty-four), entitled "An act to assist worthy young men and women, graduates of secondary schools of the State, to obtain a higher education, and making an appropriation.

Making a deficiency appropriation in the Department of Public Instruction for the payment of the State's share of the salary of vocational teachers and for the State's share of the increase of salaries of teachers.

To transfer and reappropriate a certain unexpended part of the general appropriation to the Department of Public Instruction, as provided by the General Appropriation Act, approved the sixteenth day of July, one thousand nine hundred and nineteen, (Appropriation Acts, one thousand nine hundred nineteen, Pamphlet Laws, thirty-four).

Making an appropriation to the Retirement Board for the purposes of carrying out the provisions of the act, approved the eighteenth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand and forty-three), entitled "An act establishing a public school employees' retirement system, and creating a retirement board for the administration thereof; establishing certain funds from contributions by the Commonwealth and contributing employees, defining the uses and purposes thereof, and the manner of payments therefrom, and providing for the guaranty by the Commonwealth of certain of said funds; imposing powers and duties upon boards having the employment of public school employees; exempting annuities, allowances, returns, benefits, and rights from taxation and judicial process; and providing penalties."

To amend section one of an act, approved the thirteenth day of March, one thousand nine hundred seventeen (Appropriation Acts, page sixteen), entitled "An act making an appropriation for the purpose of continuing and maintaining schools among the Cornplanter Indians of Warren County," as amended.

Making an appropriation to the Camp Curtin Commission for the dedication of the Camp Curtin Park, the payment of the expenses of the commission, and for the completion of said park.

Making an appropriation to the commission appointed to procure and erect a statute of General David McMurtre Gregg.

Making a further appropriation to carry into effect the act, approved the fourteenth day of June, one thousand nine hundred and eleven (Pamphlet Laws, nine hundred and thirty-

five), entitled "An act providing for the erection by the Commonwealth of Pennsylvania of a statute in memory of General George Gordon Meade, in the city of Washington, and making an appropriation therefor."

Making an appropriation to the Washington Crossing Park Commission for the purpose of the acquisition of land and property and the making of improvements in accordance with the provisions of the act of July twenty-fifth, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand two hundred and nine), entitled "An act to authorize by purchase or condemnation of land for a park and the erection of a monument commemorative of Washington Crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument, and making appropriation for the purposes of this act."

Making a deficiency appropriation to the Washington Crossing Park Commission, creating under the provisions of the act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, twelve hundred and nine), entitled "An act to authorize the acquisition by purchase or condemnation of lands for a park and the erection of a monument commemorative of Washington Crossing the river Delaware and for the appointment of a commission to acquire said lands and erect such monument, and making an appropriation for the purpose of this act."

Providing for the reappropriation of the unexpended balance for the erection of a monument upon the Parkway in the city of Philadelphia, or elsewhere in the State of Pennsylvania, in commemoration of the military service of General Galusha Pennypacker and making an additional appropriation for the same purpose.

Making an appropriation to the Pennsylvania Historical Commission for certain purposes.

Making a deficiency appropriation to the Gettysburg Memorial Commission to carry into effect the act, approved the twenty-fifth day of July, one thousand nine hundred and thirteen (Pamphlet Laws one thousand two hundred and forty), entitled "An act making an appropriation to the Gettysburg Battlefield Memorial Commission for various purposes," to be used for the erection of bronze statues of General Crawford and Gibbon, and for repairs to the Pennsylvania memorial in accordance with the provisions of said act.

Making an appropriation to the Paoli Memorial Association for improvements to and maintenance of the Paoli Parade Grounds.

Making an appropriation to carry out the provisions of an act approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand nine hundred and ninety-five), entitled "An act for the encouragement of agriculture and the holding of agricultural exhibitions; providing State aid for certain agricultural associations; and regulating the payment thereof."

Making an appropriation to Albright and Mebus for the payment for services heretofore rendered to the Attorney General of the Commonwealth.

Making an appropriation to the Board of Commissioners of Navigation for the River Delaware and its navigable tributaries for two years from June first, one thousand nine hundred and twenty-one.

Making an appropriation and reappropriation for the erection and construction of a bridge over the Delaware River and approaches thereto, as provided for in the act, approved the ninth day of July, one thousand nine hundred and nineteen (Pamphlet Laws, eight hundred and fourteen), entitled "An act providing for the erection and construction by the Commonwealth of Pennsylvania and the State of New Jersey of a bridge over the Delaware River, connecting the city of Philadelphia and the city of Camden, and the approaches thereto; providing for a joint commission for that purpose and defining its powers and duties; providing for an independent commission in this Commonwealth in relation thereto, and defining its powers and duties; providing for the payment of a part of the cost thereof by the city of Philadelphia; and providing for the acquiring, taking and condemnation of the real estate for the site and approaches thereof; providing for the turning over of said bridge upon its completion; and making an appropriation for the purposes of this act."

Making an appropriation to the commission constituted for the purpose of acquiring and maintaining toll-bridges over the Delaware River between Pennsylvania and New Jersey.

Making an appropriation to the Snyder-Middleswarth Park Commission to carry into effect the provisions of an act, approved the twelfth day of April, one thousand nine hundred and twenty-one, entitled "An act providing for the establishment and regulation of a State Park, to be known as the Snyder-Middleswarth State Park."

Making an appropriation to the Commissioners of Valley Forge Park.

To repeal an act of General Assembly, approved May first, Anno Domini one thousand nine hundred and nineteen, entitled "An act making an appropriation for the payment of the statutory medical, hospital, surgical, and burial expenses, and compensation, outstanding and due and to become due, to injured employees and dependents of deceased employees whose deaths have resulted from injuries sustained in the course of their employment in the various departments of the Com-

monwealth of Pennsylvania, for the biennial period ending May thirty-first, one thousand nine hundred and nineteen" (Appropriation Acts, page twenty-five); to repeal an act of General Assembly, approved July eighteenth, Anno Domini one thousand nine hundred and nineteen, entitled "Amount making an appropriation for the payment of the statutory medical, hospital, surgical and burial expenses, and compensation due and to become due to injured employees and the dependents of deceased employees whose debts have resulted from injuries sustained in the course of their employment in the various departments of the Commonwealth of Pennsylvania, for the biennial period ending May thirty-first one thousand nine hundred and twenty-one" (Appropriation Acts, page two hundred and thirty-five); and making an appropriation for the payment of medical, hospital, surgical, and burial expenses and workmen's compensation which may become due during the biennial period ending May thirty-first, one thousand nine hundred and twenty-three, to employees and dependents of employees of the various departments of the Commonwealth, under the Workmen's Compensation Act of one thousand nine hundred and fifteen, as amended, and for the payment of expenses incurred in the investigation and adjustment of such claims.

Making an appropriation for the purpose of maintaining the public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, Pennsylvania.

To make an appropriation for the improvement of the maritime port facilities of the State of Pennsylvania at Philadelphia; and providing for the expenditure thereof and for the appointment by the Governor of a competent engineer to assist and cooperate therein.

Making an appropriation to the several fire companies of the city of Harrisburg, Pennsylvania.

Making an appropriation to the treasurer of the First Regiment Infantry of Pennsylvania.

Making an appropriation to pay for the collection, revising, indexing, and proof-reading of the material contained in the pamphlet known as "The Game, Fish and Forestry Laws" of this Commonwealth.

Making an appropriation to the Lake Erie and Ohio River Canal Board of Pennsylvania for the payment of expenses incurred in printing, distributing, or otherwise making available for public use, reports, maps, documents, and records of the board, in securing the cooperation and aid of the Government of the United States and other public authorities in the construction of the canal or waterways, authorized to be constructed by the board, for the payment of incidental office expenses, and for the payment of salaries, fees and expenses.

Making an appropriation to pay the claim of M. D. Jacobs against the Commonwealth of Pennsylvania for services heretofore rendered and materials heretofore furnished in disposing of the bodies of indigent patients who died at the Mont Alto State Sanatorium.

Making an appropriation for the support and maintenance of the National Guard, Naval Militia, and the Pennsylvania Reserve Militia of the Commonwealth for improvements to permanent camp grounds, for the replacing and repairing of armories and military stores destroyed or damaged, and for the payment of expenses incidental to calling the National Guard, Naval Militia, or Pennsylvania Reserve Militia into active service under a call from the Governor or for service under a call from the President of the United States.

Making an appropriation for providing, erecting, completing, leasing, maintaining, and repairing armories and stables for the use of the Pennsylvania National Guard including compensation insurance of employees of armories, title insurance, advertisement for bids, traveling expenses, clerical, and other expenses of the State Armory Board.

Making an appropriation to the Pennsylvania Board of Pharmacy.

Making an appropriation to the Prison Labor Commission.

Making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of constructing approaches and necessary rights of way to and for bridges erected in pursuance of the proceedings under the act of May fifth, one thousand nine hundred and eleven (Pamphlet Laws, one hundred seventy-seven), entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river, in counties whose indebtedness, increased by the cost of such proposed bridge, would exceed the constitutional limitation of two per centum of their assessed valuation."

Making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the payment of the cost of bridges erected in pursuance of proceedings under the act of May fifth, one thousand nine hundred and eleven (Pamphlet Laws, one hundred seventy-seven), entitled "An act authorizing the Commonwealth of Pennsylvania to build bridges over any river, not more than one thousand feet and not less than five hundred feet in width, at localities not less than ten miles distant from the nearest public bridge over the same river, in counties whose indebtedness, increased by the cost of such proposed bridge, would exceed the constitutional limitation of two per centum of their assessed valuation."

Making an appropriation to the Board of Commissioners of Public Grounds and Buildings for the grading, paving, and curbing of part of North Street in the city of Harrisburg.

Making an appropriation for the use of the Board of Commissioners of Public Grounds and Buildings to carry on the work of completing an office building in Capitol Park.

Making an appropriation to the Board of Commissioners of Public Grounds and Buildings of the Commonwealth of Pennsylvania for the payment of the Commonwealth's share of the cost of maintenance of and repairs to bridges over the Delaware River between the Commonwealth of Pennsylvania and the State of New York.

Reappropriating the unexpended balance of any moneys heretofore appropriated to the Board of Commissioners of Public Grounds and Buildings for the purpose of carrying on the work of erecting and constructing a Soldiers' and Sailors' Memorial Bridge.

Making an appropriation to The Public Service Commission of the Commonwealth of Pennsylvania, to be used by said commission in the payment of the cost of the construction, reconstruction, relocation, alteration or abolition of any crossing of the tracks of public service companies at, above, or below grade, including the approaches to any overhead or under pass structure in connection therewith, and including also compensation for damages to adjacent property taken, injured, or destroyed by reason thereof, of State highways or highways in cities or boroughs which are a continuation or connecting link of State highways; and regulating the expenditure of the amount hereby appropriated to the Public Service Commission of Pennsylvania.

Making an appropriation to carry into effect the act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred and eighty), entitled "An act providing for the joint acquisition and maintenance by the Commonwealth of Pennsylvania and the State of New York of certain toll-bridges over the Delaware River, and making an appropriation therefore."

Making an appropriation to the Water Supply Commission for the purpose of building and constructing a retaining wall or dike along the Delaware River, at Lackawaxen, Pike County.

To appropriate and to reappropriate to the Water Supply Commission moneys for the purpose of continuing the work of deepening, widening, and improving French Creek, in Crawford County, commenced under the provisions of the act, approved the twenty-fifth day of July, one thousand nine hundred and seventeen (Pamphlet Laws, one thousand one hundred ninety-one), entitled "An act providing for the deepening, widening, and improvement of French Creek, in Crawford County; vesting certain powers in the Water Supply Commission, including the taking of land and materials by eminent domain, and making an appropriation."

WILLIAM C. SPROUL,
Governor.

REASONS FOR PARDONS GRANTED BY THE GOVERNOR FROM JANUARY 1, 1921, TO JANUARY 1, 1923.

Commonwealth of Pennsylvania.

Governor's Office.

Harrisburg, January 2, 1923.

To the Honorable, the Senate of the Commonwealth of Pennsylvania.

Gentlemen: In conformity with law I have the honor to present the reasons for pardons granted by me from January 1, 1921, to January 1, 1923.

Respectfully yours,

WM. C. SPROUL.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, Wm. C. Sproul, Governor.

Sir: At No. 145 September Term, 1918, in the Court of Oyer and Terminer of Clearfield County, Anthony Paladino was found guilty of voluntary manslaughter. On September 25, 1918, he was sentenced to the Western Penitentiary for a minimum term of three years and a maximum term of six years. The applicant and the deceased were each married to the other's sister, and the two families lived in the same neighborhood. About a month before the crime a quarrel arose between the two men over their children.

On a certain Sunday morning the applicant was sitting on his porch with his wife, when the deceased approached and began using harsh language. The applicant told him he was drunk and should go home. The deceased thereupon came toward the applicant, who with his wife, retreated inside of their house and closed the door. The door was beaten and kicked and finally the deceased went in with a stick in his hand. Shortly afterward shots were heard, and when the house was entered deceased was found mortally wounded. He was taken to the hospital and died the next day, having stated that the shooting was brought about by his own fault, and that he did not want his brother-in-law prosecuted. The applicant contended that the deceased, being much heavier and more powerful than he, and being armed with a stick, caused him to fear for his life and to shoot in self defense.

The wife and her seven children, ranging in age from fourteen years to three years, are in the most pitiable circumstances, and moved by their condition the District Attorney stated to the Board he was not opposed to clemency. His minimum term will expire in about eight months.

Under the foregoing circumstances, we are impelled to the conclusion that this is a proper case for clemency, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Anthony Paladino.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, Wm. C. Sproul, Governor.

Sir: At No. 60 February Sessions, 1907, in the Court of Oyer and Terminer of Northampton County, Giacomo Libetti pleaded guilty to an indictment charging felonious assault and carrying concealed deadly weapons. On April 9, 1907, he was sentenced to undergo an imprisonment in the Eastern State Penitentiary for a flat term of seven years. At the time this sentence was imposed the Indeterminate Sentence Law had not yet been passed, but the applicant was entitled to commutation based upon the length of the sentence, and aggregating at the time he committed the second offense two years and four months. The subsequent indictment charged assault and battery, assault and aggravated battery and assault and battery with intent to kill. He also pleaded guilty to this indictment and was sentenced to a minimum term of six years and six months and a maximum term of seven years. The minimum term expired June 15, 1920, and the applicant is now serving the commutation forfeited on the first offense. He desires a pardon for this first offense so that he may be eligible for parole upon the second offense.

The circumstances of the first crime are as follows:

On a certain day the applicant and his father were in a shanty preparing to get their tools in order to start to work. Another Italian threatened to kill the applicant's father. He made a lunge at him with a knife. The son, seeing his father was in danger, seized a revolver from a shelf and shot him, although not fatally. At that time the applicant was about sixteen years of age.

We are impelled to the opinion that inasmuch as this applicant will be under the control of the prison authorities until the maximum term for the second offense has expired, considering the length of time he has been in prison and the character of his first offense, this is a proper case for clemency. We, therefore, "after full hearing upon public notice and in open session," recommend that

the said Giacomo Libetti be pardoned for the crimes of felonious assault and carrying concealed weapons on which he was sentenced on April 9, 1907, as aforesaid.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, Wm. C. Sproul, Governor.

Sir: At No. 1 August Term, 1917, in the Court of Oyer and Terminer of Jefferson County, Thomas Valeri then twenty years of age, was found guilty on an indictment charging voluntary manslaughter. On August 25, 1917, he was sentenced to pay a fine of Five hundred dollars (\$500.00), costs of prosecution, and to undergo imprisonment in the Western Penitentiary for a minimum term of ten years and a maximum term of twelve years. The circumstances of the crime were not fully brought out at the time of the trial. There is now no doubt but that they were as follows:

The applicant on a certain morning took a revolver and started out of the house to go target shooting. He stopped in a pool room, gave up his original intention, and after a while returned home. There he found his mother in tears, and inquiring the cause, was told that his brother-in-law had dishonored his fifteen year old sister. He could not believe it as he and the deceased had been friendly. He went to a mine a short distance away to wait until the deceased should come out after his work had been finished. When his brother-in-law did appear the applicant joined him and walked away conversing. After they had travelled a distance the applicant told him of his mother's statement and inquired whether it was true. The deceased replied it was and asked the applicant what he was going to do about it. An altercation ensued. The applicant was thrown to the ground and kicked, and as he was regaining his feet, the deceased picked up a large stone, drew back his arm and said he was going to kill the applicant. The applicant then drew the revolver which he had procured, as before stated, early in the morning, and fired with fatal results.

The applicant has never heretofore committed any crime. He has now been confined for about three years and five months.

We are of the opinion that the applicant has been sufficiently punished, and therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Thomas Valeri.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 30 November Sessions, 1919 in the Court of Oyer and Terminer and General Jail Delivery of Philadelphia County, Matthew McCabe eighteen years of age,

was convicted on an indictment charging robbery. On November 20, 1919 he was sentenced to undergo imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than three years.

The circumstances of the crime, as alleged by the Commonwealth, were that the defendant had asked the prosecutor several times for money with which to buy drink, and upon being refused, he followed the said prosecutor and struck him with a blunt instrument. The defendant's version of the affair was that he and the prosecutor had been drinking together, and becoming angry when his companion refused to bear his share of the expense, he had struck the prosecutor and had taken the sum of ten dollars from him.

The Trial Judge has written as follows:

"I am informed that an application is before your honorable body on the behalf of one, Matthew McCabe, who was convicted of robbery in the court over which I happened to be presiding. The court sentenced him to from two to three years in the Eastern State Penitentiary. At the time it appeared to the court as though the defendant McCabe was an old and dangerous offender. Subsequent investigation has satisfied the writer that under all the circumstances of the case the penalty inflicted was rather a severe one. If I had the power, I feel that it is a case that I would gladly place him on parole, but it is out of the court's jurisdiction in view of the fact that he was sentenced to the Eastern State Penitentiary. Without intending to interfere with any of the functions of the Board of Pardons, may I be permitted to suggest, for whatever weight it may bear with you, that I feel that he has paid the penalty for what was at the time, as investigation has developed, a drunken brawl.

Respectfully yours,

JOSEPH P. ROGERS."

The applicant has heretofore borne a good reputation. He has now been confined for more than a year. His aged mother is wholly unable to support herself.

Under all the circumstances of the case we are of the opinion that the petitioner has been sufficiently punished, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Matthew McCabe.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 45 April Sessions, 1919, in the Court of Oyer and Terminer of Luzerne County, Tony Palma an Italian, aged thirty-nine years, was found guilty of murder of the first degree. On March 23, 1920 the death penalty was imposed. The circumstances of the case are as follows:

About 12:30 o'clock on a certain morning Bronislau Myskowski was found dead in his bed room, his throat having been cut with some sharp instrument. His wife, who had been lying in bed with him, awoke and gave the alarm. Police officers were called and took the wife into custody. Later in the morning the same police officers went to the boarding house of the defendant where they found him asleep in his bed. He was placed under arrest and charged with the crime, the alleged motive for its commission being his intimacy with the decedent's wife. Defendant denied he committed the offense and contended he was asleep at his boarding house, a distance of somewhat over six hundred feet from the scene of the crime. He was convicted on circumstantial evidence consisting of the alleged motive, certain alleged threats uttered before the decedent's death, a piece of charred substance, alleged by the Commonwealth to be a burned razor, found in an ash pile in the yard belonging to the house in which the defendant boarded, and also a piece of feather, alleged to have been found in a handkerchief taken from the pocket of the defendant's trousers hanging in his bedroom.

There is no doubt the defendant and the wife of the deceased were criminally intimate, and that the wife was likewise intimate with others. As to the threats, the wife testified that a few nights previous to the commission of the crime the defendant had become involved in a verbal altercation with the deceased, and said he would "fix" the deceased. A girl, fourteen years of age, present at the time of this altercation, testified that the deceased had applied opprobrious names to the defendant, but that the defendant had not made the threat testified to by the wife. What appeared to be a piece of razor blade was found in the sheet, and scavengers were employed to locate the thing with which the murder was committed. Nine days after the commission of the crime, when they were about to give up their search, one of them scratched about with a stick in an ash pile in the yard of the boarding house, which ash pile had been searched before, and picked up what was alleged to be a charred razor with a nick out of the blade, into which the piece found in the sheet could have fit. These ashes had been taken from the stove of the boarding house the morning after the crime was committed.

Before they had been dumped into the yard, and on the same day on which the crime had been committed, the police officers had examined them, but nothing of an incriminating character had been found therein. The scavenger who had discovered the object in the yard told counsel for the defendant a reward of \$1,000.00 had been offered if he was able to locate the razor. As a matter of fact no reward had been offered and when the scavenger was asked thereabout on the witness stand he told defendant's counsel he had been "fooling him."

When the police officers awakened the defendant and told him to dress and accompany them, he reached for a pair of gray trousers, and as he was about to put them on, an officer ordered him to put on the clothes he wore the night before, whereupon the defendant put on a pair of blue trousers, and was taken to jail. Some days later the gray trousers were taken by the officer and blood stains were found on the outside of one of the hip pockets, and on the inside a folded handkerchief was found and when this was opened blood stains were seen, and a small feather, which was identified as a goose feather, and similar to those in the tick on which the deceased was sleeping at the time of his murder, was found. It was shown that the tick had been cut by the violence with which the instrument had been used in the hands of the perpetrator of the crime, and it was contended by the Commonwealth that this feather, adhering to the razor when it cut the tick, had stuck to the handkerchief when the razor blade had been drawn through it. When produced in evidence the feather had blood stains on it, and one witness was produced who said when she first saw the feather she observed no marks of blood thereon.

Another witness testified that the defendant had come home quite a while before midnight on the night the crime was committed; that she had seen him go to his room; had heard his shoes dropped to the floor; remembered that the bed springs creaked as he lay down to sleep; that she occupied a room directly opposite his room; that she was a light sleeper and would have heard him if he had gone out; that she did not hear him and that there was no other way in which he could leave his room.

This is a close case. A jury has found the defendant guilty, four Judges refused a new trial, which the appellate court affirmed. The defendant should not be pardoned, but we are of the opinion that under the foregoing, a miscarriage of justice might occur if the death penalty were carried out.

We are of the opinion that he should be given the benefit of the small degree of doubt which exists in our minds as to his guilt, so that if it should appear at some future time that another did commit the crime, it will be possible to restore him to freedom.

We therefore, "after full hearing upon public notice and in open session," recommend that the penalty of death imposed upon the said Tony Palma shall be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 250 September Term 1914 in the Court of Quarter Sessions of Luzerne County, Richard Murphy was convicted on an indictment charging rape. On September 15, 1914 he was sentenced to pay a fine of one thousand dollars, (\$1,000), pay the costs of prosecution and to undergo an imprisonment in the Eastern Penitentiary for a period of not less than ten years nor more than fifteen years.

A previous application was filed in 1920 and at that time the District Attorney wrote the Board as follows:

"In re: Commonwealth vs. Richard Murphy and John Parker.
Charge: Rape.

These two men were convicted under the Administration of my predecessor and I have had some difficulty in obtaining any information whatever concerning the case.

From the information I have been able to gather, these two men were connected with a Carnival show which had an exhibition in the City of Hazleton. The girl upon whom the crime was committed was called 'Gussy', but whose right name was Christiana Flain. On the night that the crime was committed this girl was seen on the way to the Carnival grounds at about 11 o'clock and evidently had an engagement with someone. At that time she was between 15 and 16 years of age, and was considered by the neighbors as being somewhat giddy. At that time her parents were in the saloon business in the City of Hazleton and now reside at Hazleton Heights, in this County, and the girl is located at Atlantic City and, from what information we have been able to receive, has not been conducting herself as she should.

The recommendation which I have received from one of my County Detectives is that these men have been sufficiently punished for the crime to which they plead guilty, and I believe, from what knowledge I have received of the case, that the men have been sufficiently punished.

Very truly yours,

ARTHUR H. JAMES,
District Attorney."

We are of the opinion that the applicant has been sufficiently punished, and therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Richard Murphy.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 15 January Term, 1916, in the Court of Oyer and Terminer of Lackawanna County, Anthony Lapriesta was convicted on an indictment charging murder

of the second degree. On June 23, 1916 he was sentenced to undergo an imprisonment in the Eastern State Penitentiary for a minimum term of eight years and a maximum term of twelve years.

The applicant was one of a party of men who were in a saloon on a certain evening drinking, singing and dancing to the music of an accordion. A dispute arose between the applicant and the deceased as to whose turn it was to dance. The deceased invited the applicant to go outside and settle their dispute with their fists; whereupon the applicant said he did not desire to have any trouble with him. The two, however, left the hotel and a fight followed. The deceased drew a revolver and fired four times, and the applicant drew a knife and stabbed once, inflicting a fatal wound. The only eye-witness testified that two of the shots were fired before the stabbing took place and two were fired afterwards.

The applicant has never heretofore been accused of any crime. The Trial Judge, the Trial District Attorney and the present District Attorney are not opposed to clemency.

We are of the opinion that the defendant's crime goes no higher than manslaughter, and under the foregoing circumstances, having now been imprisoned for four years and seven months, we are of the opinion that he has been sufficiently punished.

Therefore, "after full hearing upon public notice and in open session," we recommend that a pardon be now granted to the said Anthony Lapriesta.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 52 March Term, 1916, in the Court of Quarter Sessions of Lebanon County, Paul Smith pleaded guilty to an indictment charging larceny and receiving stolen goods; and at No. 4 March Sessions, 1916, in the Court of Oyer and Terminer of said County, he was convicted on an indictment charging robbery. On March 10, 1916 he was sentenced for the crime of robbery to undergo an imprisonment in the Eastern Penitentiary for a minimum term of four years, and a maximum term of five years; and for the crimes of larceny and receiving stolen goods he was sentenced on the same day to the same institution for a minimum term of one year and a maximum term of two years, to commence and be computed from the expiration of the sentence imposed on the conviction of robbery.

The applicant has served the minimum term on his first sentence and now desires a pardon for the crimes of larceny and receiving stolen goods and also for the crime of robbery, in order that he may secure his liberty. The circumstances of the robbery were briefly as follows: Two men entered a small store in the Borough of Palmyra about six o'clock one evening, and at the point of a revolver held up the proprietor and robbed the cash register of approximately \$50.00. The indictment for larceny and receiving stolen goods grew out of the same circumstances. Paul Arms, jointly convicted with the applicant, was pardoned on March 24, 1920.

The trial District Attorney has written, inter alia, as follows:

"I wish to say that in my opinion and also in the opinion of Mr. Light (the present District Attorney) Smith has been sufficiently punished and the Commonwealth desires to raise no protest, nor enter any objection to his pardon.

Very truly yours,

PAUL G. ADAMS."

By reason of the foregoing, we are of the opinion that this is a proper case for the exercise of executive clemency, and, therefore, "after full hearing upon public notice and in open sessions," recommend that a pardon be now granted to the said Paul Smith for the crimes of larceny and receiving stolen goods, to which he pleaded guilty at No. 52 March Term, 1916, and also for the crime of robbery, for which he was convicted at No. 4 of the March term, in the respective Courts aforesaid.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 18, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 3, June Term 1919, in the Court of Oyer and Terminer of Carbon County, Charles Wernett and Frederick Wernett pleaded guilty to indictments charging highway robbery and carrying concealed weapons. On May 26, 1919, each was sentenced to pay a fine of five hundred dollars, the cost of prosecution, and to undergo an imprisonment in the Eastern Penitentiary for a minimum term of eight years and a maximum term of ten years.

The applicants "help up" two foreigners and robbed them of approximately eighty dollars. They were apprehended shortly after and admitted their guilt. The money, which the boys stated had been taken for the purpose of purchasing a victrola, was returned. The crime was not characterized by circumstances indicative of the act of habitual criminals; it had more of the elements of a boyish prank. The applicants come of good parentage and have never heretofore been accused of any crime. The trial District Attorney has written, inter alia, as follows:

"At the time of conviction of Charles Wernett and Frederick Wernett, I was District Attorney of Carbon County. The two boys pleaded guilty to the charge of highway robbery, alleged to have been committed in Kidder Township, this County. My investigation at that time of the case, with the aid of the State Troopers was to the effect that the boys held up and robbed two Assyrian peddlers of some eighty dollars, all of which was immediately recovered.

The Court sentenced the boys to eight years in the State Penitentiary for the Eastern District. In my judgment, I considered that they were proper subjects for reformatory influences, and now that they have served over twenty months I am satisfied that the ends of justice have been satisfied and the boys should be pardoned. They were never in trouble before, come of a good family, and from my investigation I found that their act, at that time, was more of a boyish prank, than criminal.

Very respectfully,

C. G. SELTZER."

The applicants have now been incarcerated for about a year and nine months.

By reason of the foregoing, we are impelled to the conclusion that this is a proper case for the exercise of Executive clemency and, therefore, "after full hearing, upon due public notice and in open session," recommend that a pardon be now granted to the said Charles Wernett and Frederick Wernett.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 18, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 724, January Sessions 1912, in the Court of Quarter Sessions of Philadelphia County, William V. O'Neil then about twenty-one years of age, was convicted on an indictment charging larceny and receiving stolen goods. On January 26, 1912, sentence was suspended and the applicant, along with a codefendant, was discharged. At the time of the trial the applicant declared he was innocent, and now presents an affidavit of his codefendant which, inter alia, is as follows:

"About nine years ago, when I was a boy eighteen years old and he (the applicant) was a few years older, I asked him to go calling with me on a girl of my acquaintance..... We spent perhaps a half hour at the house. Most of the time was spent in the kitchen, where the girl provided some refreshments for us. Then I went up to the second story. I understood that the room back of the bath room was the girl's room, and as I came out of the bath room I went in there for a moment and snatched two rings from the top of the bureau..... O'Neil was not with me on the second floor, nor did I tell him that I had taken the rings from the girl, nor did he have anything to do with the act. When we were brought up for trial in the City Hall we both pleaded guilty, but I told the Court that I had only taken the rings as a jest and that O'Neil had nothing to do with it. O'Neil told the Court that he had been with me but knew nothing about the rings..... It was my own idea my own act and he had nothing whatever to do with it."

Five years later the petitioner, in making an application for appointment to the Philadelphia Police Force, thinking that the statement made to the Court, as well as the action of the Court in discharging him, was tantamount to an acquittal, averred that he had never been convicted of any crime. In March, 1920, an investigation of the applicant's record was instituted as a formal condition precedent to his promotion in the Police service. The record of his conviction was discovered and the applicant was not only denied the promotion, but was dismissed from the service. He desires a pardon in order that he may make an effort to be reinstated, as well as for the purpose of his restoration to his former respected place in society. The District Attorney interposes no objection to clemency.

By reason of the foregoing, we are impelled to the conclusion that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing, upon due public notice and in open session", recommend that a pardon be now granted to the said William V. O'Neil.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 18, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 251 September 1920, in the Court of Oyer and Terminer of Philadelphia County, Morris Winokur pleaded guilty, on advice of counsel, to an indictment for receiving stolen goods. On December 20, 1920, he was sentenced to undergo an imprisonment in the County Jail for a term of six months. The circumstances of the crime were as follows:

The applicant was called upon at his place of business by a teamster who offered to sell him two barrels of flour, and which the petitioner ultimately bought, ignorant of the fact that the flour had been stolen. The teamster was

subsequently arrested, charged with larceny, and informed the police authorities that he had sold the flour to the applicant. Winokur was thereupon arrested and charged with receiving stolen goods. Immediately thereafter, learning that the property belonged to a Mr. Brown, the petitioner made restitution. When arraigned he pleaded guilty to the receiving of the flour not knowing that by so doing he admitted a guilty knowledge of the fact that the flour had been stolen. The private prosecutor has written the Board, inter alia, as follows:

"The flour which he (the petitioner) bought from my teamster was my property and I think it only fair to say to your Board that as soon as Mr. Winokur learned that it was stolen from me he immediately offered and did pay me for the value thereof. I am firmly of the belief that when Mr. Winokur purchased the flour he did not know that it was stolen."

The applicant has always been a law-abiding citizen respected by his friends, and never before accused of any crime. His wife and child are without means of support. He has now been confined for approximately two months.

Impelled by the foregoing, we are of the opinion that Executive clemency should be extended, and therefore, "after full hearing upon due public notice and in open session", recommend that a pardon now be granted to said Morris Winokur.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 18, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 21 April Sessions, 1917, in the Court of Quarter Sessions of Jefferson County, Melvin Wilson Styers, Jr., then about twenty-one years of age, pleaded guilty to an indictment charging breaking and entering, larceny, and receiving stolen goods. On April 10, 1917, he was sentenced to pay the costs of prosecution, a fine of one hundred dollars, and to undergo an imprisonment in the Western Penitentiary for a minimum term of five years, and a maximum term of ten years.

The applicant and certain other youths forced an entrance into a store and stole pocket knives, guns, and other articles, aggregating about four hundred dollars, most of which, however, was recovered. The other offenders fled from the jurisdiction of the State, and their whereabouts are still unknown. The wife and aged parents of the applicant were dependent upon him for support; the prosecutor has written, urging a pardon; the District Attorney does not oppose clemency; the applicant has now been confined for about three years and ten months; a medical examination indicates that he is suffering from pulmonary tuberculosis, although the disease is still in the quiescent stage.

By reason of the foregoing we are of the opinion that this is a proper case for the exercise of clemency, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Melvin Wilson Styers, Jr.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 39, March Term, 1919, in the Court of Oyer and Terminer and General Jail Delivery, in and for the County of Allegheny, Frank Dombek was convicted of murder in the first degree, and on March 8, 1920, was sentenced to be electrocuted.

On February 3, 1919, the body of Marie Rzasa was found in the kitchen of her home in the South Side of Pittsburgh, Pennsylvania. Her skull was fractured, and a necktie had been tied tightly around her neck.

The applicant had formerly roomed at her house, and on the day of the tragedy called at her home. After drinking with her for a considerable time a quarrel ensued, and Mrs. Rzasa was either struck or fell, fracturing her skull so that death resulted. The applicant was very drunk and recollected little of what had happened, but, upon his arrest, made an alleged confession upon which he was convicted.

The twelve jurors who convicted him have joined in an application for the commutation of the sentence. The Trial Judge does not oppose the application.

We are of the opinion that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due notice and in open sessions," recommend that the penalty of death imposed upon the said Frank Dombek shall be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 52 January Sessions, 1919, in the Court of Oyer and Terminer and Quarter Sessions of the Peace of Allegheny County, Frank A. Petrone pleaded guilty to an indictment charging conspiracy and robbery, and on May 2, 1919, was sentenced to pay a fine of \$500, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than five years nor more than ten years.

The applicant was assistant cashier of the First National Bank of Bridgeville, Pa., and was acting cashier at the time of committing the offense. The petitioner's crime consisted of abstracting money from the bank, which was lost in gambling. The petitioner conspired with others for a hold-up of the bank on the morning of December 6, 1918, about 8:30 o'clock, and petitioner obtained the sum of \$12,500. On the same day he was arrested, confessed and returned the full sum he had taken. After he was released on bail he worked five full weeks with the Bank Examiner and Auditor in straightening out the bank's affairs, and made every restitution possible for him to do.

He was twenty-one years old at the time he committed the crime, and was led into the evil course by the cashier under whom he served. Prior to committing the crime he had at all times led an upright life and had a good reputation for honesty and morality. A position is open to him upon his discharge, offered by one of the Bank Examiners.

The President and Vice-President of the bank with which he was employed recommend his pardon, and suggest that he has been sufficiently punished.

The Trial Judge, Honorable Charles H. Kline, says:

"I was on the Bench when the boy was sentenced and from my knowledge of the facts in the case at that time and also at the present, believe that the aims and objects of the law in his case have been met."

Judge Ford, of Pittsburgh, does not oppose the pardon, nor does the District Attorney.

In view of these facts we have concluded that the ends of justice have been met, and that it is a suitable case for Executive clemency.

We, therefore, "after full hearing upon due notice and in open sessions", recommend that a pardon be now granted to the said Frank A. Petrone.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 3 September Term 1913, in the Court of Oyer and Terminer and General Jail Delivery of Somerset County, Pennsylvania, Mike Madar was convicted of murder in the first degree, and on the 20th day of January, 1914, he was sentenced to be electrocuted. On March 18, 1914, the death sentence was commuted to life imprisonment.

The applicant, at the time of his trial, was twenty years old, a driver in the coal mine, a single man, with his parents living in Hungary. He was unable to speak English, had no money or friends to help him in the preparation of his trial and was unable to employ an attorney. Because of his lack of knowledge of English he was unable to advise his attorney, appointed by the Court, of many of the facts in the case later ascertained.

On the evening of the crime the applicant went to a dance hall in Boswell, and at the close of the dance started for home. On the way home he was attacked by a miner and a general melee ensued. Mike Madar was thrown to the ground and there were three or four in the fight against him, without much assistance being rendered by any of the bystanders. He took from his pocket a pocket-knife, opened it, and, as he says, cut to get away. He cut the femoral artery in the groin of Steve Dudla, from which wound death ensued. There was no testimony that there was any enmity between the deceased and nothing from which premeditation could be inferred prior to the fight. The Trial Judge and the District Attorney recommend that pardon be granted, believing that the offense committed was not greater than voluntary manslaughter.

Believing that this is a proper case for the exercise of Executive clemency, we conclude that the prisoner has been sufficiently punished and we therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Mike Madar.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, Wm. C. Sproul, Governor.

Sir: At No. 47 November Term 1920, in the Court of Oyer and Terminer and General Jail Delivery of Erie County, Richard Lehman was convicted of the crime of robbery, and on November 15, 1920, was sentenced to pay a fine of ten dollars, the costs of prosecution, and undergo imprisonment in the Pennsylvania Industrial Reformatory at Huntingdon.

The applicant met two other men in the city of Erie on October 5, 1920, and entered into a conversation with them, during which the two men furnished him with intoxicating liquors. They then entered upon a drinking bout, and about two o'clock in the morning, in the streets of Erie, the prisoner and his two companions engaged in an altercation during which it is alleged that the applicant and Caldwell robbed McHogan, who had been with them during the evening, of thirty-five dollars and a diamond ring he was wearing.

The applicant, prior to his conviction, was industrious and devoted his time and energies to the support of the family, there being six brothers and sisters. His father is in poor health, and the family is dependent upon his support. This is his first offense.

The District Attorney is not opposed to the granting of the pardon; in fact, he practically joins in the application. The Trial Judge is also favorable to the application.

We therefore have concluded that this is a proper case for Executive clemency and, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Richard Lehman.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 53 March Sessions 1919, in the Court of Quarter Sessions of the Peace of Lycoming County, William H. Rote pleaded nolo contendere to an indictment charging a violation of the Act of Assembly No. 282 (Pamphlet Laws 1917) relating to the possession, control, giving away, dispensing, administering, prescribing and use of certain drugs, and on May 12, 1919 was sentenced to pay a fine of one hundred dollars and costs of prosecution.

The applicant, a practicing physician of the city of Williamsport, prescribing drugs containing opium or its derivatives, to a number of his patients, known to him as habitual users of said drugs, and that the same were not prescribed for the cure and treatment of any malady other than the drug habit.

The applicant is fifty-seven years old and has been a practicing physician since 1890 and bears a good reputation in the community in which he lives. He has never been arrested or charged with a crime other than this offense, and the crime in this case was committed in ignorance of the law. The applicant has complied with the sentence of the Court and a pardon is necessary in order to allow him to obtain a reinstatement of his license to practice medicine. The Medical Society of Lycoming County, the Trial Judge and the District Attorney recommend that the pardon be granted.

For these reasons we have concluded that this is a proper case for the exercise of Executive clemency.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said William H. Rote.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 89 December Sessions, 1919, in the Court of Quarter Sessions of the Peace of Allegheny County, Andrew Kretick pleaded nolo contendere to the charge of larceny. September 21, 1920, he was sentenced to pay a fine of 6¼¢, the costs of prosecution, and to undergo imprisonment in the Allegheny County Workhouse for six months.

The application shows the prisoner is thirty years of age. This is his first offense, and the first charge of crime against him. He is married, has two children, one three years old and one four months old, who are entirely dependent upon him for support.

The offense was the taking and carrying away of six pairs of socks of little value from the ruins of a burned building, which socks were all returned almost immediately thereafter.

The District Attorney recommends that the pardon be granted. In view of these facts we regard this case as a suitable case for Executive clemency.

We, therefore, "after full hearing upon due notice and in open sessions", recommend that a pardon be now granted to the said Andrew Kretick.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 73 September Sessions, 1920, in the Court of Quarter Sessions of the Peace of Philadelphia County, William H. Allen was convicted of larceny upon his plea of guilty, and on December 13, 1920, was sentenced for a

The prisoner was employed as shipper by the firm of Barber & Perkins. He was charged with the larceny of two bags of sugar containing one hundred pounds each amounting in all to \$40. He is twenty-one years of age this is his first offense, and he had never previously been arrested, convicted or accused of any offense whatever, and had always borne a good reputation for honesty. He has a young wife and a little child dependent upon him for support.

The District Attorney does not oppose the application. His employers write that until the incident for which he was convicted he had always been honest, and reliable, and

recommend him for pardon. In view of these facts we regard this as a suitable case for Executive clemency.

We, therefore, "after full hearing upon due notice and in open sessions", recommend that a pardon be now granted to the said William H. Allen.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 August Sessions 1920, in the Court of Quarter Sessions of the Peace of York County, Pennsylvania, Ralph Troxell pleaded guilty to an indictment charging the crime of larceny and receiving stolen goods. On August 24, 1920, he was sentenced to undergo an imprisonment in the Pennsylvania Industrial Reformatory.

Ralph Troxell, at the time of his arrest, was seventeen years of age, and was employed as a helper in a foundry in the city of York. While under the influence of liquor, with some other boys, he stole an automobile, took it to Baltimore, where he was arrested, and on waiving requisition was brought back to York. The Trial Judge and the District Attorney recommend that the pardon be granted.

We are of the opinion that he has been sufficiently punished, and therefore, "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the said Ralph Troxell.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 139, March Term, 1920, in the Court of Quarter Sessions of the Peace of Philadelphia County, Hyman Harrison was found guilty on an indictment charging assault and battery with intent to ravish and rape, and on December 29, 1920, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for six years. This was the second trial of accused, the jury being unable to agree on the first trial. The crime was alleged to have occurred at midnight on the second floor of the home of the applicant in a room adjoining the other rooms where applicant's father, mother and five sisters were sleeping. No outcry was made and the sleeping family was not aroused, nor were they told of the alleged crime on the following morning. The prosecutrix testified that she told no one of the crime until four days thereafter and information was not made until the engagement of applicant to another girl was announced. The applicant was twenty-three years of age at the time and his accuser twenty-nine.

These circumstances throw considerable doubt upon the question as to whether the very serious crime alleged was committed, and this is clearly shown by the charges of the trial judges to the juries.

In view of the youth of the applicant, his previous good character, and the other circumstances in this case, we have concluded that the applicant has been sufficiently punished, and therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Hyman Harrison.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 47 November Term, 1920, in the Court of Oyer and Terminer and General Jail Delivery of Erie County, Watson Caldwell was convicted of the crime of robbery and sentenced, November 15, 1920, to pay a fine of \$10.00, costs of prosecution and to undergo imprisonment in the Pennsylvania Industrial Reformatory at Huntingdon.

The applicant is eighteen years of age, unmarried, an American, and this is his first offense. In company with Richard Lehman, et al, he engaged in a drinking orgy in the City of Erie and on the way home, it is charged, the applicant and Lehman robbed one of the others of a sum of money. They were tried, convicted and sentenced. At the last meeting of the Board of Pardons Richard Lehman was recommended for a pardon and the pardon has been granted. The application of Watson Caldwell was not then before the Board. The District Attorney is favorable to this recommendation. For the reasons given in the recommendation for the pardon of Richard Lehman, Watson Caldwell should now be pardoned.

We conclude that Watson Caldwell has been sufficiently punished and we recommend, "after full hearing upon public notice and in open sessions", that a pardon be now granted to the said Watson Caldwell.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 16, May Term, 1914, in the Court of Oyer and Terminer and General Jail Delivery of Lackawanna County, Matthew Brogan pleaded nolo contendere to the crime of sodomy, and on December 10, 1914, sentence was suspended. Upon a second arrest for a repetition of the same crime, he was sentenced on July 24, 1918, to pay a fine of one dollar, costs of prosecution, and undergo imprisonment in the Eastern Penitentiary for a period of four years and six months.

A co-defendant, arrested on the same charge, Andrew Pallick, was tried by jury, found guilty, sentenced, later the sentence was reduced and finally, on February 12, 1915, defendant was paroled.

The circumstances surrounding the crime throw some doubt upon its having been committed. The defendant was without counsel and made no defense to the charges. Outside of these charges he has a good reputation and his prison record is good. The trial judge and the trial district Attorney are favorable to a pardon at this time.

We, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Matthew Brogan.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 250, September Term, 1914, in the Court of Quarter Sessions of Luzerne County, Jack Parker was convicted on an indictment charging rape, together with one Richard Murphy. On September 15, 1914, each defendant received a sentence of a fine of one thousand dollars (\$1000), payment of the costs of prosecution, and an imprisonment in the Eastern Penitentiary for a period of not less than ten years nor more than fifteen years.

On January 24, 1921, this Board recommended that a pardon be granted to Richard Murphy, the application of Jack Parker not then being before the Board.

The crime alleged was upon a girl of loose character.

For the reasons given in the recommendation for the pardon of Richard Murphy, we are of the opinion that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Jack Parker.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 586 December Sessions, 1906, in the Court of Quarter Sessions of the Peace of Allegheny County, W. A. Martin was found guilty of corrupt solicitation, and was sentenced, March 4, 1907 to pay a fine of \$500, costs of prosecution, and to undergo imprisonment in the Western Penitentiary for a period of three years.

The applicant has fully complied with the said sentence and served the full time thereof. The District Attorney does not oppose a pardon.

We conclude that the applicant has been fully punished by reason of the said conviction and sentence, and, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said W. A. Martin.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: On the thirty-first day of May, 1919, in the Court of Oyer and Terminer of Luzerne County, Mike Yesoweta pleaded guilty to an indictment charging burglary, breaking and entering, and larceny, and on the same day was sentenced to pay a fine of fifty dollars (\$50.00), the costs of prosecution, restore the property stolen, and undergo an imprisonment in the Eastern Penitentiary for a period of not less than three years and not more than five years.

The applicant, at the time of the commission of the crime was eighteen years old. He broke into a store, and stole a child's bank, containing twelve dollars and sixty-one cents (\$12.61) in money, and a pocket-knife.

This was his first offense, and he had previously borne a good reputation. Reverend Nicholas Chohey, of Wilkes-Barre, pastor of the family, in a letter recommending the pardon, promises that if the boy is pardoned he will keep in touch with him, and do all he can to guide him in an honest and honorable life.

We are of the opinion that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Mike Yesoweta.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 5 June Sessions, 1920, in the Court of Oyer and Terminer of Allegheny County, Harold B. King was convicted of the crime of robbery and receiving stolen goods, and on July 1, 1920, was sentenced to pay a fine of six and one-quarter cents, costs and imprisonment in the Western Penitentiary for not less than two years and six months nor more than three years.

The applicant is twenty-four years of age and was a police officer of the City of Pittsburgh at the time of his arrest. He was convicted of holding up the proprietor of a butcher shop at the point of a revolver and taking money therefrom at about four o'clock in the afternoon. The identification of the applicant was not certain. Affidavits of numerous persons whose testimony has been discovered since the conviction, place the applicant at the time of the commitment of the crime at least four miles away.

The District Attorney favors a recommendation.

For these reasons, "after full hearing upon public notice and in open session," we recommend that a pardon be now granted to the said Harold B. King.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 150 to 156 January Sessions, 1916, in the Court of Quarter Sessions of the Peace of Allegheny County, Victor Pavetich pleaded guilty to the charge of entering a building, etc. and felonious assault and was convicted of the crime of felonious assault and battery.

The applicant is alleged to have entered a store in East Pittsburgh, taking sixty-five cents from the cash register, and while running away is alleged to have shot at his pursuers. To these charges he pleaded guilty. Subsequent to his arrest on these charges he was convicted of felonious assault and battery in shooting Frank Heppe in Bethel Township, Allegheny County, Pennsylvania. His identification upon this arrest was of uncertain character.

The applicant is twenty-seven years of age, an Austrian by birth and unnaturalized. He had never before been charged or convicted of any crime and his reputation had been good.

The District Attorney does not oppose the application.

We are of the opinion that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Victor Pavetich.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 69 November Term, 1919, in the Court of Quarter Sessions of the Peace of Washington County, Agostino Spinozzi pleaded guilty to the crime of felonious breaking and entry and larceny, and on February 12, 1920, was sentenced to pay a fine of \$1.00, costs and imprisonment in the Western Penitentiary for not less than two years and six months, nor more than three years.

The applicant was charged of breaking and entering into a distillery and removing a number of barrels of whiskey.

The Trial District Attorney and the District Attorney favor the application, and state that they believe the prisoner has already served as much time as necessary.

In view of these facts, we have determined that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Agostino Spinozzi.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 89 December Sessions, 1919, in the Court of Quarter Sessions of the Peace of Allegheny County, Joseph Henninger was convicted of the crime of larceny, and on September 25, 1920, sentenced to pay a fine of six and one-quarter cents, the costs and imprisonment in the Allegheny County Workhouse for six months. On December 2, 1920, he was paroled.

The crime consisted of the taking and carrying away of a few pieces of wearing apparel from the ruins of a burned building within the City of Pittsburgh, which wearing apparel was all returned immediately thereafter.

The District Attorney recommends the application.

We conclude that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Joseph Henninger.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 291 October Sessions, 1919, in the Court of Quarter Sessions of the Peace of Philadelphia County, Joseph Lerz was convicted of the crime of attempted larceny and on November 21, 1919 was sentenced to pay the costs and undergo imprisonment in the Philadelphia County prison for three years.

The applicant is a discharged soldier with a distinguished war record, and prior to his conviction in this case had a good reputation.

He arrived in Philadelphia on the evening of September 9, 1919, and planned to leave for New Jersey in a few hours. He met a man by the name of Grangers in Broad Street Station. They went to the theatre together and after the theatre walked along Ninth Broad Street. Grangers got into an automobile. Grangers was immediately arrested for attempted theft and Lerz with him. There is no proof that Lerz knew of the attempt theft. The District Attorney favors the application.

For these reasons we conclude that the applicant's guilt was not sufficiently shown, and, therefore, "after full hearing upon public notice and in open sessions," recommend that a pardon be now granted to the said Joseph Lerz.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2 December Term, 1920, in the Court of Oyer and Terminer and General Jail Delivery of Northumberland County, Adam Skoverinski was convicted of the crime of robbery and on January 21, 1921, was sentenced to pay a fine of \$50.00, costs and imprisonment in the Eastern Penitentiary for not less than one year nor more than eighteen months.

The alleged crime was the assault and robbery of one, Peter Maderski, of the sum of \$108.01 about 3:30 o'clock in the afternoon of October 14, 1920, when the applicant was on his way home from his work at the mines. The conviction was obtained upon the uncorroborated testimony of Maderski.

The District Attorney says of the case, the defendant may have committed the crime, but this was a close case and the testimony was far from overwhelming against him. The defendant had previously borne a good reputation and has a large family dependent upon his support.

In view of these circumstances we have determined that there is substantial doubt of the applicant's guilt, and, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Adam Skoverinski.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 52 November Sessions, 1916, in the Court of Oyer and Terminer of Luzerne County, Guiseppi Pieri was convicted of voluntary manslaughter and on February 10, 1917 was sentenced to pay a fine of \$1,000, costs and imprisonment in the Eastern Penitentiary for not less than seven years and eleven months, nor more than twelve years.

The applicant and one, Peter Pisaneschi, boarded at the same house and Peter Pisaneschi insulted the boarding mistress and the applicant defended her. Bad feeling ensued and Peter threatened the life of the applicant. Peter seized the applicant by the chest with one hand, grabbed him by the throat with the other and pushed him against the fence. He was a much larger man than the applicant and the petitioner in defending himself shot and killed his assailant. The applicant had always borne a good character and was of a peaceable disposition.

The District Attorney who tried the case does not object to the pardon.

In view of these facts, we conclude that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Guiseppi Pieri.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 322 May Session, 1913, in the Court of Quarter Sessions of the Peace of Philadelphia County, Frank Dirogatis was convicted of conspiracy and on May 23, 1913 was sentenced to pay a fine of \$100, costs and imprisonment in the Eastern Penitentiary for not less than one year nor more than two years. He served the minimum sentence of one year and was paroled in May, 1914.

The crime consisted of conspiring for the uttering of false checks and having them cashed. He was convicted on the testimony of a self-confessed convict, at the best, flimsy evidence. His purpose in asking the pardon is to obtain a re-instatement in his profession as a private detective. His record outside of this conviction is good. The District Attorney favors the application.

We conclude that the applicant is entitled to Executive clemency, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Frank Di Dogatis.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 15 September Term, 1920, in the Court of Oyer and Terminer and General Jail Delivery of Cambria County, Joseph Kuntz pleaded guilty to the crime of manslaughter and on September 17, 1920 was sentenced to pay the costs and imprisonment in the Pennsylvania Industrial Reformatory at Huntingdon.

At the time of the crime the applicant was sixteen years old. He became engaged in an altercation with another boy about dusk, during which the boys commenced throwing stones at each other. A stone hurled by the applicant struck the other boy in the head from which death ensued. The killing was accidental.

The mother of the deceased boy writes the Board requesting that a pardon be recommended.

We have concluded that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Joseph Kuntz.

E. E. BEIDLEMAN,
Lieutenant Governor.
CYRUS E. WOODS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 68 December Sessions, 1916, in the Court of Oyer and Terminer and General Jail Delivery of Delaware County, Jackino Miraco was convicted of the crime of murder in the second degree, and on April 11, 1917, was sentenced to pay a fine of \$100, costs and imprisonment in the Eastern Penitentiary for not less than eighteen years nor more than twenty years.

The defendant, together with his wife, Mary Miraco, were found guilty of killing one, Pietro Gerage. The allegation is that Jackino Miraco held the deceased while Mary Miraco stabbed him to death. The defendants were convicted upon the testimony of the County Detective James Meli, who took what was alleged to be the dying confession of Gerage. Gerage was an Italian and unable to speak English. The deceased had first stated that he had been stabbed by a man from Philadelphia, but later in the alleged confession he fastened the crime upon the defendant and his wife, saying that they were angry at him because he had circulated the story that Mary Miraco was not the wife of the applicant. No sufficient motive was shown for the crime.

It has since been discovered that Gerage was a criminal and a fugitive from justice. Prior to the crime, for which he was convicted, the reputation of the applicant had been good and he had never been charged with the commission of any crime. His conduct in the penitentiary has been exemplary.

Because of these facts we conclude that there is substantial doubt of the applicant's guilt, and, we therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Jackino Miraco.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 696 November Sessions, 1920, in the Court of Quarter Sessions of the Peace of Allegheny County, John Doe, alias Thomas Shea was convicted of the crime of aggravated assault and battery, and on January 27, 1921, was sentenced to pay a fine of \$25.00 and costs.

The applicant was a police officer and the offense charged was, that in making an arrest he struck the prisoner five or six times with a blackjack.

The applicant has complied with the sentence of the Court and the application is made so that he may obtain further employment.

We are of the opinion that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said John Doe, alias Thomas Shea.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 68 December Sessions, 1916, in the Court of Oyer and Terminer and General Jail Delivery of Delaware County, Mary Miraco was convicted of the crime of murder in the second degree, and on April 11, 1917, was sentenced to pay a fine of \$100, costs and imprisonment in the Eastern Penitentiary for not less than eighteen years nor more than twenty years.

It is alleged that Mary Miraco stabbed one, Pietro Gerage, to death while her husband, Jackino Miraco, held him.

For the reasons given in the recommendation for the pardon of Jackino Miraco, we have concluded that there is great doubt of applicant's guilt, and, therefore, "after full hearing upon public notice and in open session," recommend that a pardon be now granted to the said Mary Miraco.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 544 August Sessions, 1920, in the Court of Quarter Sessions of the Peace of Philadelphia, Joshua Crump pleaded guilty to the larceny of 200 pounds of sugar, and on December 13, 1920, was sentenced to pay the costs and undergo imprisonment in the Philadelphia County Prison for nine months.

The applicant is thirty-nine years of age, has a wife and four children and his record for sobriety and honesty prior to this case was good. His employers, Barber & Perkins Company, write that his confinement in prison has been sufficient to teach him not to steal and that if pardoned they will furnish him employment as soon as he is released.

In view of these circumstances we have determined that this is a proper case for Executive leniency, and, therefore, "after full hearing upon due public notice and in open session," recommend that a pardon be now granted to the said Joshua Crump.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 721 May Sessions, 1917, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, George Moulter pleaded guilty to larceny, and on June 6, 1917 was sentenced to imprisonment in the Eastern Penitentiary for three to five years, said sentence to run concurrent with the sentence of the Court on a prior conviction in 1910. The applicant pleaded guilty to stealing some gas fixtures and lead pipe to the value of \$200 in 1910,

and for this crime he was sentenced on March 29, 1910 to an aggregate minimum term of two years and six months and an aggregate maximum term of ten years in the Eastern Penitentiary. He was paroled on April 11, 1914. In May, 1917 he was arrested for stealing a gold watch to the value of \$250. and upon this offence he was recommitted to the Penitentiary upon his former unexpired sentence and was also sentenced as above stated. For these crimes he has served nine years. A pardon in this case makes it possible for him to be paroled upon the sentence the Court imposed for the crimes committed in 1910.

We are impelled under the foregoing facts to the belief that the petitioner has been sufficiently punished, and we, therefore, "after full hearing upon public notice and in open session" recommend that a pardon be now granted to the said George Moulter.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 172 November Sessions, 1920 in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, William Green and Alonzo Scott alias Alonzo Leech were convicted of robbery and on February 28, 1921 were sentenced to pay the costs and to undergo an imprisonment in the Philadelphia County prison for a period of eighteen months.

The applicants, together with Joseph Morris, were in a cabaret at a saloon in the City of Philadelphia in the presence of two or three hundred people. The crime for which they were convicted was the holding up of one, Louise Shelton and stealing from her the sum of twenty dollars. It is alleged that Joseph Morris was a former sweetheart of Louise Shelton, and seeing her in company with another man, became engaged in an altercation with her and that the applicants were mere spectators. They were convicted almost entirely upon the testimony of Louise Shelton, who bears a bad reputation. There is considerable doubt as to their guilt.

In view of the foregoing the Board believes that this is a proper case for the exercise of executive clemency, and we, therefore, "after full hearing upon public notice and in open session" recommend that a pardon be now granted to the said William Green and Alonzo Scott, alias Alonzo Leech.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 69 April Term, 1920, in the Court of Oyer and Terminer and Quarter Sessions of the Peace for the County of Lancaster, Mary E. Bennett was convicted of perjury, and on March 12, 1921, was sentenced to pay a fine of \$100, costs and undergo imprisonment in the Lancaster County Prison for one year.

The applicant was a married woman with two children. Her husband mistreated her and finally put her out on the street. She went to Philadelphia to live, and was there advised that Mr. Alexander, a lawyer of Lancaster, was the best person to secure her divorce. She employed Mr. Alexander and he prepared a libel in divorce, wherein it was stated that she was a citizen of Lancaster, and advised her to sign it, which she did. She did not know that the libel contained misavements. She was arrested for perjury and convicted. Mr. Alexander has since been disbarred because of his action in this case.

The District Attorney, William C. Rehm, writes the Board as follows:

"I am satisfied that Mary E. Bennett acted on the advice of her counsel, who has since been disbarred for his conduct in the case. While her conviction was justified, I feel she has already suffered sufficiently for her offense, and I recommend her pardon."

The application appears to the Board to be a proper case for the exercise of Executive clemency, and, we, therefore, "after full hearing and upon due public notice and in open sessions", recommend that a pardon be now granted to the said Mary E. Bennett.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9, May Sessions, 1918, in the Court of Quarter Sessions of the Peace for the County of Tioga, Pennsylvania, Stephen Boyce pleaded guilty to breaking and entering and larceny, and on April 28, 1919, was sentenced to pay a fine of \$10.00, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than six years nor more than ten years.

The applicant was raised on a farm, and moved into Wellsboro where he got into bad company. With another he broke into a store where some liquor was kept, became intoxicated, and stole two or three revolvers. On June 4, 1918, he was released on parole until April, 1919, when he became involved in another affair and was committed by the Court to the Penitentiary under the sentence above recited, of which he has served a little over two years.

The present District Attorney writes:

"I do not regard Stephen Boyce as a vicious man nor a hardened criminal. I think he ought to have been punished, but I believe that he has paid that penalty and in the two years that he has been in the Penitentiary has been punished sufficiently.
"As District Attorney I see no reason why the ends of the justice have not been met."

For these reasons we have concluded that Executive clemency should be exercised in this case, and we, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Stephen Boyce.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 279-280 November Sessions, 1919, in the Municipal Court of Philadelphia, Nicola Cupaiola was convicted of robbery and carrying concealed deadly weapons, and on March 26, 1920 was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not less than three years no more than five years.

The applicant is thirty-three years old, was formerly a private detective, had a good reputation and had never been charged with the commission of any crime before the present offense. The offense alleged to have been committed by him was holding up a pedestrian in a park in Philadelphia at twilight between seven and seven-thirty daylight savings time in October of 1919. The identification of him by the prosecutor, while positive, is doubtful in character because the only view had was at a distance of 100 yards in the dusk of the evening.

At the trial it was attempted to show an alibi and Dr. McCarty testified that he saw the defendant shortly before the commission of the crime at Sixty-ninth and Race Streets which was a short distance from the place of the hold-up. He now corrects this testimony by the statement that he saw the applicant at his office at Sixty-third and Race Streets. It is admitted that it would have been impossible for the applicant to have come from Sixty-third and Race Streets to the place of the crime after Dr. McCarty says that he saw him.

In view of these circumstances we have concluded that the applicant is entitled to Executive leniency, and, therefore "after full hearing and upon public notice and in open session", recommend that a pardon be now granted to the said Nicola Cupaiola.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 382 and 383 May Sessions, 1910, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, John H. Petit pleaded guilty to the charge of larceny and receiving stolen goods, and on May 15, 1910, was sentenced to undergo imprisonment in the Pennsylvania Industrial Reformatory at Huntingdon, Pa.

The applicant was not quiet nineteen years of age at the time of the alleged crime, and was then employed by William G. Conover to sell motor trucks in the vicinity of Camden, New Jersey. Upon his return from Camden with a truck he collided with a trolley car, causing great damage to the truck. He took the truck to a garage for repairs and made an unsuccessful attempt to telephone his employers so as to inform him of the accident and the whereabouts of the truck. Shortly thereafter he was arrested for the larceny of the truck, and, being without the services of an Attorney, he accepted the advice of an attache of the Court to plead guilty, and was sentenced as above.

He has served a total of twenty-nine months at the Huntingdon Reformatory, has been discharged and has since that time been a respected citizen. The purpose of this application is to remove the stigma and the legal disqualification of the above sentence.

In the opinion of the Board the application should be granted, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said John H. Petit.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 28, January Term, 1921, in the Court of Quarter Sessions of the Peace in and for Lehigh County, Pennsylvania, John Stefanie was convicted of assault and battery and aggravated assault and battery, and on January 5, 1921 was sentenced to pay a fine of \$1,000.00, the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not more than three years and not less than eighteen months, to be computed from January 5, 1921.

The applicant is thirty-two years of age, a foreigner unable to speak English, and prior to this conviction had a good reputation as a law abiding man. The alleged crime occurred when the petitioner went to call upon the prosecutor in this case. He knocked at the door, heard a voice call "come in", the door was opened and the petitioner stepped forward. The prosecutor seeing who the visitor was exclaimed "you get out or I kick you out." The petitioner then started to leave, when the prosecutor went after him and seizing him by the neck conducted him to the street. There the petitioner is alleged to have cut the prosecutor with a penknife in the right arm while the prosecutor was grasping the petitioner by the neck.

Under these facts, there is considerable doubt as to whether or not the applicant committed an assault and battery or whether he used sufficient force to protect himself from the assault of a stronger man. In view of these circumstances, we, "after a full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said John Stefanie.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 41 and 42 April Sessions, 1920 in the Court of Quarter Sessions of the Peace of Allegheny County Myles Larkin pleaded nolle contendere to the crimes of larceny and receiving stolen goods and conspiracy, and on April 15, 1920, he was sentenced to pay a fine of twelve and one-half cents, costs and undergo imprisonment in the Allegheny County Jail for three months. The applicant has served his term and is out on parole, and the purpose of this application is to clear his name from the stigma of the crime.

Hon. A. B. Reid, the Trial Judge, speaking of the applicant, writes the Board as follows:—

"He can be restored to his position upon our Fire Department if a pardon be granted him. He was undoubtedly an excellent fireman, and has served the city faithfully for seven-

teen years, and before that lapse he had always borne an unblemished reputation as a citizen. One of the clergymen who have written letters in his behalf told me that he was the most devoted son he had ever known.

"I unhesitatingly join in the request that he be rehabilitated and allowed to return to an honorable career, freed by a pardon from the stigma which otherwise will adhere to him and his family through life."

Harry H. Rowand, Esq., District Attorney, is also favorable to the applicant.

We conclude that the application should be granted, and we, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Myles Larkin.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 31 June Sessions, 1920, in the Court of Quarter Sessions of the Peace and General Jail Delivery for the County of Lehigh and State of Pennsylvania, Ammon C. Godshalk was convicted of the crime of manslaughter, and on November 1, 1920, was sentenced to pay a fine of \$500, costs and undergo imprisonment in the Lehigh County Prison for a period of two years, with the privilege of asking for parole at the end of one year.

The applicant, together with his wife, was driving in an automobile from Easton to Allentown. He came to a point where a house was being moved across the road. One of the workmen engaged thereat, as he thought, motioned for him to come ahead, another on the car track waved a red flag, which the applicant thought was a signal for the trolley car. He went ahead passed the obstruction in safety, but on the other side thereof met a mother with two children. One of the children darted across the road, and in attempting to avoid the other child he turned to the left and struck and killed the little girl. He immediately stopped, picked the child up and rendered such services as he could in the reparation of the loss. He has paid money damages for the death of the child.

The Coroner's jury which passed upon the case absolved the applicant from blame. Ten of the twelve jurors who heard the case voted to acquit the applicant and only consented finally to the verdict of guilty upon the assurance of the other members of the jury that if the jury recommended leniency the Court would only impose a fine.

The applicant is of good character and reputation, is fifty-seven years of age, and has never been in any trouble of this kind before.

In view of these circumstances, we, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Ammon C. Godshalk.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 20, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 79, April Term, 1920, in the Court of Quarter Sessions of the Peace in and for Lehigh County, Pennsylvania, Jacob M. Moses pleaded guilty to the charge of perjury, and on June 21, 1920, was sentenced to pay a fine of \$500.00, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than four years nor more than six years.

The applicant was born in Easton, Pennsylvania, is thirty-five years of age, and at the time of the alleged crime was a resident of Allentown, Pennsylvania—he was married in 1908—the marriage proved unhappy and his wife commenced proceedings for a divorce in Lehigh County, the subpoena being served on Moses. The applicant was later informed that the divorce had been granted and learned that his former wife married a man by the name of Graham and was living with him as his wife. Taking this information as true, the applicant in 1918 applied for a marriage license, obtained the same and was married to Miss Alice Ritter of Allentown. It subsequently developed that his wife had not obtained a divorce from him and in the divorce proceedings between the Grahams, the applicant for the first time learned that his first wife was not divorced from him. He then took his second wife home to her parents, told them the facts and did not longer live with her. Subsequently an information was made against the applicant for perjury. The alleged perjury being the obtaining a marriage license for the second marriage.

The father of the second wife makes affidavit to the above facts, and, inter alia, says:

"I have found Mr. Moses in all respects an honorable and worthy man, and I am fully convinced that it was through error and misinformation that he entered into the marriage state with my daughter and that it was not from any intent to wrong doing.

"I am making this affidavit of my own free will, trusting that his application for a pardon will receive the favorable consideration of your Honorable Board."

These facts do not indicate a wilful design to commit a crime, and it, therefore, appears that Executive clemency should be exercised. We, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Jacob M. Moses.

E. E. BEIDLEMAN,
Lieutenant Governor.

CYRUS E. WOODS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 7, May Sessions, 1918, in the Court of Oyer and Terminer and General Jail Delivery of Lackawanna County, Antonio Venturiello was found guilty of murder in the second degree and on May 24, 1918, was sentenced to undergo imprisonment in the Eastern Penitentiary for a period of not less than ten years nor more than twenty years.

On the morning of the killing the applicant and one Marsico, a brother of the decedent, had played pool at a saloon. Later in the same day, about five o'clock P. M., while the applicant was standing on the sidewalk, Marsico came out of a saloon and asked that they again play pool or cards. Venturiello refused to do so and Marsico became abusive, used insulting language until his brother Pasquale, the decedent, reprimanded him for his conduct. A scuffle ensued and Venturiello was struck several times and either knocked

down or pushed to the ground. While on the ground with blood flowing from a wound caused by a knife which had been inflicted during this struggle, some one shouted, "Are you going to let that man get killed, is nobody going to save him?"

Thinking his life was in danger the applicant pulled a gun and shot three times. One of the shots went wild, a second struck a bystander in the arm and the third killed Pasquale Marsico.

The applicant was born in Italy, is now thirty-eight years of age, has lived in the United States for fifteen years, is a citizen of this country and has a wife and four children at Old Forge, Pennsylvania, where he worked in the coal mines.

The circumstances indicate that the killing occurred when the applicant thought he was in danger of his life and that he fired to protect himself when set upon by superior numbers.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Antonio Venturiello.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 53 and 54 January Sessions, 1918, in the Court of Oyer and Terminer and Quarter Sessions of the Peace of York County, Victor Clark pleaded guilty to the crimes of burglary, felonious entry, larceny etc., and on March 4, 1918, was sentenced to pay the costs and undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than ten years.

The reason for the application is that the petitioner is suffering from an advanced stage of pulmonary tuberculosis. The physician certifies that he is weak, emaciated and is now bedfast and that the man has but a short time to live under the present environment. His mother is willing to take him to her home in New York State and give him care while he lives.

We deem that it is proper to exercise leniency in this case, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Victor Clark.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 515 February Sessions, 1914, in the Court of Quarter Sessions of the Peace of the County of Philadelphia, Harry Harris, alias Harry Williams pleaded guilty to an assault to kill and carrying concealed weapons, and on February 25, 1914, was sentenced to pay the cost of prosecution and undergo imprisonment in the Eastern Penitentiary for an aggregate period of not less than fourteen years and six months nor more than fifteen years.

The applicant was arrested on suspicion of being concerned in certain apartment house robberies which took place in West Philadelphia and was acquitted on the bills of indictment founded on this arrest. The arrest was made by Detectives Clark and Barrett and their testimony showed that while they were pursuing him in order to make the arrest, he fired a shot in the air over their heads with the purpose of making his escape. The Detectives testified that there was no intent upon the part of Harris to shoot them. He has served a period of seven years in the penitentiary for firing this shot in the air and for carrying a concealed deadly weapon.

In view of the term of imprisonment already incurred by the applicant, which should be sufficient to meet the ends of justice, we have determined to grant the application, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Harry Harris, alias Harry Williams.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 594 May Sessions, 1897, in the Court of Quarter Sessions of the Peace of the County of Philadelphia, Robert Irvine pleaded guilty to the charge of larceny, and on July 1, 1897, was sentenced to pay the costs and undergo imprisonment in the Philadelphia County Prison for a period of three months.

The applicant at the time of his sentence was sixteen years of age. He served his full term of imprisonment and is now forty years of age. He is an American citizen, is now a patrolman on the Harbor Police Boat of the Police Department, City of Philadelphia, and has been a member of the Police Department of Philadelphia for a period of nine years.

The applicant has led a straight life since the youthful trouble above mentioned, is a man of family, has a good reputation, and the purpose of the application is to clear his name of the stain of his early offense.

We have concluded that the application is a worthy one and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Robert Irvine.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1020 September Sessions, 1914, in the Court of Oyer and Terminer and General Jail Delivery of Schuylkill County, Jacob Sovitsky was found guilty of the crime of murder in the second degree and on September 21, 1914 was sentenced to imprisonment in the Eastern Penitentiary for a period of not less than eighteen years nor more than twenty years.

The applicant is now forty-four years of age, of Polish birth and was a coal miner living at Lost Creek, Pa., was married and has a family of four children. Prior to this crime he had never been charged with or connected with any crime in this State or elsewhere.

On June 25, 1914, the applicant came home from work in the afternoon and found his wife drunk in the yard. He asked her where she had obtained the drink and dispute followed and they went into the house together. The applicant states that he told his wife to go upstairs while he heated some water. While he was washing himself in the room below his wife called out the window that she would fix him while he was washing. He finished the washing and with the assistance of the children made the supper and after supper he states when going upstairs he found his wife hanging on the bannister. The body reached the floor and there was an apron tied around her neck. He called his daughter and she came up and in trying to unfasten the apron from her neck he made some finger marks thereon. He notified the authorities of the death of his wife and was arrested and convicted upon testimony that he had quarreled with her frequently about drinking and that they had been heard quarreling that day by neighbors and because of the finger prints on his wife's neck. His story is corroborated by that of Blanche, his daughter.

The District Attorney writes that the applicant always bore an excellent reputation in the community and that in the opinion of his neighbors who knew both Sovitsky and his wife, he is a victim of circumstances and was not guilty of killing his wife. The District Attorney further states that the case is a proper one for the exercise of Executive clemency and that the application should be granted.

Because of these facts we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Jacob Sovitsky.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 51 November Sessions, 1919, in the Court of Oyer and Terminer and General Jail Delivery of Allegheny County, Charles Pearson was convicted of the crime of robbery and receiving stolen goods, the jury asking for the extreme mercy of the Court, and on December 18, 1919 was sentenced to pay a fine of six and one-quarter cents, costs and to undergo imprisonment in the Western Penitentiary for a period of not less than two and one-half years nor more than three years.

The applicant is a Croatian, now twenty-three years of age, married, his occupation was craneman in the employ of the Pressed Steel Car Company at McKees Rocks, Pennsylvania, and prior to this arrest he had never been charged with or convicted of any crime. On the night of the alleged robbery he attended a wedding and drink being served he became intoxicated, and wandering on his way home was finally picked up by the officers with a watch upon him, later claimed as the property of Mick Shuma. A search was made for the owner of the watch and later Shuma was found also intoxicated, and claimed to have been waylaid, and identified the watch. At the hearing before the Justice of the Peace Shuma failed to identify Pearson as the person who robbed him, but at the trial he did so identify him.

A number of letters have been sent to the Board, among them letters from the Police Officers who made the arrest and to the effect that the applicant has served sufficient time for the crime of which he was convicted. Mr. John Francies, Warden of the Western Penitentiary, certifies that his conduct during his imprisonment has been exemplary.

We have determined that the applicant has been imprisoned for a sufficient length of time to punish him for his wrongdoing and to serve as a warning to others, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Charles Pearson.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 941 September Sessions, 1912, in the Court of Oyer and Terminer and General Jail Delivery of Philadelphia County, Matthew McMullen pleaded guilty to the crime of murder. The Court fixed the crime as murder in the second degree and on October 29, 1912, sentenced him to pay the costs and to undergo imprisonment in the Eastern Penitentiary for from fifteen to twenty years.

The crime charged was the murder of Catharine M. Bell, with whom the applicant was living at the time of her death. The applicant and the Bell woman were heavy drinkers and on the night of August 21, it is alleged the decedent became very much intoxicated. Catharine M. Bell was found dead in the room occupied by herself and the applicant and it was determined that death was caused by a hemorrhage of the brain induced by blows on different parts of the body.

The applicant gave himself up to the Police authorities on the day after the crime, and when indicted, pleaded not guilty. At the completion of the Commonwealth's case he changed the plea of not guilty to one of guilty and was then sentenced as above stated. The reasons given by the applicant for his pardon are that he had never before been charged with or convicted of any crime, that there is doubt as to the exact manner in which the Bell woman came to her death, as there were no eye witnesses of the death, and the accident might have happened in a fall caused by her drunken condition, and that the applicant has been punished sufficiently for the crime.

The Board has received letters from a large number of people urging clemency and expressing the belief that if pardoned the applicant will lead a respectable life.

In view of these circumstances we have determined that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Matthew McMullen.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 375 March Term, 1920, in the Court of Quarter Sessions of Philadelphia County, Joseph Ramsey was convicted of the crime of robbery and on January 14, 1921, was sentenced to pay the costs of prosecution and undergo imprisonment in the Eastern Penitentiary for not less than four years nor more than five years.

The applicant with two other boys was accused of robbing the Overbrook Bank. It was alleged that the applicant entered the bank and obtained change for a dollar and later returned with two other men and held up the paying teller and the other employes of the bank and robbed it of cash, liberty bonds, war savings stamps and stock certificates of a total value of approximately \$11,000. After the robbery the bandits escaped in an automobile and no arrests were made until forty-six days thereafter when the applicant, together with John Hogan and Thomas Brennan were arrested and taken to City Hall where they were confronted by Thomas McCook, the youthful paying teller of the Overbrook Bank, who identified Ramsey and Hogan but failed to identify Brennan, and there Brennan was discharged and the two others held for court. Later on Hugh Dougherty was arrested for the same crime and the three defendants were positively identified at the trial by McCook as the men who held up the bank. Dougherty and Hogan were able to show by indisputable record evidence that they could not have been at the bank at the time of the robbery and were acquitted.

The applicant was convicted upon the identification of McCook, although there was positive testimony upon the part of his father, his mother, his brother and a disinterested person named Fannie G. Bodgen that he was elsewhere than at the scene of the robbery at the time the robbery was committed. No part of the money or of the securities taken has ever been found upon or traced to the applicant.

The applicant is an American citizen, twenty-three years of age, single and had a good reputation. His parents are respectable people and an alibi proven by them and by the other witnesses was entitled to greater consideration than it received at the trial.

We feel that there is great uncertainty as to the guilt of the applicant and that at least it was not proven at the trial beyond all reasonable doubt.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Joseph Ramsey.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 402, 403 and 468, May Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery of Philadelphia County, Robert John Nolan pleaded guilty to aggravated assault and battery, and entering in the night with an attempt to commit a felony. A verdict of not guilty was rendered in several indictments charging assault and battery. On May 25, 1921, he was sentenced on Bill of Indictment No. 468 only to pay costs and undergo imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than three years.

The applicant is twenty-four years of age and unmarried, and is a resident of the City of Philadelphia. On April 25, 1921, he was arrested, charged with assault and battery upon Mrs. Kinnear and Mrs. Hannah Rumpford. He was calling at the house of Mrs. Kinner, where he had formerly roomed, when Mrs. Rumpford approached him and told Nolan to get out; that he was no good, and that he was an idler and a worthless character. An altercation followed, and Nolan struck Mrs. Rumpford in the face with his hand, knocking her down. He also pleaded guilty to striking Mrs. Kinnear although he has no knowledge of so doing. He was intoxicated at the time.

The Trial Judge evidently imposed the sentence under the belief that the applicant entered the house with the intent to commit a felony, which is now shown not to be a fact.

Honorable Samuel E. Shull, Trial Judge, in a letter dated October 21, 1921, writes the Board as follows:

"Since the imposition of this sentence, I have been informed, and believe, that there are circumstances surrounding this case which were not within my knowledge at the time of imposing this sentence, and which circumstances, if they were true, as I believe them to be, would, in my judgment, warrant the Board of Pardons in giving this case their earnest consideration."

In view of the position now taken by the Court, we recommend, "after full hearing upon due public notice and in open session", that a pardon be now granted to the said Robert John Nolan.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 2 and 3 April Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery of Venango County, Joseph Leonetti pleaded guilty to the crimes of voluntary manslaughter and murder in the second degree, and on April 29, 1920, was sentenced to pay a fine of one dollar, costs of prosecution and undergo imprisonment in the Western Penitentiary for a period of not more than fifteen years nor less than ten years.

The applicant was a coal miner, industrious, honest and of a good reputation, married and had a family of seven children. His wife ran away with a man by the name of Bonaventure, leaving the petitioner with the seven children, the youngest being a baby of ten months of age. The petitioner had his children taken care of in various places by different families and institutions as best he could, but the baby died a few months after its desertion by the mother. The petitioner obtained a divorce from his wife in order that he might be able to sell the home which he had acquired. Later the proposition was made that the wife would return to her former husband provided he would pay the bills contracted by her and Bonaventure, and an agreement was made to this effect. Bonaventure later repudiated this agreement and early one morning in a sudden attack struck the applicant with a chair while the applicant was trying to get out the kitchen door which was locked. His wife appeared on the scene and joined Bonaventure in the attack upon the petitioner. The applicant seized a stick of stove wood and struck each one of his assailants to the ground causing their death.

The reasons assigned for the applicant are that under all the circumstances the sentence was severe, that the petitioner has been sufficiently punished and that his children are very much in need of his support and protection.

The District Attorney writes that the applicant bore a splendid reputation as a citizen, employe, husband and father and that his chief consideration before and since his imprisonment was the care and maintenance of his children, that the controlling purpose for the imposition of the sentence was its effect on the public in deterring crime and that this effect has been sufficiently accomplished, and that the applicant, if released, will use every effort to provide a proper home for his children and that he will rear a family of good citizens.

These facts have impelled the Board of Pardons to the conclusion that the applicant should be released.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Joseph Leonetti.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 96 and 97 October Sessions, 1917, and at No. 170 September Sessions, 1919, in the Court of Quarter Sessions of Allegheny County, William Longabaugh was convicted of felonious assault and battery, robbery and of unlawful wounding, and on December 18, 1919, was sentenced for felonious assault and battery to pay a fine of six and one-quarter cents, costs of prosecution and undergo imprisonment in the Western Penitentiary for a period of not less than two and one-half years nor more than three years. Sentence was suspended on the other two charges.

The applicant is twenty-eight years of age, an American, a skilled electrician and a railroad brakeman and at the time of his arrest was employed as a railroad brakeman at the Pitcairn yards of the Pennsylvania Railroad.

In September of 1917 the applicant was charged with rifling a freight car of merchandise and it was alleged that at the arrest the applicant shot the officer who attempted to take him in charge. The story of the applicant was that he had nothing to do with the crime and that an officer came up to him and accused him with it and of having shot another officer. The prisoner had no revolver or any stolen goods in his possession, either at the time of his arrest or afterwards. Neither the prosecutor or defendant had any corroboration of their stories. The indictment for this offense was returned in October, 1817, and the defendant not having been called for sentence was allowed to enter the service of the United States in the Great War and was sent overseas attached to the Thirty-seventh Engineers of United States of America. He served twelve months in France and was honorably discharged April 4, 1919. After his discharge from the Army he was employed by the Humane Society as a Special Officer and by virtue of his office carried a pistol.

On June 24, 1919, he became involved in a fight with one, John McClafferty, which resulted in his indictment at No. 170 September Sessions, 1919, for felonious assault and battery and when the applicant was brought to trial to face this charge the old charges were revived and all disposed of at the same time. It is alleged that the applicant had accused McClafferty of cheating and robbing a foreigner of some money and a controversy followed in which McClafferty and some of his friends assaulted the applicant and during the fight that followed McClafferty was shot.

The Trial Judge and the Trial District Attorney write the Board that they are inclined to think this case has merit.

The applicant has served twenty months of his sentence, he comes from a reputable family and there is reason to believe that if discharged he will become a law abiding citizen, and, we, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said William Longabaugh.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 25, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 3 September Sessions, 1918, in the Court of Quarter Sessions of Erie County, Christian Didion pleaded guilty to breaking and entering and larceny, and on October 27, 1919, was sentenced to pay a fine of \$25.00, costs and undergo imprisonment in the Western Penitentiary for a period of not less than three years and six months nor more than four years.

In April, 1918, a freight car was broken open and a quantity of cigarettes stolen. The applicant and two others were indicated and all entered pleas of guilty. The actual breaking and entering was done by Joseph Takach. The applicant received none of the cigarettes and immediately volunteered to assist the railroad detectives in prosecuting the case and did assist them by informing them where the stolen goods were located so that they were recovered. In consideration of this action sentence was suspended upon him.

In the summer of 1919 he was arrested charged with complicity in the theft of an automobile, and although never convicted of this charge the Court called him in upon the case on which sentence had been suspended and sentenced him as above set forth.

The District Attorney of Erie County writes that he has investigated the charges as to the theft of the automobile and finds that the applicant had no part therein, that the real thief had pleaded guilty and has been sentenced, and he, therefore, recommends this pardon.

For these reasons, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Christian Didion.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 25, 260 and 262 January Sessions, 1917, in the Court of Oyer and Terminer of Allegheny County, Pennsylvania, Karl Schwarz pleaded guilty to the crimes of robbery, receiving stolen goods, carrying concealed weapons and conspiracy, and on January 13, 1917, was sentenced in the aggregate to pay a fine of eighteen and three-fourth cents, costs of prosecution and to undergo imprisonment in the Western Penitentiary for not less than seven nor more than ten years.

The applicant on the sixth day of January, 1917, assisted in the assault and robbery of an Adams Express Company messenger. It is admitted that the applicant received no money, and in the commission of the crime was influenced largely by his companion. Prior to this charge the applicant had never been in any trouble with the law, and had borne a good reputation. He has been in the Penitentiary for a considerable period, and during his imprisonment has lost the property which he had earned. His wife is in destitute circumstances, and she as well as his aged parents require his support.

The District Attorney is not opposed to the pardon.

Under these circumstances we have come to the conclusion that the applicant has been sufficiently punished and

that the ends of justice have been met. We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Karl Schwarz.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 27 June Term, 1907, in the Court of Oyer and Terminer of Fayette County, Pennsylvania, William L. Cate was twice convicted of murder in the first degree, and on January 20, 1909, the sentence of death by hanging was commuted to life imprisonment.

Cate was a policeman in the Borough of Belle Vernon, Pennsylvania, until a few months before he shot Thomas L. Guess in May of 1907. The applicant had resigned his position as policeman, and Guess was appointed in his place upon the recommendation of the applicant. Guess was arresting the applicant for intoxication and disorderly conduct, and as he was putting the prisoner into the cell in the lockup, the prisoner pulled his revolver and shot him to death. He has been in prison for upwards of fourteen years. There was no motive for the crime, and, as the Trial Judge says in his letter, it might well have been a very serious question whether a verdict of second degree was not more in accordance with a close analysis of the evidence.

The applicant has served a longer term than is usually imposed for second degree murder.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William L. Cate.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania,

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 4 February Sessions, 1921, in the Court of Quarter Sessions of Clearfield County, Pennsylvania, James Williamson pleaded guilty to the crime of burglary, and on February 2, 1921, was sentenced to pay a fine of One Dollar (\$1.00) and costs and to undergo an imprisonment in the Western Penitentiary for a period of not less than two years nor more than four years.

The applicant is thirty-eight years of age, American born, and a miner by occupation, and at the time of his arrest his residence was in the village of Medera, Clearfield County, Pennsylvania. He is a married man, with five children who are dependent upon him for support. He has never been charged with any crime prior to his arrest in this case.

On December 13, 1920, the applicant had been drinking Jamaica ginger in the store of the prosecutor, one Omoto. He became intoxicated, desired to purchase more, and was refused. He then threatened that he would return and get

more if he had to steal. While under the influence of the Jamaica ginger he did return about one A. M., Took out a pane of glass, and got into the store, when he was fired upon by the prosecutor and seriously injured. After remaining in jail for some time, and being without the services of an attorney, he entered a plea of guilty and was sentenced.

The Trial Judge and the District Attorney are not opposed to his pardon.

Under these circumstances we are of the opinion that the ends of justice have been met by the punishment already incurred, and we therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said James Williamson.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 61 June Sessions, 1920, in the Court of Quarter Sessions of the County of Lycoming, Pennsylvania, Carmelo Ripepi was convicted of robbery, and on September 15, 1920, was sentenced to pay a fine of One Hundred Dollars (\$100.00), costs of prosecution, and to undergo an imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than three years.

The applicant is thirty-three years of age, an Italian who enlisted in the Army of the United States in the late War. He was never before charged with, or convicted of crime, and was a resident of Williamsport, Pennsylvania, where he has a wife and two children. The applicant engaged in a drinking bout with one Frank Updegraff, and Updegraff charged that the applicant robbed him of a sum of money. The testimony upon which he was convicted was not conclusive as to guilt.

Honorable H. W. Whitehead, the Trial Judge, writes:

"After careful consideration of the above case, and especially after reading the testimony, transcribed since sentence was imposed, I am of the opinion that under all of the circumstances the ends of justice have been fully subserved and therefore I have no objection to the granting of a pardon to him."

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Carmelo Ripepi.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 10 June Term, 1901, in the Court of Oyer and Terminer of Fayette County, Pennsylvania, William Fairfax was convicted of murder in the first degree, and on January 8, 1902, the sentence of death by hanging was commuted. The applicant has, therefore, served a prison sentence of more than twenty years.

The petitioner and his wife were jointly indicted for the killing of William Moore, a yard foreman of the Baltimore and Ohio Railroad at Connellsville, on May 18, 1901. Moore made some coarse jests about the condition of the applicant's wife, and she picked up a stone or other missile and pursued Moore, who ran away. The petitioner did not join in the pursuit, but it was alleged that in the chase Moore ran against a fence and broke his neck. The petitioner was convicted upon the theory that he was chasing Moore with the intent of robbery.

The Judge who tried the case states:

"The evidence in support of the crime of murder in the first degree, of which William Fairfax was twice found guilty, was most unsatisfactory. My impression of its weakness and insufficiency has increased with the lapse of time. I do not believe that there was any robbery or any attempt to perpetrate a robbery, as a result of which the deceased lost his life. In no homicide case that I ever tried where a similar conclusion was reached by the jury have I had so great misgiving as to the justice of the verdict. In my judgment this man has already suffered a greater punishment than he deserved for any crime which he may have committed. I very earnestly hope you may see your way clear to grant his application for pardon."

The evidence at the most did not warrant a conviction of more than murder in the second degree, and the applicant has already served a longer term than the maximum penalty for that offense.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William Fairfax.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 28, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 7 and 8 April Sessions, 1920, in the Court of Quarter Sessions of the Peace of York County, Pennsylvania, Plummer L. Diehl was convicted of the crime of adultery, and pleaded guilty to the crime of assault and battery and was sentenced for assault and battery, to pay costs, a fine of \$500 and undergo imprisonment in the County Jail for a period of four months to commence March 7, 1921, and for adultery to pay the costs, a fine of \$500 and to undergo imprisonment in the County jail for a period of four months to commence at the expiration of previous sentence.

This case was heard on June 15th, 1921, at which time it was held under advisement in order to give opportunity to carefully study the testimony. The evidence, in the opinion of the Board, does not overcome the presumption of innocence. It chiefly consisted of the testimony of neighbors who saw the applicant enter a house of respectable family, often several times a week, over a considerable period. There was no evidence whatever placing the daughter of the family, with whom it was charged the crime was committed, in the house or in the company of the petitioner upon the occasion of these visits. The visits were explained by the testimony of the petitioner and others as business visits with the mother of the family, for whom the applicant was buying and selling houses. There was some slight testimony as to alleged admissions on the part of the accused, which were not in themselves sufficient to warrant a conviction.

The petitioner was a successful real estate agent in the City of York, and previous to these charges had the reputation of being energetic, straightforward and honest in his business dealings, and of being a man of good character. He has a wife and four children, and the charges against him were brought by his wife, from whom he had been separated.

In view of these circumstances, we have concluded that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Plummer L. Diehl for adultery.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 44 January Sessions, 1917, in the Court of Oyer and Terminer and General Jail Delivery in and for Mercer County, Pennsylvania, Joe Vanivich alias Joe Yovanovich was convicted of murder in the first degree, and on July 18, 1921, was sentenced to be electrocuted.

The applicant is a Servian, about twenty-eight years of age, and at the time of his arrest was employed as a laborer at the Ella Furnace, West Middlesex, Pa. Prior to this conviction he had always had a good reputation.

At about six o'clock in the morning of December 13, 1916, William Snyder, at West Middlesex, Mercer County, Pa., was murdered by being hit on the head with a pick. The applicant was found guilty of the murder upon circumstantial evidence largely, but one witness, an Austrian by the name of Belich, testified that the applicant acknowledged the crime to him, and it was chiefly upon this testimony the conviction was had. The facts surrounding Belich's testimony are such as to throw great doubt upon its truth, and it may be that Belich in fastening the crime on the applicant did so for the purpose of protecting some one else. There was testimony that Belich had threatened the life of Snyder in 1915.

While in jail in Mercer County the applicant was instrumental in preventing a breaking out of jail by other prisoners and saved the life of a Deputy Sheriff. In this conflict the applicant was stabbed by a negro prisoner so that his heart was exposed. He was told by a physician that he would surely die. He then made a supposed dying statement in which he maintained his innocence of the crime for which he has been convicted.

We are of the opinion that a jury with the facts as they can now be shown would not convict him. His conduct in connection with the mutiny at the jail entitles him to special consideration and is a strong argument that he is innocent of the crime of which he had been convicted. We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Joe Vanivich alias Joe Yovanovich.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 15 and 16 May Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Monroe, Pennsylvania, Arthur Strunk pleaded guilty to the crimes of felonious entering and breaking, felonious entry, felonious taking and stealing a motor vehicle, and receiv-

ing stolen motor vehicle, and on May 11, 1920, was sentenced to pay a fine of One Thousand Dollars (\$1,000.00), costs of prosecution, and to undergo an imprisonment in the Eastern Penitentiary of two terms, to run concurrently, of not less than three years nor more than five years.

The applicant is twenty-seven years of age and a resident of the State of Pennsylvania. He is a graduate of the Nicholson High School, and was a student of the Wyoming Seminary when the War broke out. He enlisted in the United States Marine Corps and became a sergeant. In June, 1919, because of the blindness of his father, he was released from active service in the Marine Corps and placed on inactive duty, and became the sole support of his father and mother. At the time of his arrest he was conducting a grocery store at Stroudsburg, Pennsylvania. Prior to this case he had never been arrested for any crime nor was he ever charged with the commission of any crime.

On the night of April 29, 1920, Fraelich and Strunk broke into a garage in Stroudsburg with the intention of stealing an automobile. While carrying out their intention they were frightened away. On the same night they entered another garage and there stole an automobile. They drove the machine until daylight, arriving at Peckville. They then returned to Stroudsburg, and Strunk, on seeing his parents, broke down and confessed the crime. His parents advised him to go to the police and make a statement of the whole affair, and Strunk secured Fraelich to accompany him. Together they went to the police and confessed the crime. A trial followed, they pleaded guilty, and Strunk was sentenced, as stated.

The explanation given of his crime was that he was in a weakened physical condition because of his Army service, his grocery business was unsuccessful, and in a moment of weakness he stole.

A large number of letters have been sent to the Board from reliable people who urge that he has been sufficiently punished, and if pardoned he will in all likelihood become a useful citizen.

We have concluded that the ends of justice have been met by the sentence already served, and therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Arthur Strunk.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At the Nos. 67, 68 and 69 December Term, 1916, in the Court of Quarter Sessions of the Peace of Northampton County, Pennsylvania, Morris Segal pleaded non vult contendere to the crimes of subornation of perjury and conspiracy, and on April 9, 1917, sentence was suspended upon payment of costs.

The applicant was a merchant, and at the time of the commission of the offense was conducting a general merchandise business in the Borough of Northampton, Pennsylvania. Sometime in the summer of 1916 he purchased a bill of merchandise in Philadelphia, and when the cases arrived in the freight car at Northampton, and before they were unloaded, it is alleged robbers broke into the freight car, opened the cases, and extracted some of the goods. The applicant notified the shippers to send him the bill of lading so that the goods could be checked up to see what was missing. One of the firm who sold him the goods called upon the applicant, and at his suggestion the quantity of goods purchased was increased on the bill of lading and a false bill of lading was made, so that the larger quantity of goods could be claimed from the Railroad Company. Upon the refusal of the Railroad Company to pay for the claim, the

applicant brought suit and testified that he had purchased the goods mentioned in the bill of sale, and both of the firm who sold him the goods also testified to the same effect. Shortly thereafter the members of the firm confessed to the detective employed by the Railroad Company that the bill of goods was changed by them and that a false claim had been made before the Railroad Company. The whole amount involved was Thirty-five Dollars (\$35.00).

The purpose of the present application is to restore the applicant to his civil rights and to remove the disqualification caused by his plea of guilty.

The applicant, aside from this offense, has never been charged with, or convicted of, any crime, and has borne a good reputation.

We have concluded that the application should be granted, and, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Morris Segal.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 27, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 August Sessions, 1920, in the Court of Quarter Sessions of the Peace for the County of York, Pennsylvania, William J. Jones pleaded guilty to the crimes of larceny and receiving stolen goods, and on August 30, 1920, was sentenced to pay a fine of One Dollar (\$1.00), costs of prosecution, and to undergo an imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than five years.

The applicant is an American twenty-five years of age. His occupation was that of electrical crane operator, and he last worked at the Bethlehem Iron Company, Hanover, Pennsylvania, his residence being at Hanover. He is married and has one child one year old living in Hanover. He had never been charged nor convicted of any crime prior to this offense.

With Ralph Troxel the applicant, when under the influence of drink called "vino," took an automobile in York, Pennsylvania, and drove it to Baltimore. At Baltimore they were taken in custody because of suspicious conduct on their part, consisting in reckless operation of the automobile. They waived requisition and pleaded guilty. Troxel has already been pardoned for his share in the offense.

We are of the opinion that Executive clemency should be exercised in this case, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William J. Jones.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 12 January Sessions, 1920, in the Court of Quarter Sessions of the Peace, in and for the County of York, Pennsylvania, Roy George pleaded guilty to the crime

of larceny and receiving stolen goods, and on June 21, 1920, was sentenced to pay a fine of \$1.00, costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than three and one-half years, nor more than ten years. The applicant is thirty-three years of age, a resident of Harrisburg, Pennsylvania, is an American, and an actor by profession. He alleges that with one Russel Webb he loaned \$150. taking a Ford car as security, and that while he was away from home Webb, learning that the car which they had as security for the loan had been stolen, took it out in the country and abandoned it. Webb was arrested and found guilty. The applicant now states that because of Webb's conviction, and because he could see no way in which he could be acquitted on the evidence, on the advice of his friends he pleaded guilty. The applicant is now suffering from pulmonary tuberculosis, as shown by the physician's certificate in this case. He is growing weaker under confinement and is losing his voice. The applicant had a previous good reputation. Russel Webb, the co-defendant with the applicant in this case has been out on parole for some time.

In view of these circumstances, the Board, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Roy George.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 213 April Sessions, 1915, in the Court of Quarter Sessions of the Peace in and for the County of Luzerne, Pennsylvania, Brice Moore pleaded guilty to the charge of rape, aggravated assault and battery, and an attempt to rape, and on March 19, 1915, was sentenced to pay a fine of \$1,000.00, the costs of prosecution, and to undergo an imprisonment in the Eastern Penitentiary for from nine years to fifteen years. The applicant at the time of the crime was seventeen years of age and was employed in a colliery and was the oldest of a family of eight children. His mother and his brothers and sisters now require his help and support. On March 12, 1915, it being pay day, the applicant, accompanied by a much older man, on receiving their pay went to a near-by saloon and drank some intoxicating liquor. They then returned to Luzerne and along the road they met a girl named Wilcox, who was then thirteen years of age. The applicant's companion attacked and ravished the girl, and with the applicant was arrested by State troopers. At the trial the applicant was without counsel or friends, and plead guilty. District Attorney Arthur H. James writes the Board as follows:

"Your letter of recent date in regard, to application of Brice Moore for pardon received, and in answer beg leave to state that although the offense committed was a serious one and of an aggravated nature I feel that his serving the sentence of six years and eight months upon his original sentence is sufficient punishment. He is still at an age when he may be able to redeem himself and I do not believe the interests of justice would be impaired if the young man were pardoned."

Because of the youth of the applicant, the need of his family for his support, and the length of imprisonment already served by him, the Board has concluded that this is a proper case for Executive clemency, and, therefore, "after

full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Brice Moore.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 136 September Term, 1921, in the Court of Quarter Sessions of the Peace, in and for the County of Montgomery, Pennsylvania, Charles Silvers pleaded guilty to the crime of gambling, and on September 23, 1921, was sentenced to pay a fine of \$100.00 and costs, and undergo imprisonment in the Montgomery County Jail for a period of six months. The applicant is fifty-five years of age and is a naturalized American citizen and has a wife and seven children. He was never before charged or convicted of any crime. The applicant was a doorkeeper of the Wheel Pump Hotel, Montgomery County, Pennsylvania, which was raided as a gambling house by the State Police. The applicant was arrested along with many others, all being in the hotel at the time of the arrest. All of those arrested pleaded guilty and were discharged upon paying the fine, except the Proprietor of the hotel and the applicant. The Proprietor paid his fine and was sentenced to an imprisonment of three months. The applicant, following the example of the others, pleaded guilty, paid his fine and costs, amounting to \$140.00, and was sentenced to six months imprisonment.

Because of the disparity between the sentence of the Proprietor of the hotel and the applicant, who was a mere employe, the Board has determined to recommend clemency in this case, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Charles Silvers.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 194 and 195 January Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Benjamin Levin pleaded guilty to the charges of carrying concealed deadly weapons and robbery, and on July 1, 1920, was sentenced to pay the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than eight years.

The applicant is twenty-four years of age, an American by birth, his occupation was that of a salesman and he was employed by the Rite Tailoring Company of 1021 Walnut Street, Philadelphia. The applicant on December 24, 1919, held up James O. Boylan and obtained from him a gold watch and watch chain, a diamond scarf pin and about fifteen dollars in money. The applicant was immediately arrested and the property stolen was returned to Mr. Boylan.

The applicant prior to his arrest in this case had never been charged with a crime, and had borne a good reputation. The prosecutor, Mr. Boylan, writes the Board that in his opinion the applicant has been sufficiently punished, and in view of the fact that he is the sole support of his mother and previously had a good record he adds his plea to the others that a pardon shall be granted. A number of influential citizens of the City of Philadelphia join in the request for clemency, and certify that in their opinion the applicant has learned his lesson and if pardoned will become a reputable citizen.

For these reasons the Board has determined to give the applicant an opportunity to lead a correct life, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Benjamin Levin.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 65 April Term, 1921, in the Court of Oyer and Terminer and Quarter Sessions of the Peace, in and for the County of Lancaster, Pennsylvania, Roy H. Zepp pleaded nolle contendere to the crime of receiving stolen goods, and on April 18, 1921, was sentenced to pay a fine of \$100.00, costs, and to undergo imprisonment in the Lancaster County Prison for a period of one year. The applicant is twenty-four years of age, an American by birth, was a mechanic by occupation, and has a wife and one child. His wife is about to become the mother of another child and his family require his help and support. An American Railway Express employe by the name of Sunday had been taking articles from his employer for a considerable time. He came in contact with the applicant and persuaded him to go to a certain crossing of the public highway of the Pennsylvania Railroad and there gather articles which Sunday would throw from the express car. This the defendant did, gathering up the goods thrown off at the crossing and took them to his home. The articles picked up by him have been returned to the Express Company.

Because of the need of his family for his support and giving proper consideration to the fact that the applicant had a previous good record, the Board, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Roy H. Zepp.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 27 December Sessions, 1919, in the Court of Quarter Sessions of the Peace of Fayette County, Pennsylvania, Charles R. Lakel pleaded guilty to a charge of felonious assault and battery, and on the same day of Court paroled the applicant for a period of four years on certain

terms and conditions, one of them being that he refrain from drinking. On July 29, 1920, by reason of the petitioner having broken the condition of his parole that he shall abstain from the use of intoxicating liquor, he was brought into Court and sentenced to pay a fine of six cents, costs of prosecution and imprisonment in the Western Penitentiary for a period of not less than two years nor more than three years. The applicant was a physician residing in Fayette City, where he had a large practice. He was married and had two children. His wife had left him and with the children had gone to the home of her parents. The applicant went to this home in order to get possession of his children. He was thrown out of the house by his wife's father and an epithet applied to him. He had been drinking and in his rage he drew a revolver and fired through the door of the house, hitting his sister-in-law and causing a very serious wound, but not fatal. In restitution of this offense he paid his sister-in-law the sum of \$11,000. Upon his parole by the Court he resumed his practice and was a useful citizen performing work. The Court being informed that he had commenced to drink, sent for him and imposed a sentence as above set forth. He has now served sixteen months of that sentence. The Board has been assured, if pardoned, that the applicant will resume his place in the community and will support his family.

Under these circumstances, the Board has come to the conclusion that the ends of justice have been met by the imprisonment already suffered, and we therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Charles R. Lakel.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 411 May Term, 1910, in the Court of Oyer and Terminer and General Jail Delivery in and for Philadelphia County, Pennsylvania, Thomas Connolly was convicted of the crime of forgery, and on May 24, 1910, was sentenced to pay a fine of one dollar, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than two years, six months nor more than ten years.

Since that time he has committed several crimes in other jurisdiction, has served time therefore, and on April 20, 1917, he was returned to the Eastern State Penitentiary for violating his parole from that Institution, and since that time has been there confined. The crime for which he was convicted was the taking of forged orders to different supply houses in the City of Philadelphia and obtaining the materials called for in said orders.

The certificates of the physician are to the effect that the applicant is in an advanced stage of tuberculosis, that he is growing weaker under confinement, and that further confinement may cause his death. The District Attorney agrees that a pardon is proper in this case.

In view of these circumstances, "after full hearing upon due notice and in open sessions," we recommend that a pardon be now granted to the said Thomas Connolly.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At December Sessions, 1912, in the Court of Oyer and Terminer and General Jail Delivery in and for Bucks County, Pennsylvania, James Smith alias James Wallace alias James Adams was convicted of murder in the second degree, and on July 7, 1913, was sentenced to pay a fine of one dollar, costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than fifteen years nor more than twenty years.

The applicant and his brother were convicted of causing the death of one William Doyle, of Bristol, Pa., on November 17, 1912. Doyle brought a young woman to the home of the Smiths and stated they were man and wife. Later the Smiths found they were not married and ordered them out. The Doyles refused to go, and the Smiths attempted to put them out, during which James Smith was cut. Doyle went to his room and climbed out of the second story window on a porch roof, and James Smith went on the street with a shot gun and fired, hitting Doyle in the legs and back. Doyle was taken to a Trenton Hospital and died on December 10, 1912, gangrene, which ensued because of Doyle's refusal to receive proper treatment.

Under these facts it would seem that the greatest crime which the applicant had committed was that of voluntary manslaughter. Judge Ryan, the trial Judge, writes the Board, *inter alia*, as follows:

"The wound inflicted by Smith was not necessarily fatal, but death was caused by some unfavorable development. The jury, of course, had before them the facts in the case and convicted of murder in the second degree rather than voluntary manslaughter, although I think another jury might have rendered a verdict of guilty of the second offense. There was, however, evidence that sustained the conviction. I have no knowledge of facts that I feel warrant me in recommending the application to your favorable consideration, nevertheless I have no objection to urge against clemency, under all the circumstances."

The applicant has served almost nine years of imprisonment, which we have concluded is sufficient punishment for the crime committed. We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said James Smith alias James Wallace, alias James Adams.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 35 January Term, 1919, in the Court of Oyer and Terminer and Quarter Sessions of Allegheny County, Anton Weber was convicted of the crime of murder in the first degree, and on February 17, 1921, was sentenced to be electrocuted. The applicant killed his paramour by cutting her throat in a rooming house in the City of Pittsburgh, where they had been living as husband and wife. She had repeatedly ordered him to leave and on the night of November 11, 1918, they had a quarrel. In his confession he admitted that he hit her over the head with a hammer and later cut her throat. He covered her with a sheet and remained in the house until he thought he heard the police coming, when he cut his own throat. The following morning the two were found in the room, the woman being dead. He was taken to the hospital, where his wounds were treated and he recovered. Honorable Stephen Stone, the Trial Judge, writes the Board as follows:

"I tried Anton Weber on the charge of murder. He was defended very ably by Ralph Davis, Esq., of our Bar, but his crime was such an atrocious one that the jury did not hesitate, as I remember it, to return a verdict finding him guilty of murder in the first degree. He has been through the Supreme court, resulting in the sentence being affirmed. He killed his paramour and then attempted to kill himself. His mentality is subnormal; not insane or really what I would call a dangerous man at all.

"I have been asked my fair judgment about the matter. He is poor; in fact we had to appoint a lawyer to defend him and that appointee seems to be the only one interested in his behalf. I do not think the ends of justice, in reality, require his life.

I therefore, join in the application for commutation of sentence to life imprisonment."

S. H. Gardner, Trial Assistant District Attorney, concurs in the above letter.

In view of the recommendation of the Trial Judge, and "after full hearing upon due public notice and in open sessions," we recommend that the sentence of death imposed upon the said Anton Weber be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 22, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 77 and 78 March Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Delaware, Sydney A. Rhyne was convicted of murder in the first degree, and on May 25, 1920, was sentenced to be electrocuted.

The applicant was convicted of the murder of one Vincent Popiel, jitney driver of the city of Chester, Delaware County, Pennsylvania. There is no question in the minds of the Board as to the guilt of the applicant. He is now totally paralyzed from the neck down. The date of his execution has been postponed a number of times because of his physical condition. He cannot possibly live more than a short time. For this reason only the Board has decided to commute his sentence.

We, therefore, "after full hearing upon due public notice and in open sessions," recommend that the sentence of death imposed on the said Sydney A. Rhyne be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 14 October Term, 1920, in the Court of Oyer and Terminer of Lackawanna County, David Jones was convicted of murder in the first degree and on March 16, 1921 was sentenced to death by electrocution.

The applicant, a man nearly sixty years of age, was convicted of killing his wife, from whom he had been separated. He had been living alone and was weak from a recent illness. On the day of the crime he came out on the porch of his house and seeing his wife in a house across the street,

armed himself with a revolver and went over to induce her to return to his home. She resisted and he grabbed her by the neck and forced her out on the street, when a neighbor woman intervened and attempted to take his revolver from him. After a short scuffle the applicant again seized his wife by the neck or collar and pointing his revolver at her demanded that she return with him and in a moment of time the revolver was discharged and the wife was killed.

The application is for the commutation of his sentence and is based entirely upon the present physical condition of the applicant. It is alleged that he is out of his mind, and is bedridden with sickness, with death impending. In order to learn the actual facts, the Board caused an examination of the applicant to be made by Dr. H. W. Mitchell of the Warren State Hospital. Dr. Mitchell makes a very full report of the present condition of the applicant in which he states inter alia he is in the State Hospital in Scranton, under guard, having been removed there by the prison authorities on December 5, 1921.

"In conversation, the man was unable to speak above a low husky whisper. He was unable to answer questions intelligently, or to carry on any rational conversation. He had no idea where he was or how long he had been in his present location. He could not recall how long he had been in the room where the examination took place, though he had been moved in, some ten minutes prior to my seeing him first. He could answer a few questions concerning the remote past and give relevant replies, though this effort was a great task.

"His condition of December 13th was, undoubtedly, one of semi-delirious mental confusion and bewilderment. Whether this mental state was due entirely to the acute illness from which he was suffering, or was simply the development of a dementia which might well have occurred in the case of a man with his history and nine months of prison life, undergoing the privations of such existence, coupled with the knowledge that he was facing a death penalty, is an open question that cannot well be determined by one who has no more intimate knowledge of his past than that possessed by the examiner. In any event, his condition on December 13th, 1921, was one of almost complete mental incapacity."

Being of the opinion that it is inhuman to send to death a man who is practically unconscious of his present surroundings and whose sickness will probably cause an early death, "after full hearing upon due public notice and in open session", we recommend that the sentence of death imposed upon the said David Jones be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 522 October Sessions, 1909, in the Court of Quarter Sessions of the Peace in and for Philadelphia County, Walter Russell pleaded guilty of entering with intent to steal, and on November 10, 1919, was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not less than six years no more than seven years. The applicant is twenty-nine years of age, an American, and a native of Philadelphia, and was employed as an Auditor by the Lester Piano Company and as a clerk in the Hog Island Shipping Yards. Prior to this offense his reputation has been good and he had never been arrested. Together with one Edgar Ruthman he was apprehended in an attempt to enter the Prudential Insurance Office at Broad Street and Fairmount Avenue before they had an opportunity to commit larceny or burglary. His accomplice was a man of bad reputation and the record shows that it was through his solicitation that the applicant entered upon the unlawful enterprise. Judge Joseph P. Rogers, the Trial Judge, writes the Board as follows:

"I have been advised of application for pardon for Walter Russell, who was sentenced by me in November of 1919, to a term of not less than six or more than seven years, in the Eastern State Penitentiary.

I am reliably advised that this young man has not been before engaged in any criminal act, that prior to the offense for which he was sentenced, his record was good, and that this crime was the result of bad association.

I am further advised that if released the young man will return to his home, will be immediately employed under his brother, who is engaged with the Clyde Steamship Company, and will be assured of permanent employment.

In view of the past good character of the young man, and assurance of his permanent employment, I submit the matter to the Board for its consideration, without any objection and feel free to express the thought that the young man has fully atoned for the offense committed by him."

For the reasons advanced by Judge Rogers, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Walter Russell.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 409 October Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for Philadelphia County, Louis Koff pleaded nolle contendere to the crime of larceny and on June 16, 1921, was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not less than one year nor more than thirteen months.

The applicant and one, Bernard Brown, who were salesmen in the employ of B. B. Abrahams of 507 Market Street, Philadelphia, stole from their employer certain goods, wearing apparel and merchandise for the purpose of using them to go into business. Upon their arrest the applicant confessed, induced his accomplice to do likewise and assisted in restoring most of the articles stolen.

The applicant was sentenced as above and his accomplice finally received a sentence of six months in the House of Correction. Prior to this arrest the applicant had never been in trouble of this sort and had a good reputation. He is twenty-six years old, married and has two children who are dependent upon him for support.

There is no apparent reason for giving one offender a year in the penitentiary and the other six months in the House of Correction. So as far as the record discloses they are equally guilty.

We have concluded that the applicant has been sufficiently punished, and, therefore, "after full hearing upon due notice and in open session," recommend that a pardon be now granted to the said Louis Koff.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

At Nos. 15, 17 and 20 December Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Bucks, Charles H. Lee pleaded guilty to the crimes of re-

ceiving stolen goods on Bill No. 15, of receiving stolen goods on Bill No. 17 and of receiving a stolen motor vehicle on Bill No. 20, and was sentenced on December 10, 1919 in the aggregate to pay a fine of \$3.00, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than seven years nor more than twelve years.

The applicant is an American, twenty-seven years of age, and was born in Philadelphia. His occupation is that of an automobile mechanic. He is married and has three children, three, five and six years of age respectively. At the time of his arrest he was living and working on a small farm in Bucks County, Pennsylvania.

He had never before been charged with or convicted of any crime in this State or elsewhere and prior to the present cases had always enjoyed a good reputation.

In the fall of 1919 several cars were missed by residents of Bucks County. Upon investigation by detectives and State policemen a number of cars were found in the possession of the applicant and when charged with having received stolen goods he admitted his guilt but denied he had sold or otherwise disposed of any of the cars which he had received. Although there had been some attempt of mutilation, the owners of the cars were able to identify their property and obtained possession thereof. No testimony was given implicating Lee with having stolen any of the cars, but it was clear that he was guilty of receiving stolen goods.

The Board has been given a large number of letters from responsible business men of the City of Philadelphia, who state that they had known the applicant for a considerable time, that he never had been in trouble prior to the offenses to which he pleaded guilty, that in their belief he has learned his lesson and if released will make a good citizen and will adequately provide for his wife and three small children, to whom he has always been devoted.

The Trial Judge does not oppose the pardon.

The District Attorney writes the Board as follows:

"In reference to the application of Charles Lee, I wish to say that I have given the matter my consideration since the previous application and I have had interviews with the defendant. I am of the opinion that Lee fully realizes the seriousness of his offense and that he is thoroughly penitent, and, if released, he will prove himself worthy of the consideration thus given to him."

Considering all of these facts, the previous good character of the applicant, the recommendation of the District Attorney, the term of imprisonment already suffered, the need of his family for his support, and the fact the applicant has a position awaiting him with an opportunity to take a reputable place in the community, the Board is constrained to the belief that the ends of justice have been met and that no good can be accomplished by the further imprisonment of the applicant.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Charles H. Lee.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: No. 21, December Term, 1920, in the Court of Quarter Sessions of Columbia County, Curtis Heimbach was convicted of issuing and passing a worthless check, forging, etc., and on December 8, 1920 was sentenced to pay a fine \$200.00, costs of prosecution and to undergo an imprisonment in the Eastern Penitentiary for a period of not less than two and one-half years nor more than five years. The applicant is twenty-two years of age and was born in the Township of Montour, Columbia County, of English speaking parents.

He resided with his parents upon the farm all his life until the last year when he was employed as a laborer at Bloomsburg, Pa. He was never arrested before or charged with the commission of any crime, and previous to the present charge had a good reputation.

On the morning of November 20, 1920 a man with a leather rain coat on went into the store of B. W. Krause in Bloomsburg, bought a sweater for \$7.50 and gave the clerk in payment thereof a check for \$35.00 on the First National Bank of Danville, Pa., payable to Morris Good and purporting to have been signed by one, Frank Diehl. The check was endorsed by Morris Good. The Clerk accepted the check and gave the change of \$27.50 to the customer. Soon thereafter he ascertained that the check was worthless, no such account being on the books of the bank. The clerk then went out on the street and meeting a friend of the applicant's asked him if he had seen the man with the leather rain coat on. He was told that Curtis Heimbach was going down Market Street with such a coat on. A warrant was immediately issued for the arrest of Heimbach who was arrested at his work in a mill, taken to the offices of the Justice of the Peace without any prior notice of his arrest and was held for court. There was no money approximating \$27.50 found in his possession, but only a small amount of change. The suggestion was made that if he would settle for the check the prosecution would be dropped. He refused to settle and earnestly denied his guilt. He was convicted on the testimony of the clerk who positively identified him as the man who gave the check, although the clerk had no prior acquaintanceship with Heimbach, and as far as it is shown had not seen him before his identification. The applicant who was an industrious young man with a good reputation, still maintains his innocence and we think there is a reasonable doubt of his guilt.

The District Attorney writes the Board as follows:

"The above defendant, fairly convicted, but who has always contended that he was innocent, comes from a good family and had a good reputation, so far as I know.

Very respectfully,
W. S. SHARPLESS."

We are constrained to the belief that this is a proper case for the exercise of Executive clemency, by reason of the probable innocence of the applicant, and we, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Curtis Heimbach.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 77 and 78, April Sessions, 1921, in the Court of Quarter Sessions of Mercer County, Pennsylvania, Lawrence Canale was convicted of the crimes of larceny and receiving stolen goods, and on May 2, 1921, was sentenced in the aggregate to pay a fine of two dollars, costs of prosecution, and to undergo imprisonment in the Western Penitentiary for a period of not less than four years nor more than ten years.

A team of horses was taken from Samuel Baker, who lives in Hickory Township, Mercer County, Pennsylvania, not far from Sharpsville, and a buggy from John Rockwell, a near neighbor, on the night of March 13, 1921, and on the morning of March 14th the horses, buggy and harness were found in the possession of the applicant, and one Frank Valentine, near Portersville, Lawrence County, Pennsylvania. The applicant, together with Frank Valentine, was arrested, tried, and convicted of larceny and receiving stolen goods.

The defense of the applicant was that he had been hired to drive the horses from Sharon to Pittsburgh, to an auction market; that he had nothing whatever to do with the stealing of the horses and buggy, and that he and Frank Valentine had each paid twenty dollars for the said employment and had no knowledge of the horses and buggy being stolen property. There was evidence by two witnesses to this effect, and also two witnesses swore that they saw the applicant and Frank Valentine on the street-car on the morning of March 14th, leaving Sharpsville at about five o'clock, and that they rode with them on the street-car from Sharpsville to Sharon, which is a distance of about four miles, and that they got off of the car at Sharon, Pennsylvania. If this testimony is true, it would have been impossible for the applicant to have stolen the horses and buggy, as charged.

The applicant is a young man about twenty-one years of age, is married, and has always had a good reputation in the community in which he lived as an honest, hard-working man. Frank Valentine, who was arrested with the applicant, is a man about forty-five years of age, and does not have a good reputation. There was sufficient evidence in the case, which, if believed, would have freed the defendant at the trial.

The youth of the applicant and his previous good record have influenced the Board to give him the benefit of any doubt there may have been as to his guilt, and to afford him an opportunity hereafter to lead a correct life and to profit by the punishment which he has suffered.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Lawrence Canale.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 48 December Sessions, 1918, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Bucks, Pietro Lanipani was convicted of the crime of robbery, and was sentenced on March 14, 1919 to pay a fine of \$1.00, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than four years nor more than five years.

There were no notes of testimony in this case and no statement of facts filed. The indictment charges that the applicant and one, Buenono, being armed with a revolver, assaulted one, Pondalf, on December 3, 1918, in Bristol, Pennsylvania, and robbed him of the sum of \$211.00.

The applicant is an Italian by birth, thirty-two years of age, a barber by occupation, is married and resided in New York City several years prior to his arrest. He came to Bristol, Pennsylvania, to work in the shipyards. He has never before been arrested and prior to this arrest had an excellent reputation for honesty and industry, as is certified to by his former Pastor.

The District Attorney, Hiram H. Keller, wired the Board as follows:

"Confirming my letter December twentieth to Pardon Board sent care Harry A. James, Attorney, you are respectfully advised that the District Attorney's Office no longer opposes the granting of pardon Chas. Lee and Pietro Lanti Paine. On the contrary from information received from reliable sources, as of opinion that they have been sufficiently punished. Have had assurance that positions awaiting them."

Honorable William C. Ryan, the Trial Judge, writes as follows with respect to this application:

"I am notified that Pietro Lanipani who is undergoing a sentence for robbery imposed by me on March 14, 1919, of not less than four nor more than five years in the Eastern State Penitentiary has made an application for pardon. I neither

recommend nor oppose it. Lanipani was convicted with one, Valerio Buenono of robbing a man in Bristol. It was during the period of the shipyard activities there and, I believed, Lanipani had come to the place to work in the yard. I recall the Chief of Police informed me that while he knew Buenono he had no knowledge of Lanipani. He has served a substantial part of his sentence and I am informed if he is released he will go to New York where he has a wife and children. I recall no aggravating circumstance connected with the commission of the crime. My impression of the man himself when I saw him upon the stand was not an unfavorable one."

The Board is impelled by the statements of the Trial Judge and the District Attorney to the belief that the applicant has been in prison since December 1918, has been sufficiently punished, and, we, therefore, "after full hearing upon due public notice and in open session," recommend that a pardon be now granted to the said Pietro Lanipani.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 47 June Sessions, 1921, in the Court of Quarter Sessions of the Peace of Cambria County, Emil Krouse pleaded guilty of entering a building, larceny, etc., and on June 17, 1921, was sentenced to imprisonment in the Huntingdon Reformatory. The applicant, a boy of seventeen years of age, was charged with stealing ice cream cones to the value of \$3.00. The applicant alleged that he had nothing to do with the theft, but he was arrested when in company with an older boy who was said to have stolen the cones. He was taken from Johnstown to Ebensburg without being able to communicate with his father. He states that never having been in court and being without counsel, he was frightened and entered a plea without comprehending its real meaning. His youth, the necessities of his parents who need his support and his previous good conduct and reputation are given as reasons for his release.

The Trial District Attorney writes the Board as follows:

"In the Matter of the Application of Emil Krouse for Pardon. Dear Sir:

I desire to state to the Board of Pardons that I had an investigation made of the facts in the above stated case. This was done at the instance of the Attorney for the applicant, and for the reason that at the time of the arrest a plea of guilty was entered and no further investigation made. From the report of the County Detective to me it appears that this boy has been exemplary in his conduct, has always been a help to his family, and has the respect of all of his neighbors, and if their estimate of his character and worth can have any bearing on this application, it would seem that the boy should have some relief.

Yours very truly,
D. P. WEIMER."

After careful consideration we have determined that this is a proper case for Executive clemency, and we, therefore, "after full hearing upon public notice and in open session", recommend that a pardon be now granted to the said Emil Krouse.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 312 January Term, 1919, in the Court of Oyer and Terminer and General Jail Delivery in and for Philadelphia County, Fleming Jordan was convicted of rape. On February 11, 1919, he was sentenced to pay a fine of \$1.00, costs, and imprisonment in the Eastern Penitentiary for a period of not less than four years nor more than four years and three months. The applicant was convicted for rape upon a woman of immoral character upon her unsupported testimony. However, the reason which moves the Board to recommend his pardon is the fact that he is suffering from an advanced stage of tuberculosis and has but a short time to live. The District Attorney of Philadelphia is not opposed to the granting of this application. The sister of the applicant, Mrs. Matilda Benning, of Cleveland, Ohio, will furnish him with transportation to her home and will give him the necessary care and attention.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Fleming Jordan.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 587 September Sessions, 1919, in the Court of Oyer and Terminer and General Delivery in and for the County of Philadelphia, Barney Garragan was found guilty of the crime of robbery, and on October 16, 1919, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than eight years.

The applicant was captured by Officer Casey, in Philadelphia, in the act of holding up and robbing one Glackin, and was identified by Glackin as the man who had caught him under the chin while the other accomplices were going through his pockets and robbing him of a watch and chain of the value of Twenty-eight dollars.

The Board is moved to recommend the pardon of this applicant solely because of his present physical condition. He is suffering from pulmonary tuberculosis with laryngeal complications, and his death is imminent. Judge Gorman has interested himself in the applicant and states that he will provide a home for him for the rest of his life where he will receive necessary care and attention.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Barney Garragan.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 390 May Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for Philadelphia County, Luigi N. Montani was convicted of assault and battery, aggravated assault and battery, and assault and battery with intent to kill, and on September 7, 1920, was sentenced to pay the costs and undergo imprisonment in the Eastern Penitentiary for a period of not less than eighteen months nor more than three years. The applicant was engaged in a card game with one Vitale which ended in a quarrel. They left the house and the evidence shows that Vitale drew a knife and threatened the applicant. The applicant walked up the street and Vitale followed. Vitale continued his threats and the applicant turned and shot at the legs of his pursuer, hitting him in the hip. The applicant is unmarried and had always had a good reputation prior to this offense. The District Attorney does not oppose the application, and the Board is in receipt of the following letter from Edward G. Budd Manufacturing Company, of Philadelphia, Penna.:

"We are advised that the petition of pardon for Luigi Montani will come before you.

For your consideration of the case we are glad to state that in the event of Montani's pardon we will be able to place him at work and feel satisfied that he will do his part in becoming a law abiding citizen, respecting the laws of his State and Country."

After careful consideration we have come to the conclusion that the ends of justice have been met by the sentence already served by the applicant, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Luigi N. Montani.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 5 March Sessions, 1916, in the Court of Oyer and Terminer and General Jail Delivery for the County of Cambria, Duke Dorman alias C. P. H. Downer was convicted of robbery and receiving stolen goods, and on March 17, 1916 was sentenced to pay a fine of \$50.00 and costs and undergo imprisonment in the Western Penitentiary for a period of not less than six years nor more than seven years. There were no notes of testimony or statement of facts, but the indictment shows that the applicant was charged with making an assault by beating and striking with his clenched fists and with robbing one, Vikosky, of the sum of \$11.50 and two pairs of men's pants of the value of \$7.00.

The applicant is thirty-six years of age, an American by birth and a laborer by occupation. At the time of his arrest he was employed as an attendant to a brick mason at Elton, Pennsylvania. He has a family of a wife and four children, a mother and sister. His wife divorced him since he has been in prison and has remarried taking with her two of the children, leaving the two youngest, of the ages of eight and nine years respectively, with his old mother.

The trial Judge writes the Board in reference to this case as follows:

"In re-application for pardon by Duke Dorman, alias C. P. H. Downer, No. 9017, now confined in Rockview Penitentiary.

In the matter of the above application for pardon, I desire to say to you that from the information that I now have concerning this petitioner, I believe that the ends of justice

would be fully met, if he were granted an absolute pardon at this time. I do this after some correspondence and after making some inquiry as to the applicant and his home surroundings.

Very respectfully,
MARLIN B. STEPHENS,
President Judge,
Trial Judge."

The Trial District Attorney writes as follows:

"I have no objection to offer to the application of Duke Dorman for pardon. I believe the facts stated in his application to be substantially correct.

Respectfully,
D. P. WEIMER."

The applicant has served all but three months of his sentence. The Board has determined in view of the recommendations of the Trial Judge and Trial District Attorney that the applicant has been sufficiently punished, and we, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted Duke Dorman, alias C. P. H. Downer.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 504 September Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Schuylkill, George M. Smeck was convicted of the crimes of larceny and carrying concealed deadly weapons. On September 15, 1920, he was sentenced in the aggregate to one hundred and twenty days in the County Prison. Thereafter, September 23, 1920, upon representations of the Parole Officer of the Eastern State Penitentiary, the above sentence was suspended and the applicant was turned over to the custody of the Eastern State Penitentiary, where he has since remained. The applicant is a native of Reading, Pennsylvania, is forty-one years of age, and is a machinist by trade. He had attended a wedding the night previous to the crime and there became intoxicated. On the following day while walking down the street he entered a building in process of construction and in a dazed and stupid condition of mind he picked up an old carpenter's saw and walked down the street with it, when he was arrested. A small twenty-two calibre revolver was found upon him, and for these offenses he was convicted. At the time of this offense he was on parole from the Eastern State Penitentiary, where he had been sentenced to a term of not less than two years and six months nor more than ten years for the crime of assault with intent to rob.

The sole reason for the pardon of this offense is to give him an opportunity of parole upon the large sentence he is now serving in the Eastern State Penitentiary so that he may be under the surveillance of the proper authorities.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said George M. Smeck.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1, September Sessions, 1915, in the Court of Quarter Sessions of the Peace of Erie County, Pennsylvania, Earl Mack pleaded guilty to the crime of robbery, and on July 12, 1915, was sentenced to pay a fine of one hundred dollars, costs, and to undergo imprisonment in the Western Penitentiary for not less than seven years nor more than ten years.

The applicant is twenty-eight years of age, unmarried, an American by birth, and by occupation a farmer. He has never been charged with, or convicted of any other crime.

On or about June 2, 1915, Earl Mack and Emery Eaton went to the home of an uncle of the applicant, by name Richard Mack, who lives near the village of Waterford, Erie County, Pennsylvania, where they became very drunk on hard cider. In the morning when Richard Mack went to the barn to look after his cattle he was struck upon the head with a piece of board in the hands of the applicant, and was also wounded by a revolver shot. Mack and Eaton took from Richard Mack a pocketbook containing twelve dollars in money, and being apprehended within a day or two after this made full confession and pleaded guilty to the charge of robbery. Eaton has served his full sentence. Mack has served the greater part of his sentence, as the minimum sentence will expire on July 12th, next. Prior to this trouble his reputation was of the best, and it is alleged that but for his intoxication he would not have committed the crime. His parents are needy and require his support.

Justice Walling of the Supreme Court, who sentenced the applicant in this case, writes the Board as follows:

"As Earl Mack has been in prison over six years for the offense of which he was convicted and has a good home where he is badly needed, I respectfully recommend that he be granted a pardon."

The trial District Attorney also writes the Board:

"Replying to your letter in the above matter I will state that I was district attorney at the time that Mr. Mack was sentenced. He has already served about six and one-half years sentence.

In view of that fact and of the circumstances of his family, I think that this is a case in which it might be well to temper justice with mercy."

The present District Attorney, C. Arthur Blass writes as follows:

Replying to your inquiry in regard to the above application for pardon. We have communicated with J. Orin Wait, Esq., who was the District Attorney at the time the conviction was obtained, and he states that he has no objection to a pardon being granted.

"We find that the facts set forth in the application for a re-hearing, with relation to the commission of the offense, are correct.

"Under the circumstances, the District Attorney sees fit to make no objection to the granting of the pardon, if in their good judgment, the Board sees fit to grant the same."

Because of the recommendation of the Trial Judge, and the facts set forth in the letters of the District Attorneys, we have given favorable consideration to this application, and we, therefore, after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Earl Mack.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 377, October Term, 1909, in the Court of Oyer and Terminer in and for the County of Philadelphia, Pennsylvania, Sabatino Demasi was, on February 11, 1911,

convicted of murder, and on June 7, 1911, was sentenced to be hanged. On October 16, 1912, the sentence of death was commuted to that of imprisonment for life.

The applicant is Italian by birth, thirty-seven years of age, and married. He is a stone mason by occupation, and resided in Philadelphia from 1901 to 1904, and again for some months prior to his arrest.

The crime of which the applicant was convicted was the murder of James F. Quinn and Henry Saylor on the night of September 27, 1909. Quinn was a barkeeper in his father's saloon on Old York Road and Lycoming Street in the city of Philadelphia. At about 10:40 o'clock P. M. a masked man entered the saloon while two customers were there and demanded money from the barkeeper. Upon refusal of the money the intruder shot the barkeeper, Quinn, which caused his death that night, and then fired at the other two men, Cassidy and Saylor. Saylor was fatally wounded, and Cassidy was shot through the leg, which did not prove fatal. The murderer rifled the cash register and escaped.

For several weeks the police authorities hunted for the murderer without success. Some two or three weeks after the murder an Italian by the name of Comporto made some casual remark which aroused suspicion that Comporto was connected with the crime. He was arrested, and confessed that on the night of the twenty-seventh of September he and the applicant were in the neighborhood of the Quinn saloon, and that the applicant went into the place for the purpose of securing some money, while Comporto waited on the other side of the street; that after the shots were fired the applicant rejoined him, and said he had secured thirty dollars, and had killed one man and wounded another. Upon this confession Comporto was held for murder, and DeMasi was arrested and charged with murder. Comporto was first tried and convicted. The applicant was convicted largely upon the testimony of Comporto, although there was some other testimony but not of a strong character. Comporto is now in the Hospital for the Criminal Insane at Fairview.

The applicant has always maintained that the story of Comporto was false, and that he was not present with Comporto on the evening of the murder, and had no part whatever in the crime. There was also some testimony to establish an alibi.

Influential friends of the applicant have been tireless in their effort to establish his innocence, and they have succeeded in showing that at different times Comporto has told four different stories, each conflicting, as to the details of the crime. In one of his stories he places the applicant at Towanda, Pennsylvania, at a time it is clearly shown that the applicant was performing service in the Italian Army in Italy as a soldier.

The Board of Pardons, in granting the commutation on October 16, 1912, stated:

"The affidavits referred to, together with the certificates of DeMasi's military service have been made part of our record, and they support the reason given. If the facts established through them had been available at the time of the trial the Commonwealth manifested could not have secured a verdict of guilty. Viewing the case with the aid of the information thus supplied, and seeing that the conviction of DeMasi was procured largely, if not entirely, on the testimony of Comporto, whose mental soundness, it may be here remarked, is open to doubt, and who, it is alleged had some grievance against DeMasi, and therefore falsely accused him, we are prepared to say that, in our judgment, the ends of justice call for the relief of this applicant from the severity of the sentence under which he now rests."

The applicant had never before been convicted of any crime whatsoever, and had a good reputation as a law-abiding, industrious man. The testimony upon which he was convicted having been shown to be utterly unreliable and unworthy of any credence, it becomes our duty to recommend his release from the Penitentiary.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Sabatino Demasi.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 24, January Term, 1916, in the Court of Oyer and Terminer and Court of Quarter Sessions of the Peace of Lancaster County, Pennsylvania, D. Frank Kline was convicted of the crime of abortion, and on September 14, 1916, was sentenced to pay a fine of one hundred dollars, costs, and to undergo imprisonment in the Eastern Penitentiary for not less than five years nor more than six years.

The applicant was a practicing physician in the City of Lancaster, and had practiced since 1899. He is now about fifty-nine years of age. His imprisonment under the sentence in this case began on March 8, 1917, and would expire, if he served out his sentence, on March 8, 1922.

There is no question as to his guilt of the crime of which he was convicted, nor was the sentence imposed upon him excessive. Unless he is pardoned before the expiration of his term he will be unable to resume the practice of his profession upon his being released from the Penitentiary. The Medical Society has not yet moved to take away his license as a practicing physician.

The Board is assured, so far as assurance can be given, that the term of imprisonment which the applicant has suffered will be an adequate lesson, teaching him to refrain in the future from the unlawful practices of which he was convicted.

At the present there is no expressed objection to the granting of this pardon.

In order to permit the applicant upon his release to resume the practice of his profession, and afford an opportunity to earn an honorable living, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said D. Frank Kline.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1921.

His Excellency, William C. Sproul, Governor.

Sir: At No. 572 October Sessions, 1919, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Joseph Holstein was convicted of receiving stolen goods, and on July 7, 1920, he was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not less than two years and six months nor more than three years.

The question of the guilt of this applicant depends entirely on whether he had guilty knowledge that property left in his custody had been stolen. The stepfather of the applicant, who lived in New York, was engaged, or at least supposed by the applicant to be engaged, in the trucking business, and making occasional trips to Philadelphia in that capacity.

He brought to the applicant's home, in Philadelphia a trunk supposed to have been brought over by him from New York in the course of his business as a truckman, and, according to the applicant, he stated that he was unable to locate the consignee and asked permission to leave it temporarily in the applicant's apartment, which permission was granted, and a few days later left a box in the applicant's custody with a somewhat similar explanation. The box and trunk, being very much in the way in the small apartment and objected to by the applicant's wife, were turned over to an employe of the applicant who had a cellar, and stored there. Neither the trunk nor the box were opened, and there is no intimation that the applicant had any knowledge of their contents.

In fact the trunk and box contained stolen furs and silks worth something like \$25,000, and a confession having been obtained in New York, where they were stolen, detectives came to the applicant's home demanding the property. We find nothing in the testimony to indicate that the applicant sought to evade the demand when he understood what property was referred to, or acted in any manner indicating guilt, and he promptly took the officers to the place where the trunk and box were stored and turned them over. The New York detective who came over to Philadelphia in search of the property made a statement in the Court of General Sessions of the City of New York on May 5th of the present year in which he said: "Q. Could you have gotten any of the proceeds of the New York burglaries without the information Holstein gave you? A. No, sir, I could not. Q. At any time did he conceal from you the information that you have just given? A. No, sir, he gave me every assistance. Without him it would have been impossible to recover it, because I didn't know anything about the man by the name of Kopkove. Q. Were you surprised at the result of the criminal proceedings against Holstein in Philadelphia? A. I was. * * * There is nothing I can say except that he was the greatest help in recovering the property. Without him it would have been impossible to recover it."

On the trial of the applicant for receiving stolen goods one Kaufman, who had been connected with the transportation of the property to Philadelphia, gave testimony inconsistent with the applicant's account of the delivery of the property to him, and evidently the testimony of this witness was largely responsible for the conviction of the applicant. When testifying in New York in April, 1920, in the case of *The People vs. Meyer*, growing out of theft of the property involved in the case against the applicant, Kaufman told a materially different story of the delivery of the goods in Philadelphia, thus discrediting the testimony he had given against the applicant.

The illness of the stepfather (who was attacked by the sleeping sickness) seems to have prevented testimony upon his part.

The only theory upon which the applicant's conviction could be based was that he must have thought it peculiar and suspicious to have the property delivered to him in the manner described. There is no evidence that he had ever known his stepfather to be engaged in any wrong doing, and he had been his stepfather since he was six years of age. He says no suspicion of wrong occurred to him "because he was my father". It would be different in the case of a stranger, but we see no improbability in the applicant having sufficient confidence in his stepfather to prevent his suspicions being aroused. This and the subsequent discrediting of the main testimony against him cause us to have great doubt of the guilt of the applicant. Moreover, he has served the greater portion of his minimum term of imprisonment and is impoverished. Especially in view of our doubt of his guilt, we think he should not be punished further.

For these reasons, "after full hearing upon due public notice and in open sessions", we recommend that a pardon be now granted to the said Joseph Holstein.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 11 April Sessions, 1920, in the Court of Quarter Sessions of the Peace of Bedford County, George Zoeller was convicted of the crime of forgery and on January 17, 1921, was sentenced to pay a fine of \$100.00, costs and undergo imprisonment in the Western Penitentiary for a period of not less than one year nor more than eighteen months.

The applicant is fifty-six years of age and a citizen of the United States, and was employed as a clerk and bookkeeper at the blast furnaces at Everett, Pa., by Joseph E. Thropp. He had entire charge of his employer's financial matters in the operation of the blast furnace at Everett, limestone quarries, bituminous coal mines, iron ore mines, and numerous farms and timber operations owned by his employer. In these operations it was the practice of the employer from time to time to sign and deliver to the applicant blank checks payable to the order of George Zoeller, Chief Clerk, and to sign notes in blank, and he placed upon the applicant a large volume of work. There was also given to him to control of a fund known as petty cash from which he made payments at his discretion and for which no receipts were required to be taken. The accounts became confused and an auditor was put on them. An apparent shortage was discovered and the charges of forgery was brought against the applicant with the result above indicated. The District Attorney of Bedford County has written the Board as follows:

"George Zoeller had never before been in trouble that I can learn. He has held a number of responsible positions. He was one of the most popular men in Everett, and at the time of his trial, had the sympathy and confidence of almost every person in Everett, including bankers, merchants and business men. This confidence he still holds, and the general public at Everett is not yet convinced that Mr. Zoeller was guilty of any criminal offense.

* * * * *

"Mr. Zoeller is getting pretty well up in years, and has been accustomed to a refined life and has a good education. Under the circumstances, the matter of his pardon, I feel is one for you to decide, but I feel the imprisonment already undergone has been sufficient punishment.

Very respectfully yours,
HARRY C. JAMES,
District Attorney."

The Associate Judges of Bedford County also state that they believe that in the interests of justice clemency ought to be shown to the applicant, and they join in the application for the pardon. The applicant has served the minimum sentence imposed upon him.

We refused an application in this case several months ago, at which time it was strongly opposed by the prosecutor, Mr. Thropp. Now we are advised by counsel for the prosecutor that this opposition is withdrawn and that if this pardon is granted the prosecutor will give employment to the applicant.

Because of his previous good record and giving him the benefit of any doubt that there may have been as to the justice of the verdict convicting him, and because of the punishment already incurred, we have determined that he is entitled to Executive clemency, and we, therefore, "after full hearing upon public notice, and in open sessions", recommend that a pardon be now granted to the said George Zoellers.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 339 June Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Edward O'Neill pleaded guilty to the crime of assault to kill, and on February 25, 1921, was sentenced to pay the costs of prosecution and undergo imprisonment in the Eastern Penitentiary for the term of not less than six years nor more than seven years. The applicant is a single man about twenty-five years of age. He served in the World War, was badly gassed, and at that time of the

alleged crime was suffering from a mental condition known as psychic epilepsy. About June 9, 1920, the applicant went to the home of Anna May Smith in the City of Philadelphia and from the back yard fired a revolver through the dining room window, but fortunately no one was wounded. He then walked out of the yard and took two children with him around the corner to an ice cream saloon where he bought them a plate of ice cream. After that he went to a drug store and called Anna May Smith on the telephone and asked her to go to a moving picture show. He had no recollection of what he had done and was greatly surprised when he was told that he had shot through the dining room window. He was arrested, brought before Judge Johnson and by him sent to the United States Public Health Service Hospital at Philadelphia, Pa., for observation and treatment. The physicians who examined him certify that "the history of his case, particularly since his return from France suggests a mental condition known as psychic epilepsy (a convulsion equivalent), during which there would be an amnesia or loss of memory for his actions at the time. The man is likely to have a recurrence of this condition, is dangerous, and should be confined for observation and treatment." At the time the plea of guilty was entered in this case, the applicant was not accompanied by his father, any of his friends, nor had he the benefit of legal advice, and there is considerable doubt whether at the time the plea was entered he was fully advised of the consequences of his act. The Board has received the following letter from the United States Veterans Bureau of Philadelphia:

"United States Veterans Bureau,
Office of District Manager,
District No. 3.
Philadelphia, Pa., Dec. 24, 1921.

President of the Pardon Board,
Harrisburg, Penna.

Gentlemen: I wish to advise you that in the event of Edward I. O'Neill now serving a sentence of 7 years in the Penitentiary, Philadelphia, Pa., being pardoned, this Bureau will have him immediately hospitalized for observation and treatment and keep him hospitalized until such time as the Medical Officers are of the opinion that no further hospitalization is indicated in this case.

Respectfully,
L. B. ROGERS,
District Manager.
By W. J. Bott
WM. J. BOTT,
District Medical Officer,
U. S. VETERANS BUREAU."

The Board is of the opinion that the applicant should be given the benefit of the custodial care and treatment offered by the United States Veterans Bureau, and relying upon the assurance that the applicant will be hospitalized until such time as the Medical Officers are of the opinion that no further hospitalization is indicated, we, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Edward O'Neil.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 288 September Term, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Allegheny, Sophia Witsch was convicted of the crime of abortion the jury recommending the defendant to the extreme leniency of the Court, and on October 29, 1921 was sentenced to pay a fine of six and one-quarter cents, costs of

prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than one year nor more than eighteen months.

The applicant is a native of Austria-Hungary, a citizen of the United States, fifty-seven years of age, and lived with her husband at Pittsburgh, Pennsylvania, for a number of years prior to the conviction in this case.

The applicant had been a midwife for thirty-two years. Mrs. Witsch and her husband were joint-owners of several houses and the family was a prosperous one, having a good reputation in the community in which they lived.

The applicant was convicted of attempting to perform an operation, so as to procure a miscarriage, upon Mrs. Anna Gillis, a married woman of Pittsburgh, Pennsylvania, who had been sent to the applicant for treatment by a physician. The applicant denies that any attempt was made, the defense being that she made a number of examinations but that no instrument was used or medicine of any kind administered with the intention of causing a miscarriage. The baby was afterwards born and was a healthy child.

In view of the recommendation of the jury, the previous good character of the applicant, her standing in the community in which she lived, the allegation of innocence and the fact that an abortion was not actually performed, the Board has concluded to give this application favorable consideration, and, we, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Sophia Witsch.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 135 January Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery and Quarter Sessions of the Peace in and for the County of Lehigh, Floyd Bachelor pleaded guilty to the crime of larceny by bailee and on April 24, 1921, was sentenced to pay a fine of one hundred dollars, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than one year and six months nor more than three years.

The applicant is an American citizen, thirty-one years of age and at the time of his arrest was employed by the Lehigh Valley Shoe Company at Allentown, Pennsylvania, as a foreman shoemaker. It was part of his duty to see that scrap leather was sold to junk dealers who handled scrap leather. The scrap leather was sold in carload lots and the contract of the company with the junk men provided that the junk dealers would sack the scrap themselves. He accepted a gift of money from one of the dealers and the junk dealers then started to take good leather along with the scrap. It was this act which brought the applicant before the court on the charges of larceny by bailee. The applicant alleges that he pleaded guilty to the crime with the understanding that he would be let off, and with this understanding he gave testimony to convict the junk dealers, Cohen and Theodore. One of these was convicted and sentenced to thirty days in the County Jail and the other one did not receive any sentence.

Mr. F. O. Brown, one of the owners of the Lehigh Valley Shoe Company, writes the Board as follows:

"As one of the injured parties, I would also like to add an appeal along with his sisters' and mothers. I am still of the same opinion that Floyd Bachelor is a victim and not a criminal and to substantiate my thorough belief that he has been a victim, I am willing to re-employ him and give him a responsible position in the factory.

"It strikes me that he has been sufficiently punished. One man that disposed of quite a quantity of our leather was released without any punishment at all and another man that

gave Bachelor the first money which allowed him to take out of the factory, in bags, more than he paid for, got thirty days only and it strikes me that Bachelor, after serving several months has fully paid for his false steps."

In view of these facts we have determined that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Floyd Bachelor.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 67 April Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Lehigh, William J. Beidler with two other defendants, pleaded non vult to the crimes of breaking and entering and larceny, and on April 11, 1921 was sentenced to undergo imprisonment in the Huntingdon Reformatory.

The applicant is twenty-one years of age, a native of the United States, a sheet metal worker by trade, and was a citizen of Allentown. Prior to this trouble he had never been arrested and always had a good reputation. He enlisted in the United States Army during the World War from which he obtained his honorable discharge in 1918.

On the night of March 22nd he met the two other defendants and was asked to accompany them, and without previous knowledge of their designs, went with them to the place of business of Neubling Sporting Goods Store in Allentown, where he was told they proposed "pulling off a job." He stood watch while the other defendants broke into the store from the rear and stole several revolvers, hunting goods, knife, search lights, cameras, sweaters and other articles. The applicant did not actively participate in the taking of any of the goods stolen, but immediately upon his arrest acknowledged that he had stood watch in front of the building. The reputation of the other two boys was bad.

The applicant would be paroled in four months if he remained in the Huntingdon Reformatory. His mother has heart trouble, is in a serious condition because of the worry over the absence of her son in the Huntingdon Reformatory and she is the real petitioner. There is a good position waiting for the applicant upon his release, and it is the belief of those best acquainted with him that if the application is given favorable consideration the young man will profit by the lesson he has learned and will lead an upright life.

In consideration of these circumstances, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said William J. Beidler.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 488 July Sessions, 1914, in the Court of Oyer and Terminer in and for the County of Philadelphia, Hezekiah Strothers (Hazikiah Strothers) pleaded guilty to

the crime of murder which the Trial Judge fixed as second degree murder, and on November 19, 1914, was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for not less than ten years nor more than fifteen years.

The applicant is unmarried, is now thirty years of age and was a chauffeur by trade. His parents are living in Virginia, are respectable citizens and have a comfortable home to which they will take their son and secure permanent occupation for him if he is released. Prior to this trouble he was never convicted nor accused of any crime and had a good reputation for being a quite, peaceful and industrious citizen. On the night of the crime in going down the street after being in a saloon where he had been drinking, he passed the house of his wash woman. He asked for his clean clothes and was told that the clothes were almost ready and he was requested to go into the house and wait for them, which he did. The deceased, a married man, was present in the house, and while he was waiting the deceased made an insulting remark to the applicant. The men came to blows and in the struggle which followed the applicant retreated from the kitchen in which they were sitting, into the dining room where the deceased and the applicant became engaged in a struggle. The applicant had a pocket knife in his hand and struck the deceased a glancing blow upon the head inflicting a slight scalp wound. The deceased was in bad physical condition at the time and died from blood poisoning in about two weeks. The facts of the case brought the crime very close to that of voluntary manslaughter, and if the crime was voluntary manslaughter the sentence he has served is more than adequate.

We are of the opinion that having undergone imprisonment for more than seven years the applicant has been sufficiently punished, and, we therefore, "after full hearing upon public notice, and in open sessions", recommend that a pardon be now granted to the said Hezekiah Strothers (Hazikiah Strothers).

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

At No. 33 November Sessions, 1911 in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia Francis Cahill pleaded guilty to the larceny of one bicycle of the value of \$12.00, and on November 27, 1911 was sentenced to the Pennsylvania Industrial Reformatory at Huntingdon from which he was discharged on January 25, 1914. The applicant has been out of the Reformatory a great many years and this application is made for the purpose of clearing his record of the stain of the Reformatory sentence. The District Attorney has looked up his record since his discharge from the Reformatory, finds it excellent and joins in this application. H. Eugene Heine, Esq., Assistant City Solicitor, writes the Board as follows:

"Speaking as counsel for the Bureau of Police I want to say to you that I have personally gone into this matter with Cahill and with others and I find that he has lived a very law-abiding and exemplary life since his discharge from the Huntingdon Reformatory and during part of that time gave splendid service to his country in the Army. I see no reason whatsoever from the standpoint of the Bureau of Police why Cahill should not be pardoned. His clean life and flawless record during this long period of time which has elapsed since his discharge from Huntingdon commends itself highly as a reason why the pardon should be granted, in my judgment."

We are of the opinion that the purpose of the application is a worthy one and that the application should be granted, and we therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Francis Cahill.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

At No. 184 January Sessions, 1915, in the Court of Oyer and Terminer and General Sessions of the Peace in and for the County of Schuylkill, Lewis Trovoto was convicted of the crime of voluntary manslaughter and on May 15, 1915 was sentenced to pay a fine of \$10.00, costs and to undergo imprisonment in the Eastern Penitentiary for from seven years to twelve years.

The applicant is an Italian citizen twenty-seven years of age, and at the time of his arrest was employed as a butcher. On the night of December 28, 1914, the applicant with six or seven others visited the hotel of one, Caro, in Kelayres, Schuylkill County, among those present being one, Pingatore. While in the hotel the applicant saw Pingatore take a bottle of wine belonging to the hotel, and upon their leaving and going outside the applicant told Pingatore to return the bottle of wine he had stolen. Pingatore became engaged and with the bottle of wine uplifted came toward the applicant as though to strike him, and another of those present who assisted Pingatore to steal the bottle of wine also came toward the applicant in a threatening manner. The applicant, thinking he was justified, took out his knife and stabbed Pingatore once, causing his death. The sentence for seven years dating from May 15, 1915. The applicant has been in jail for four and one-half months prior to that time, and counting his prior term in jail served the minimum sentence.

Hon. R. H. Koch, the Trial Judge, has written the Board as follows in regard to this case:

"The application to your Board for the pardon of Lewis Trovato has been called to my attention, and regard thereto, I feel, that inasmuch as this young man has now been imprisoned over seven years, which was the minimum term of his sentence, the case is one for your favorable consideration.

Respectfully submitted,
R. H. KOCH."

The District Attorney and the Assistant District Attorney also write and state that it is their belief that the applicant having served the equivalent of the minimum sentence, it is a proper case for the exercise of Executive clemency. In view of these facts we have concluded that the applicant has been sufficiently punished, and we, therefore, "after full hearing upon public notice, and in open sessions", recommend that a pardon be now granted to the said Lewis Trovoto.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 70 August Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for York County, John H. Tome was convicted of the crime of statutory rape and on December 27, 1921, was sentenced to pay a fine of \$1.00, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than one year nor more than five years.

The applicant was born in Lower Windsor Township, York County, where he lived with his parents until about January 1, 1921, when he went to York and was there employed as a laborer. In York he boarded with Mr. and Mrs. Frank Olewiler who had formerly lived near his home in Lower Windsor Township. He had become infatuated with a daughter of the Olewilers, a girl of about fifteen years of age, and while living with her parents he was given a room with her, it being understood that he intended to marry her at some future time. On May 26, 1921, he was arrested and charged with statutory rape, and was released a few days later on bail. With the consent of the parents of Margie Olewiler he obtained a marriage license in Maryland and was married to Margie Olewiler. Upon their return to York his wife was taken from him by the agent for the Society to Protect Children in a proceeding charging the wife with being a delinquent child. Subsequently at a hearing before Hon. N. Sargent Ross the wife was released by order of the Court and was returned to her husband and lived with him until December 27, 1921, when he was sentenced to the Penitentiary as above stated.

There is no question that there was a violation of the statute and that the applicant was guilty as charged. However, the condition of affairs which have arisen since the commission of the crime, namely, the marriage of the applicant to the girl; their living together for months as husband and wife; the return of the wife to her husband by order of the Court, and all the circumstances surrounding the case have convinced the Board that the welfare of the wife and the future of the family demand the release of the applicant at the present time.

We, therefore, "after full hearing upon public notice, and in open sessions", recommend that a pardon be now granted to the said John H. Tome.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 262 January Sessions 1919, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Alonzo G. Owens was convicted of the crime of assault and battery with intent to kill, and on April 30, 1919, was sentenced to pay a fine of \$1.00, costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than five years and six months.

The applicant is a negro, a native citizen of the United States, and at the time of his conviction and sentence was nineteen years of age. He is a machinists' helper by trade, is unmarried and had been steadily employed at Midvale Steel Works, Philadelphia. He had never been arrested before or convicted of any crime and always had a good reputation among those with whom he lived for industry, sobriety, honesty, peace and good order. The applicant was attacked by one, Curiton, who got the better of the fight. The ap-

plicant then ran away, was pursued by his assailant and knocked down and kicked three times in the face. He then went to his home, there procured a revolver and took what he supposed to be a backway to the station house in order to report the assault upon him, when he was again pursued by his former assailant. The applicant, believing himself in danger of his life drew his revolver fired two bullets, both hitting Curiton. Subsequent to the shooting of Curiton he went to the station house and gave himself up. The District Attorney does not oppose the application inasmuch as the prosecutor was the aggressor and the applicant had made an effort to flee from his assailant. The applicant has been in the Penitentiary since April 30, 1919. We believe he has been sufficiently punished for the offence he committed, and therefore, "after full hearing upon public notice and in open sessions", recommended that a pardon be now granted to the said Alonzo G. Owens.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., January 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 252 February Sessions, 1919, and at No. 353 June Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Charles Glaser was convicted of the crime of perjury and on July 10, 1919, was sentenced in the aggregate to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than twenty-two months nor more than twenty-four months.

The applicant had served the minimum sentence which expired on May 10, 1921, and was released on parole by the Board of Inspectors for the Eastern Penitentiary for the balance of the term, the maximum of which was twenty-four months, and which expired on July 10, 1921. The application is made so as to relieve the applicant of the stigma which is attached to him by reason of this conviction, and so that he may be able to obtain employment which is now denied him because of such conviction. Since his release from the Penitentiary he has led an exemplary life and no harm can accrue by reason of a favorable consideration of this application. The District Attorney now states that no opposition can be urged against the application.

The crime for which he was convicted was a false statement made by him in an affidavit to a bail bond, wherein he swore that he was the owner of four properties. It is true that at some time prior to the transaction he did have or own an interest in such properties, but all title or interest therein had been divested prior to the time he signed the bail bond.

The circumstances of the case compel the conclusion that this is a worthy application, and, we therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Charles Glaser.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 525 August Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Henry D. Whittingham on January 3, 1922, pleaded guilty to the crime of murder, which the Court after hearing adjudged to be murder in the first degree, and on the same day he was sentenced to be electrocuted.

The applicant is a colored man, about forty years of age, who in the fall of 1920 came from Jamaica and settled in Philadelphia. He became engaged to marry one Dorcas Miller, a colored woman of about thirty years of age. He gave her money to buy household goods, which she spent upon herself, and she also received attentions from other men. The applicant learned of these facts, and on June 28, 1921, called upon the woman and attempted to have her fix a time for the wedding. After some talk they went out upon the street where the woman told Whittingham that the wedding would be postponed until fall, and finally after further talk she said she would never marry him and that she had another fellow. The applicant then drew a revolver, and while holding her with one arm fired three shots into her head causing death. Whittingham was arrested early the next morning at Prospect Park, Delaware County, and brought back to Philadelphia where he has been in prison since June 29, 1921.

At the hearing the applicant made a voluntary written statement to the Court giving the facts as herein set forth, and there were other witnesses heard to enable the Court to fix the degree of the crime.

Honorable John M. Patterson, the Trial Judge, writes to the Board as follows:

"While the above mentioned case rises higher than second degree, yet, in my opinion, it is not one where the death penalty should be imposed. The defendant entered a general plea of 'guilty' to the charge of 'murder'. After hearing the testimony, I felt it my duty to adjudge him guilty in the 'First Degree'. Of course I then had to sentence him to undergo the only penalty prescribed by law.

"This is undoubtedly the kind of case which the creators of the Board of Pardons contemplated when they authorized the commutation of death sentences. I sincerely trust that the Board will look upon the petition of commutation with favor."

Because the Judge who heard the case and whose duty it was to fix the degree of the crime has stated that the case rises higher than second degree, yet it is one where the death penalty should not be imposed, "after full hearing upon due public notice and in open session", we recommend that the sentence of death imposed upon the said Henry D. Whittingham be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 611 September Sessions, 1918, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Louis Engle was convicted of the crime of arson, and on October 30, 1918, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of four years.

The crime alleged to have been committed was setting fire to a building at 1427 Catherine Street, Philadelphia, Pa., at about eight o'clock P. M. of August 29, 1918. The build-

ing was what is known as a loft building, and a representative of the Fire Marshal's office happened to be across the street watching the building in question when he saw the petitioner go in, turn on the light on the top floor and shortly afterwards saw flames spring up on the same floor. Evidence was offered to connect the petitioner as a partner in the business of his brother who occupied part of the loft building. The petitioner has always maintained his innocence. He has served the full term for which he was committed, and now asks a pardon that his record may be cleared of the stain of conviction.

This application was heard at the November meeting of the Board, and was then continued so that the District Attorney could make an investigation as to the conduct of the petitioner since his release from prison. The District Attorney at the present meeting of the Board stated that he has made a careful investigation of the facts, and has found that the applicant has lived an exemplary life in all respects, and that, therefore, he does not now oppose the granting of the application.

We have concluded that the purpose of the application is a worthy one, and that it should be granted. We therefore, "after full hearing upon due public notice and in open sessions", recommended that a pardon be now granted to the said Louis Engle.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1 March Sessions, 1912, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia Gregorio Vinci was convicted of murder in the first degree and on June 26, 1912, was sentenced to be hanged. On May 24, 1915, the sentence of death was commuted to life imprisonment.

The applicant is now thirty-one years of age, a single man, an Italian citizen, and lived at 1339 Titan Street, Philadelphia. Prior to his arrest in this case he had never been charged with nor convicted of any crime. An application for a pardon was made on June 2, 1920, which on June 17, 1920, was refused.

The applicant killed the wife of his cousin, Nicholas Vinci in a dispute over \$40.00. The applicant had loaned Nicholas Vinci that sum and made several attempts to collect it in which he called at the house of his cousin and found him out, and on these occasions talked with his cousin's wife, Marie Vinci.

It is alleged that the woman told the applicant her husband was going to kill him and that he had better not ask for the money. She took a gun out of the drawer and showed it to the applicant saying that her husband was going to use it, and the applicant upon seeing this pulled a gun from his own pocket saying "I also have a gun", and his revolver was discharged, the bullet entering Mrs. Vinci causing her death. Immediately upon the body of Mrs. Vinci falling to the floor the applicant placed the revolver to his head and fired three times.

The principal reason for allowing the plea for mercy in this case is that the applicant has suffered from lockjaw during the nine years he has been in the Penitentiary necessitating his being fed through a tube, and that it is shown beyond doubt that if he remains in the Penitentiary in this condition he will become insane and will be a charge upon the Commonwealth of Pennsylvania in the Institution for the care of the criminal insane. It is stated that if released the applicant will be given medical attention which may relieve the lockjaw and free him from impending insanity, and will be taken to his home in Italy, arrangements having been made with the Italian Consul for his return.

The Board because of the physical condition of the applicant, in order to allow him to secure proper medical attention which cannot be supplied in the Penitentiary, and to prevent the approaching insanity, has determined to recommend Executive clemency.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Gregorio Vinci.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 132 December Sessions, 1921, in the Court of Quarter Sessions of the Peace for the County of Philadelphia Albert Levitt was convicted of assault and battery, and on January 26, 1922, was sentenced to undergo imprisonment in the Philadelphia County prison for a period of four months.

The applicant is twenty-one years of age, a citizen of the United States and was employed as a commission merchant by his brother who was a member of the firm of Levitt and Woorman, 345 South Front Street, Philadelphia. He is unmarried, has never been charged with any crime and has a good reputation as a law-abiding citizen.

Dr. Raymond A. Devlin, a meat and cattle inspector connected with the Department of Health, was examining rabbits at the place of business of the brother of the applicant, where he found several rabbits which he condemned as unfit for sale or consumption. There was a controversy between the brother of the applicant and the inspector during which the brother of the applicant attempted to take the rabbit away from the inspector, when the applicant came between his brother and the inspector and struck the inspector one blow on the cheek with his fist. No special injury was done and the prosecutor did not fall to the ground, nor did he require medical treatment.

The Board has concluded that the term already served by the applicant is sufficient punishment for the assault he committed.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Albert Levitt.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 66 and 67 February Sessions, 1903, in the Court of Quarter Sessions of the Peace in and for the County of Cumberland, Samuel Dent, alias Samuel Rosenbury, was convicted on two indictments charging burglary and felonious assault, and on February 7, 1903, was sentenced in the aggregate to pay a fine of \$400, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of nine years and six months.

The crime for which the applicant was convicted was the breaking into a house in Cumberland County and stealing property of the value of about \$800. No notes of testimony were taken and the details of the crime are not shown in the papers presented to the Board.

The applicant is now about 62 years of age, a laborer, divorced, with one son, John Dent, age 39, living at McKeesport, Pennsylvania.

He was discharged on parole on March 22, 1909, for the offenses committed in this case and during his parole he committed burglary for which he was sentenced on November 8, 1909, to a term of 30 years. The purpose of this application is to allow the applicant to be discharged on the thirty year term under parole, if the Parole Board sees fit to grant him commutation.

The Trial Judge, the District Attorney who tried the case, and the present District Attorney of Cumberland County, do not oppose the application.

We deem the application under these circumstances to be a worthy one and in order to permit the possibility of paroling, upon the thirty years sentence, a man of his advanced years, who has already served almost nineteen years in the penitentiary, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Samuel Dent, alias Samuel Rosenbury.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 605 May Sessions, 1920, in the Court of Quarter Sessions in and for the County of Philadelphia, Vincent Fusci was convicted of unlawful possession of drugs, and on February 28, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of five years.

The applicant is twenty-five years of age, of Italian descent, a citizen of the United States, a barber by trade, and at the time of his arrest was conducting a barber-shop at 1009 South Sixth Street in the City of Philadelphia. He is unmarried and is the sole support of his aged father and mother, and a widowed sister who has two children. He had never before been charged or convicted of any crime in this State or elsewhere.

The petitioner lived with his parents and at the time of his arrest there lived in his home one Vincent Sevoca, who was paying attention to Mary Fusci, the sister of the petitioner. At the time of the arrest no drugs were found in the actual possession of your petitioner, although heroin was found in the pocket of a woman's coat which it is alleged belonged to his sister Mary. After the arrest Mary Fusci eloped with Sevoca, and Sevoca and Mary Fusci were not present at the trial of the applicant, and their present whereabouts are unknown.

A member of the Vice Squad of Philadelphia purchased some heroin from Sevoca outside of the barber-shop of the applicant. A marked two dollar bill was given in payment, which was afterwards found in the barber-shop and heroin was also discovered in the shop in the pocket of a woman's coat. On this testimony the petitioner was convicted, although he vigorously maintained he was innocent and still so claims.

The Board is in receipt of a large number of letters from prominent citizens of Philadelphia urging favorable consideration of this application, setting forth the fact that prior to this offense he had always been a reputable citizen, and expressing confidence of his leading a correct life if released from prison. Among them is a letter from Hon. C. C. A. Baldi, Jr., who writes the Board as follows:

"I am pleased to certify that I have known Vincent Fusci for five years, during which time I have always found him to be a reputable citizen. He is the main support of his father and mother, a widowed sister and her two children, and trust his application when presented to your Board will receive consideration, which may help your Honorable Board to look with favor upon his pardon."

In the hope that the applicant may have profited by the lesson which his imprisonment should teach him, and giving some consideration to the fact that he alleges he is innocent of the crime, we have determined to favorably treat this application. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Vincent Fusci.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 10 September Term, 1919, in the Court of Oyer and Terminer and General Jail Delivery in and for Bedford County, Russell Walls pleaded guilty to the crime of robbery, and on September 3, 1919, was sentenced to pay a fine of \$100, the costs and to undergo imprisonment in the Western Penitentiary for a period of not less than four years nor more than six years.

The applicant is twenty-nine years of age, a citizen of the United States, a coal miner, and at the time of his arrest was employed in a coal mine in Broad Top Township, Bedford County, Pennsylvania.

On the evening of August 19, 1919, he became very much intoxicated and was in the company of one Samuel Ritchey, and in Broad Top Township they met one Howard Akers. A quarrel ensued between the applicant, Ritchey and Akers, during which an assault and battery was committed, and Ritchey took a sum of money from Akers. The applicant had never before been charged with or convicted of any crime, and it is alleged he was ignorant of what he was doing. An application for his pardon was refused on May 18, 1921.

The Board has received letters with the present application from the Trial Judge, The Trial District Attorney and the two Associate Judges of Bedford County urging the pardon.

Honorable Thomas F. Bailey, Trial Judge, writes as follows:

"I have given this case very careful consideration and believe the ends of justice will not be provoked by extending a pardon to this man, Russell Walls. I believe that he has seen his terrible mistake and is resolved to lead a life in obedience to the laws of the land."

Honorable S. Albert Cessna and Honorable A. Samuel, Associate Judges, also write the Board:

"As we are lead to believe that this young man, (being somewhat intoxicated at the time) was to some extent unduly influenced to join in committing the above crime, and this being his first appearance in Court, and because of his good behavior or conduct since his confinement, we are therefore of the opinion, that his punishment has been sufficient, and we do most heartily recommend his parole."

The letter from Harry C. James, District Attorney, is as follows:

"This defendant was indicted jointly with one Plummer Ritchey who had been in the criminal Courts prior to this occasion, and from the facts of the case, I am convinced that the crime was planned by Ritchey and that everything that was done was in accordance with his suggestions, his being the dominating mind. Ritchey and Walls had been drinking together, and Walls was intoxicated at the time he committed the crime.

"I was District Attorney at the time that this man was sentenced, and am thoroughly conversant with the facts of the case. The parents of Russell Walls are very estimable people, and Walls himself enjoyed an excellent reputation prior to this indictment.

"I believe that the ends of justice have been attained in this matter, and that no good can result from keeping this man longer in confinement. I am informed that he has been a model prisoner, and the good people of his community, along with myself, believe that a pardon should be granted to him."

We have concluded from the representations made in these letters that this is a proper case for the exercise of Executive clemency, and, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Russell Walls.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2 November Term, 1907, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Venango, James N. Strail was convicted of murder in the first degree and on December 30, 1907, was sentenced to be hanged. On November 24, 1908, the sentence of hanging was commuted to life imprisonment.

The applicant and his wife lived at Rouseville, a small town about three miles from Oil City, Pennsylvania, and at the time of the crime he was employed at Oleopolis, a station about seven miles distant from Rouseville. The applicant was then a man of about 34 years of age and his wife was of the same age. He had been an industrious, hard-working man who lived a respectable life, took good care of his family and had a good standing in the community in which he lived. He learned that his wife was leading an immoral life and he made unusual efforts to persuade her to desist from these practices. She left his home, took away the furniture and belongings and the defendant discovered her living with another man. He then made a final effort to have her return to him and get possession of the little boy. He was unsuccessful in these efforts, and meeting her on the street of Oil City, he besought her again to come with him and leave the man who had taken her away. She spurned his appeal and made some insulting and aggravating remark, when in the stress of his excitement and mental agony he drew a revolver and shot her, from the effect of which she died a few days afterward.

The applicant, together with one, Ivy deFoster, were certified to the Board by John M. Egan, Parole Officer, as having rendered great assistance to the authorities of the Western Penitentiary in subduing and restraining a mutiny which broke out in that institution on July 18, 1921, and which mutiny had attained serious proportions. Mr. Egan writes of the applicant as follows:

"James Strail, No. A-6395 who was committed to the Penitentiary for life imprisonment by Governor Edwin S. Stewart, on November 24th, 1908, protected the Laundry Department from the violence of the rioters and also dissuaded a number of prisoners from engaging in the disorder. Strail has been a valuable worker in the Laundry, since he was received at the institution about thirteen years ago, and has never been reported for violation of the rules. His conduct has been exemplary.

"On July 18th, while many prisoners were violent and damaging property in the institution, Strail stood at the doorway of the Laundry Building with a long piece of iron piping and warned the rioters that he would protect the Laundry equipment and twenty-four prisoners within, at any cost. The prisoners who approached the Laundry, were bent upon destroying property. They passed by the Laundry Building and did not molest it.

"Strail is a white man, 48 years old. In the Court of Oyer and Terminer and General Jail Delivery of Franklin, at November Sessions, 1907, he was tried upon an indictment charging him with the crime of murder. On September 4th, 1907, he was

found guilty of murder in the first degree and on December 30th, 1907, he was sentenced by the said Court to be hanged. After James Strail's sentence was commuted to life imprisonment, he was received at the Penitentiary on November 28th, 1908.

"Strail gave the following reason for protecting the Laundry Building: 'I wanted to keep them from destroying it because I think as much of it as if it were my own.'"

The Board is of the opinion that this conduct merits a reward and that the release of the applicant for this cause will be an incentive to good conduct upon the part of the other convicts in the institution and will rebound to the public interest. A prisoner who not only submitted himself to the discipline of the prison, but rendered great assistance in restoring a state of discipline among other prisoners, at the time of a dangerous revolt, performed a meritorious act which in the opinion of the Board may appropriately be recognized by giving him his freedom.

For these reasons "after full hearing upon due public notice and in open session", we recommend that a pardon be now granted to the said James U. Strail.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 141 December Sessions, 1920, in the Court of Oyer and Terminer and Quarter Sessions of the Peace in and for the County of Berks, Daniel M. Knittle was convicted of involuntary manslaughter and on December 12, 1921, was sentenced to pay a fine of \$25.00, the costs of prosecution, and to undergo imprisonment in the Berks County Prison for a period of one year.

The applicant is 21 years of age, a citizen of the United States and at the time of his arrest was an employee of the Keystone Shoe Manufacturing Company at Kutztown, Pennsylvania, and resided with his father on a farm near Kutztown. He is married and has one child, born November 14, 1921, and the wife and child are now living with the applicant's parents.

On Sunday evening, August 22, 1920, at a little after ten o'clock, Monroe S. Schultz was found dead on the William Penn Highway about two squares from Kutztown and the body bore marks showing that he had been run down by a motor vehicle. The applicant alleges that it was not his car that caused the death of Mr. Schultz. The car had blood upon the rear wheel and there was some injury to the front of the car, and from these facts and the fact that the stenographer who took the testimony at the coroner's inquest swore that Knittle had admitted before the Coroner that it was his car that struck Schultz, the Jury found him guilty. The blood on the rear wheel might be explained by the supposition that the car preceding the applicant's had caused the death and that the applicant's car in passing the point may have run over the body or struck a pool of blood. The injury to the front of the car was explained by the applicant that in driving into the wagon shed at his home he ran into a hay bed, stripping off the water cap, bending the radiator rim and buckling the hood. It was shown by the evidence of those who examined the machine that the damage to the front of the car must have occurred after it was put in the shed, because the car could not have been run in the condition in which it was found and the water cap was found in the dust in the shed. It is clearly shown that the applicant was driving at a lawful rate of speed at the place where the accident occurred.

The conviction was had largely because the stenographer who took the testimony at the coroner's inquest testified that Knittle had admitted that it was his car which caused

the death of Mr. Schultz. Mr. Knittle denied this testimony and several members of the coroner's jury corroborated his testimony.

The applicant has the best of character and more than 1500 residents of Kutztown have signed a petition to the Board setting forth that the applicant had always enjoyed the highest reputation as a law-abiding man and that his character and that of his family has always been the best and that in the opinion of the petitioners there is grave doubt as to his guilt.

The Board is in receipt of a large number of letters from prominent people in Kutztown and vicinity urging Executive clemency. John B. Stevens, Attorney-at-Law of Reading, who was private Counsel for the prosecutor in this case, writes the Board as follows:

"At the trial, in my opinion, the evidence most damaging to the defendant consisted of his testimony at the Coroner's inquest, which so far as the defendant was concerned was carried on in Pennsylvania German, and translated by the Stenographer as she took it down, and also the testimony relative to the marks on the radiator and hood of the defendant's automobile.

"Subsequently when the defendant was about to be sentenced, in order to satisfy my doubts about the matter, I examined the defendant's automobile and in my opinion the marks thereon bore out his theory that they had been made not by striking a man but by running into some pointed, sharp object, when the automobile had been placed in the wagon shed or barn after the accident. These marks were a sharp indentation near the top of the radiator rim and the crumpled hood as though the blow on the rim pushed back the hood in waves. There was no mark on the hood indicating that a body had come in contact with it or had fallen on or been thrown upon it. If I had known these facts I could not have argued at all that these marks were caused by striking the man, which probably would have caused a different result.

"I discussed my views as to the case with the District Attorney, and, when the defendant was called for sentence, stated to the Court that we had our doubts as to whether the defendant was the one who had actually first struck the man who was killed.

"It seems to me that the evidence that militated strongly against Knittle was his failure to stop immediately and render assistance. He said he did go to his home a short distance away and returned with his mother, his father having retired, and his explanation that he did not stop at once, because he feared that the object in the road had been placed there as part of a hold-up plan, was not incredible in view of other actual happenings on the same road. From what I have learned Knittle has always borne a splendid reputation in his community, being held in high regard by his neighbors and fellow townsmen. His parents are very reputable folks. So far as I know he has never been in prison or charged with any crime and in my opinion further imprisonment will serve no good purpose so far as either he or the public is concerned. "I therefore respectfully recommend the exercise of clemency towards him."

Because of the doubt as to the guilt of the applicant and his undoubted good character and standing in the community in which he lived, we have concluded that the public interest does not require the further incarceration of the petitioner, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Daniel M. Knittle.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 4 and 5, March Sessions, 1913, in the Court of Oyer and Terminer in and for Allegheny County, John McBriar was convicted of the crimes of sodomy and buggery and felonious rape, and on May 24, 1913, was sentenced to pay a fine of \$500, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than five years nor more than twelve years.

The applicant has served five years and seven months in the Western Penitentiary upon his sentence and on December 24, 1918, was paroled by the Prison Board of the Western Penitentiary and is now at liberty under parole.

The applicant is 52 years of age, unmarried, a native of Ireland, and became a naturalized citizen of the United States in the year 1892 at Pittsburgh, Pennsylvania. At the time of his arrest he was a bartender in Pittsburgh and lived at the home of a family by the name of Provence. It is alleged that he was guilty of felonious rape by having carnal knowledge of Emma Provence, a minor child under the age of 14, and that he was guilty of sodomy and buggery with the said Emma Provence. He was convicted upon the unsupported testimony of the child who it is alleged was influenced by her parents in telling the story she did.

The applicant has always maintained his innocence of the charge and his record, except in this case, is clear of any offenses of this character so far as is known.

Mr. Berne H. Evans, who was the Assistant District Attorney who tried the case, writes the Board as follows:

"On May 19, 1913, as Assistant District Attorney of Allegheny County, I prosecuted the case of Commonwealth vs. John McBriar, which was tried before Judge Umbel, sitting specially, and which resulted in a conviction and a sentence of not less than five years or more than twelve years in the Western Penitentiary.

"I have today approved for the attorney representing the defendant, a statement of facts to be used in connection with his application for a pardon, and in my opinion, this defendant is a fit subject for the exercise of executive clemency. As I recall the trial of the case, the testimony of the main witness for the prosecution, in fact, the only important testimony for the prosecution, was such that if I had been a member of the jury, I would have refused to convict. The case against the defendant was strengthened by the fact that he asserted that he had a witness who could substantiate his defense, but who was not present and whose absence was not accounted for in a very satisfactory way. In view of the importance of this witness' testimony, the trial might well have been postponed to afford the defendant an opportunity to secure the witness, but this was not done.

"Under all the circumstances, and considering the possibility that the little girl was influenced by her mother to tell her story in order to prevent a row between father and mother, I feel that I can fairly recommend the pardon in this case."

The present District Attorney, Harry H. Rowand, in view of Mr. Evans' position, states that he does not oppose clemency.

In consideration of the good record of the applicant, the blameless life he has led since his release from the penitentiary on parole and because of the doubt as to his guilt, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said John McBriar.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 235 February Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Allegheny, Ivy deFoster pleaded guilty to the crime of larceny and on March 19, 1920, was sentenced to undergo imprisonment in the Western Penitentiary for a period of not less than two years, nor more than two years and six months.

And at No. 10 December Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Centre, Ivy deFoster was sentenced to undergo imprisonment in the Western Penitentiary for a period of not less than two years, nor more than two years and six months, for escaping from the new Western Penitentiary at Rockview, Pennsylvania.

The minimum sentence for the above offenses will expire October 4, 1924 and the maximum sentence April 4, 1925.

The applicant pleaded guilty in Allegheny County to having taken the sum of \$346 in cash, one watch of the value of \$40, one chain of the value of \$2.50 and one locket of the value of \$10.00, from the desk of one, Robert R. Moody, located in the Pershing Theatre, Collins Avenue, Pittsburgh, Pennsylvania. He was sent to Rockview from the Western Penitentiary and while in Rockview he escaped from prison. He was apprehended and sentenced as above stated for the escape from prison.

The applicant and James N. Strail, convicts in the Western Penitentiary, have been certified to the Board of Pardons by Mr. John M. Egan, Parole Officer, as having rendered great assistance in the quelling of a mutiny which broke out in the Western Penitentiary on July 18, 1921. Mr. Egan in his letter to the Board speaks of the applicant as follows:

"Ivy De Foster, No. A-11025, colored, age 39, who was sentenced at No. 235, February Sessions, 1920, in the Court of Quarter Sessions of Allegheny County, to undergo an imprisonment of not less than two years nor more than two years and six months and subsequently was sentenced at No. 10 December Sessions, 1920, in the Court of Quarter Sessions of Centre County, to serve not less than two years nor more than two years and six months for escaping from the New Western Penitentiary, at Rockview, Centre County, while undergoing a sentence imposed at No. 235, February Sessions, 1920, Court of Quarter Sessions of Allegheny County, also rendered valuable aid to the Prison Management during the disturbance in July.

"De Foster was employed as a stoker in the Boiler House. While the Prison Shops were ablaze, a gang of inmates ran along the street towards the boiler house, one of them shouting, 'Burn the shed,' meaning a large wooden shed, containing lumber, barrels and boxes. The shed in question is in close proximity to the Hospital, where there were contained at the time, about thirty-five invalids. Ivy De Foster stepped in front of the crowd with a large hammer in his hand and shouted, 'Remember the Hospital, this will make it hard on all of us. If you want to do anything, go down below, but keep away from the Hospital.' The rioting prisoners turned back and later they were driven into the cell block. Upon the arrival of the Pittsburgh Fire Department, De Foster voluntarily wheeled coal to the fire engines and helped the firemen to adjust the hose.

"De Foster's minimum sentence will terminate October 4th, 1924 and his maximum sentence, April 4th, 1925."

The Board is of the opinion that the prisoner who submits himself to proper discipline and rendered assistance with probable danger to himself in quelling the disorder of the other prisoners, should be given especial consideration and in this case should be rewarded by his freedom, and, therefore, "after full hearing upon due public notice and in open session", we recommend that a pardon be now granted to the said Ivy DeFoster from the above recited sentences of imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., February 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1 September Sessions, 1920, in the Court of Quarter Sessions in and for the County of Lancaster, Howard B. Morris and Lloyd W. Gillette pleaded guilty to the crime of robbery, and on May 1, 1920, were sentenced each to pay a fine of \$100, the costs of prosecution and to undergo imprisonment in the Lancaster County Prison for a period of three years.

Morris is twenty-eight years of age and Gillette is twenty-six years of age. They are married and each has several children. Prior to their arrest in this case there was no criminal record of any character, but each one had a reputation of being somewhat addicted to the use of intoxicants.

In April, 1920, the petitioners had been drinking all day, and when night came they were very much intoxicated. On their way home they stopped under an awning and took several drinks from a bottle of whiskey, which they had with them, and while there a man by the name of Stahl came to where they were and the three had a number of drinks together. After that petitioners have no recollection of anything that took place until about twelve o'clock, when they remember being in a restaurant and talking to a Constable. During that night it is alleged that the three of them held up a man by the name of Howard Purple, and that Stahl took a pocket-book from Purple. Neither of the applicants can remember this event, nor did either one of them receive any of the money which was stolen. They later learned that Stahl had implicated them as being at the holdup, and they then gave themselves up, but denied any active participation in the crime. At the trial when it appeared that Stahl implicated them in the crime they entered a plea of guilty.

The Board is in receipt of a large number of letters from citizens of Columbia, Pa., urging clemency in this case, among them being a letter from Chief of Police H. F. Hartman as follows:

"This is to certify that the undersigned has known Howard Morris and Lloyd Gillette, both of Columbia, Lancaster County, Pa., for ten years and over.

"I am of firm mind that these young men were under the influence of liquor when committing the act for which they are now paying the penalty.

"The families of both are in dire need,—precarious conditions and do need the help of their fathers. They both have an opportunity to resume their trades with former employer and I therefore pray Your Honorable Body to grant pardons to these young men."

Samuel McCracken, Justice of the Peace, writes the Board as follows:

"Howard Morris and Lloyd Gillette who are now serving time in the Lancaster County Prison I understand are about to ask to be pardoned. These boys were committed for trial by the writer who has known them many years. In the past they had been wild but not criminally inclined and I do not believe they would have attempted to do what they did had they not been under the influence of drink and led by others. They are both married men with small children and in a measure are being cared for by Welfare and other Associations and individuals.

"I personally believe they have been sufficiently punished and would ask that they be given liberty in order that they might get out and help themselves and their families."

Clyde Stahl, the co-defendant, makes an affidavit that the applicants went with him to the place where Purple was assaulted, but that the petitioners were so drunk that they did not know what was going on.

The Columbia Malleable Castings Company, Inc., writes the Board as follows:

"I am informed that Howard Morris and Lloyd Gillette are about to apply for a pardon. I have known these boys for about five or six years and have employed them both. They have been honest and industrious, and if granted a pardon I am ready to give them both work so that they can again support themselves and their families. I believe that the difficulty they got into was brought about by drink and not through any criminal inclinations. I further believe that they have been sufficiently punished and all the terms of justice have been met and would earnestly ask that a pardon be granted them."

We have determined that under the circumstances of this case the petitioners have been sufficiently punished for whatever wrong they committed, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Howard B. Morris and Lloyd W. Gillette.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 36 July Sessions, 1916, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia Eugene Reuter was convicted of larceny and on November 3, 1916, sentence was suspended and the defendant placed on probation for one year.

The applicant at the time of the arrest was eighteen years of age, and the charge was that he, with two other boys, stole a Ford car. Testimony showed that it was really a case of joy-riding and not of stealing.

Since his discharge, the applicant has lived an exemplary life and the District Attorney states that he has investigated his record, that it is a splendid one, and he recommends that the application be granted. The applicant is now on the eligible list for appointment to the Philadelphia Fire Department, and is prevented from receiving the appointment by reason of his conviction in this case.

The application is made to clear his record of the conviction so that he may receive the appointment. We have determined that the application is meritorious and should receive favorable consideration, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Eugene Reuter.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 February Sessions, 1912, in the Court of Oyer and Terminer in and for Lackawanna County, Peter Slozzoka pleaded guilty to the crime of murder, which was adjudged by the Court to be murder in the second degree, and on April 10, 1912, was sentenced to pay a fine of one dollar, costs, and to undergo imprisonment in the Eastern Penitentiary for from eighteen years and six months to twenty years.

The applicant with three other companions from Old Forge, Pennsylvania, were in a saloon at Austin Heights, in the Borough of Old Forge, where they met three men from Scranton, Pa. The seven men were drinking heavily and a quarrel ensued. When the three men from Scranton left the saloon they were met with a fusillade of stone and bottles, and in the melee which followed Felix Slazinski, of Scranton, was struck on the head with a bottle and killed. The applicant with his three companions were arrested for the crime, and the applicant, being unable to speak English and without Counsel, pleaded guilty. There is, therefore, no testimony showing what participation, if any, the applicant had in the fatality.

Mr. M. A. Rafter, of Scranton, County Detective at the time of the trial, states that he investigated the case for District Attorney Reedy, and

"that I never was fully convinced as to who actually killed Slazinski, the deceased. * * * In my own judgment, I think Slozzoka has been sufficiently punished, and that the ends of justice have been met with. I was always more firmly convinced of the guilt of Frank Gradecki in this case. I think he started the trouble, and that he was more largely responsible for the murder which resulted."

David J. Reedy, Esq., of Scranton, writes the Board in regard to this case as follows:

"Slozzoka was not the actual perpetrator of the crime, but was present at that time.

"From investigation made since, I have learned that the petitioner always bore a good reputation and was, so far as I was able to learn, never charged with or convicted of crime.

"I have read the petition filed with your Honorable body asking or a pardon for Slozzoka, and I believe that he has been sufficiently punished. I come to this conclusion both because of the Act of May 10, 1909, which provides: that the minimum sentence should not exceed one-fourth of the maximum time, which has been repealed less than a year before the petitioner, Slozzoka, was sentenced, and further that the sentence he received was somewhat heavy in view of the defendant having pleaded guilty, and saved the county the costs of trial and that he was not the perpetrator of the crime.

"I, therefore, recommend a pardon for the said petitioner."

T. A. Donahoe, Esq., former Assistant District Attorney also writes the Board as follows:

"In this case, at the time it was tried in Lackawanna County, it appeared that Peter Slozzoka was present and apparently acting in concert in the commission of the crime, but it was shown clearly that he was not the perpetrator of the crime, the actual killing having been done, it appeared from the evidence, by another person.

"Slozzoka entered a plea of guilty and was sentenced under the acts in force prior to the Indeterminate Sentence Acts.

"Up to the time of the crime, he was a man of good reputation, peaceful and law-abiding. It would seem, under all of the circumstances of the case, that this man is now entitled to clemency at the hands of your Board.

"The case was tried during the incumbency of the undersigned in the District Attorney's Office of Lackawanna County."

Reviewing all the facts in the case, we have determined that the applicant has been adequately punished by the nine years and eleven months imprisonment he has served, and therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Peter Slozzoka.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 32 June Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Lehigh, Frank Emmett was convicted of the crime of arson, and on November 1, 1920, was sentenced to pay a fine of \$1,000, costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than six years nor more than nine years.

The applicant is thirty-eight years of age, by birth an Italian but now an American citizen by naturalization. His occupation was that of manager and lessee of a moving picture theatre in Allentown, Pa. Prior to this offense he had never been charged with any crime and had an estimable reputation in the community in which he lived. On May 13, 1916, the applicant was the lessee of the Lyceum Theatre, a wooden structure, in the city of Allentown, and after the closing of the theatre, between 10:30 and 11:00 o'clock P. M., fire destroyed the entire theatre building, together with the contents thereof.

Three years after the fire the applicant together with Roy W. Middlecamp and Frank E. Wernett were arrested upon the charge of having maliciously set fire to the said building, a proceeding which finally resulted in the conviction and sentence of the applicant. The conviction was had solely upon the testimony of Frank E. Wernett, who with Middlecamp were employees of the applicant. Wernett has told four different stories of the alleged crime, and since his imprisonment he confessed to a fellow inmate of the Penitentiary and gave him a written statement stating that he perjured himself at the trial and that his statement that Emmett had employed him to set fire to the building was untrue. Since the release of Wernett from the Penitentiary has made an affidavit in which he says that he never made the aforesaid confession. The effect of all these

different stories is that Frank E. Wernett has shown himself to be an unreliable witness, and that a conviction upon his testimony was, to say the least, not based upon testimony which was beyond reasonable doubt.

Roy W. Middlecamp, one of the defendants in this case, stoutly maintained the innocence of himself and Emmett, until about the time that he was confined as an insane ward of the Commonwealth, when he made a confession implicating Emmett and himself. In view of the proximity in time of this confession with his confinement as an insane person we attach no importance to the confession.

Because of the great doubt as to the guilt of the applicant, and because of the fact that he was convicted upon the testimony of a witness who has told conflicting stories to the extent that his testimony is not entitled to any credence, we have determined that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Frank Emmett.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 67 May Term, 1921 in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Northumberland Louis Pisani and Frank Pisani were convicted of assault and battery, aggravated assault and battery and assault and battery with intent to kill, and on May 19, 1921, were sentenced to pay fine of \$100, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than four years.

The applicants are naturalized American citizens of the age of twenty-seven years and thirty-three years respectively, and were employed about the mines near Shamokin, Pennsylvania. Each of the applicants prior to this offense had a good reputation and had never before been charged with nor convicted of any crime.

The offense for which they were convicted was shooting Nick Verano. The applicants, with Verano, had been at a hotel in Shamokin and left the hotel together, and proceeded to the corner of Chestnut and Franklin Streets, about three-quarters of a square from the hotel, at which point the Pisani brothers fired two shots into Nick Verano and left him lying on the ground, supposing him to be dead. Verano was taken to the Hospital, afterwards recovered his strength and it was largely upon his testimony that the applicants were convicted. It was alleged before the Board that Verano was a leader of the Black Hand Society; that he demanded money of the Pisani brothers and that they knew they must furnish the money or be in danger of their lives; that the altercation followed as a result of this demand, and that in reality the shooting was done in self defense.

Honorable Fred B. Moser, the Trial Judge, writes the Board in regard to this case as follows:

"Since the trial of the cases of Louis Pisani and Frank Pisani, in which I sat as Trial Judge, I have learned that the prosecutor, Nick Verano, is quite a desperate character and it is strongly represented there were mitigating circumstances which would palliate the seriousness of the offense.

"I am advised there has been an application for a pardon for both these defendants and it is my opinion that the ends of justice would in no way be betrayed if the pardons were granted and the defendants permitted to return to their usual vocations in civil life."

Because of these facts we have determined that the ends of justice have been met by the terms of imprisonment already suffered by the applicants, and we, therefore, "after

full hearing upon due public notice and in open sessions" recommend that pardons be now granted to the said Louis Pisani and Frank Pisani.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., March 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 14, 15, 16 and 17, April Sessions, 1920, in the Court of Quarter Sessions and General Jail Delivery in and for the County of York Tash C. Cooper pleaded guilty to four indictments for larceny, and on April 19, 1920, was sentenced in the aggregate to pay a fine of \$200., costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for a period of not less than three years nor more than five years.

The applicant is forty-four years of age, an American citizen, a salesman and accountant clerk by profession, and at the time of his arrest was not employed. He is a married man with a son seventeen years of age. Prior to his arrest in this case he had never been charged with nor convicted of any crime, and had a good reputation in the community in which he lived.

The offense to which he pleaded guilty were the stealing of four automobiles. Upon his arrest he gave information which resulted in the recovery of three of the cars, one in Florida, one in New Jersey, and one in Philadelphia. He and his wife have made restitution for the stolen property. His wife since his imprisonment supported the family until her health broke down, and she and her son are now in need of the care and support of the applicant.

The Board is in receipt of letters from the present Chief of Police and the former Chief of Police of York in which they urge the exercise of clemency and say that they believe the ends of justice have been met by the imprisonment already incurred. C. W. Alber Rochow, Esq., the District Attorney of York County who prosecuted the applicant, writes the Board that he does not oppose this application.

The Board is in receipt of a letter from Honorable E. S. Hugentugler, Mayor of the City of York, as follows:

"I have received notice that Tash C. Cooper, sentenced to three years in the Eastern Penitentiary, charged with the larceny of automobiles, has again applied for pardon.

"I know the facts in this case, and believe that it is a proper case for a pardon to be granted, and I therefore recommend such action to your Board."

After careful review of the facts, we have concluded that the applicant has been sufficiently punished for the crime he committed, and that this is a proper case for the exercise of Executive clemency. We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Tash C. Cooper.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 10, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 56 and 57 November Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Lancaster, Pennsylvania, Lloyd Ibach was convicted of adultery, and on January 14, 1922, was sentenced to pay a fine of \$50.00, the costs of prosecution and to undergo imprisonment in the Lancaster County Prison for a period of ten months.

The applicant is an American citizen by birth, thirty-two years of age, a resident of Reading, Pennsylvania, a public accountant and musician by trade, with a wife thirty-four years of age and has a child ten years of age. The petitioner has lived separate and apart from his family for the past four years, but during all that time has been their sole support, and it is alleged that his family is now in need of his support.

The applicant was the Conductor of an orchestra in Reading, Pennsylvania, and the orchestra frequently furnished music for dances in the City of Lancaster. After some of the dances in Lancaster were over the orchestra, composed of seven or eight men, and accompanied by a married woman by the name of Anno Dragoo, who was an employe of the orchestra, traveled from Lancaster to Reading via Denver, Pennsylvania, and a number of times stopped at a hotel in Denver which was kept by Mr. and Mrs. Sweigart.

The conviction in this case was based principally upon the testimony of Daisy Sweigart, wife of the proprietor of the Hotel, who swore that the applicant and Mrs. Dragoo occupied the same room in the Hotel on certain of these trips. There is very little, if any, corroboration of Mrs. Sweigart's testimony, and it is alleged that at the hearing before the Magistrate she told a different story than at the trial. A number of prominent citizens of Denver, Pennsylvania, have written to the Board substantially to the effect that they were acquainted with the reputation of Mrs. Sweigart in Denver, Pennsylvania, for veracity, that it was bad, that her reputation generally was very bad, and that a conviction based upon her testimony should not stand.

Prior to the conviction in this case the reputation of the petitioner for chastity and generally was good, and he had never before been charged with or convicted of any crime.

Because of these facts and because of the doubt of the guilt of the applicant and need of his family for the support which he will furnish, we have determined this to be a meritorious case, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Lloyd Ibach.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 February Sessions, 1922, in the Court of Oyer and Terminer and General Jail Delivery in and for Crawford County, Pennsylvania, Albert Toms was convicted of the crime of murder in the first degree and on March 7, 1922, was sentenced to be electrocuted.

The applicant is 21 years of age, was born in Honesdale, Pennsylvania, his parents died early in his life and he has been a wanderer, going from place to place earning his livelihood as a laborer. He was working as a laborer for one of the contractors of a State highway near the City of

Meadville, and on the night of November 7, 1921, he and one, Phillip Propst, had been drinking moonshine whiskey. They were on their way from Meadville to the construction camp, where they both lived, and the deceased, Propst, was so under the influence of liquor that he walked with difficulty and on several occasions fell down. They engaged in a controversy and Toms beat Propst on the head with a club and cut his throat with a pocket knife, causing his death. After the crime Toms continued to the construction camp, went to sleep and was arrested on the following day. He confessed at the trial and it was largely upon his confession that a conviction was obtained. It is reliably stated that Toms is of a weak mind, bordering on imbecility, although not legally insane.

Honorable Thomas J. Prather, President Judge, who presided at the trial of Toms, writes the Board as follows:

"As trial judge in the above entitled case wherein the said Albert Toms was convicted of murder in the first degree before a jury, I feel it my duty to set forth some of my observations concerning the defendant during and since said trial.

"The defendant did not seem to have a friend in this part of the State at the time of the trial. There was no hue and cry against him, neither was there a voice in favor of him other than his counsel. During the trial and every proceeding thereafter he seemed totally indifferent to the testimony presented, to the verdict rendered, and to the sentence pronounced. He not only seemed indifferent but he did not appear capable of enjoying or suffering ordinary emotions. In view of all the facts and circumstances and his appearance I am convinced that the condition described is due to abnormal stupidity. I do not believe he knows enough to successfully play the role of incompetency.

"The question of his legal responsibility perhaps would not avail to exonerate him from the self-confessed crime. His counsel apparently recognized this and did not raise it as a legal barrier against his conviction. It therefore became my duty as trial judge to impose the penalty prescribed by law, but it seems equally my duty to respectfully submit to your consideration my conviction that he is such a defective that the sentence imposed ought not to be carried out but commuted to life imprisonment."

The Board was also furnished a letter from Honorable Alonzo T. Searle, Honesdale, Pennsylvania, President Judge of the Twenty-second Judicial District, as follows:

"We have noticed in Honesdale that a young man, twenty years old, named Albert Toms, has been sentenced by you to be electrocuted.

"Though a few of his friends and relatives here knew he was in trouble and to be tried, none of them ever received any notice of the date for trial or any facts concerning it. Volumes of testimony could have been obtained here to show his mental condition and none of his relatives supposed that a jury of twelve men could possibly convict him of murder in the first degree, as his mental condition was such that it did not seem there could be any such result.

"I have known this young man since he was a small child. On July 8, 1912, his father, Warren Toms, presented to me a petition to have this boy committed to either a home for feeble-minded or some institution for the incorrigible. The record of these proceedings appears in the Quarter Sessions of Wayne County, No. 15 June Sessions 1912. After hearing in this case, we committed Albert Toms to the care and custody of Mrs. Wm. F. Pearce, his aunt, a most estimable woman of this place. He stayed with her about seven years, when he outgrew her care and she was unable to do anything with him. During the time he was with Mrs. Pearce, he attended school but learned little. At times, his mind appeared to be almost a blank. From Mrs. Pearce's, he went to his uncle's, Thos. H. Quinney, another very good citizen. There he stayed about two weeks, when he ran away, and he has been a wanderer and his whereabouts have practically been unknown since.

"His mother died about thirteen years ago. His father, Warren Toms, has also left Wayne County and his whereabouts are unknown. He was a shiftless and irresponsible character and did not support his children.

"A brother of Albert, two years older, I committed to Glen Mills, as incorrigible. He has turned out very well as he had some brain capacity. Albert, however, has always been looked upon here, by his teachers in school and everyone who knew him, as being deficient in intellect and mental control.

"A very large petition could be obtained here, asking that his sentence be changed or commuted to life imprisonment. His relatives here think he should be placed where he can do no harm for the rest of his life.

"Please let me know the situation and who has charge of the matter for the young man. I suppose you assigned some person to defend him, and it would look to me as if the matter should properly be presented to the Board of Pardons, because it certainly would be a blot upon our criminal jurisprudence of Pennsylvania to electrocute a man of his mental condition.

"If you can suggest any course to me to be taken in this matter, we will gladly follow it."

The Trial District Attorney at the argument of this case, before the Board of Pardons, stated that the representations of Judge Prather that Toms is such a defective that his sentence should be commuted, was exactly right.

The Board has determined to recommend a commutation in this case with the express understanding, however, that Toms shall spend his life in prison and that no future application for pardon may be predicated upon this action.

Therefore, "after full hearing upon due public notice and in open sessions", we recommend that the sentence of death imposed upon the said Albert Toms be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 13, November Term, 1918, in the Court of Oyer and Terminer in and for the County of Allegheny, Pennsylvania, Steve Perko was convicted of murder in the first degree. A new trial was ordered and the applicant was on June 6, 1921 again convicted of murder in the first degree and on January 12, 1922, was sentenced to be electrocuted.

The applicant is 28 years of age, a white man, a laborer, and was employed as a window cleaner at Pittsburgh, Pennsylvania, where he resided. On August 26, 1918, in company with one, George Elias, he went to Willock, Pennsylvania, for the purpose of robbing the store of one, Max Brass. Both Perko and Elias were armed with loaded revolvers. They entered the store about 10:20 P. M. with handkerchiefs over their faces and revolvers in their hands. At this time the proprietor, Max Brass, was about to close for the night. With him in the store room were his daughter, his son, and a neighbor boy. His wife, Mrs. Rachel Brass, was in the kitchen at the side of the store room, the kitchen being reached by a door in the rear of the store. The applicant told the occupants of the store to throw up their hands and move back and all of them ran from the store room into the kitchen, except Max Brass. It is alleged that the applicant fired two shots through the kitchen door and that one of them struck Mrs. Brass who was standing inside, causing her death at the hospital two days later.

The offenders were arrested shortly after leaving the store and in their pockets were found the handkerchiefs with the knots still in them and papers taken from the cash register. Elias was acquitted for his part in the robbery and is now at large. All of the members of the jury have signed a petition to the Board recommending that the sentence of death be commuted to life imprisonment. It was stated by the attorney who represented the applicant at the first trial and who secured from the Supreme Court the order for the second trial, that he had made arrangements with the District Attorney for an entry of plea of second degree murder, but in the meantime another attorney came into the case who defended the applicant at the second trial with the above stated result.

It is the opinion of the Board that the applicant should serve a life imprisonment and that there are no facts or circumstances in the case which might warrant a pardon at a later time.

Giving due consideration to the recommendation of the second jury, who have asked that commutation be granted, we have determined that mercy should be extended, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that the sentence of death imposed upon the said Steve Perko be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 405 June Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Pennsylvania, John Capper was convicted of assault and battery, and on January 27, 1922, was sentenced to pay a fine of \$5.00, the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of ten months. The applicant is twenty-three years of age, unmarried, a mechanic by occupation, and has lived all his life with his parents in Philadelphia. He has never been previously convicted of or charged with any crime. The assault and battery occurred on December 21, 1920, when Capper attempted to board a trolley car in West Philadelphia, the car being what is known as a student car, on which a motor employee was instructing a student motorman and the car was not open for passengers. The applicant attempted to board it, was refused admittance and a fight resulted, during which the applicant suffered severe injuries which confined him in the hospital for some three weeks. After discharged from the hospital the applicant was arrested, given a hearing before a magistrate and was discharged upon his signing a release of damages to the Philadelphia Rapid Transit Company. He was rearrested some four of five months later on a warrant sworn out by one of the operators of the car. It appeared that this man had attempted to obtain compensation from the Philadelphia Rapid Transit Company for the injuries which he claimed to have suffered from the fight with the applicant, and upon his not obtaining the compensation which he desired he swore out the warrant against the applicant.

In view of the circumstances, we have concluded that the applicant has been sufficiently punished, and "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said John Capper.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 February Term, 1912, in the Court of Oyer and Terminer and Quarter Sessions of the Peace in and for Lackawanna County, Edward Poppish was convicted of the crime of murder, which the Court adjudged to be murder in the second degree, and on April 10, 1912, was sentenced to pay a fine of \$1.00, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than eighteen years and six months nor more than twenty years.

The applicant with three other companions from Old Forge, Pa., were in a saloon at Austin Heights, in the Borough of Old Forge, where they met three men from Scranton, Pa. All of these men were drinking heavily and when the men from Scranton left the saloon to go home a fight followed during which stones and bottles were thrown at the men from Scranton, one of them being struck on the head with a bottle and killed. The applicant with his three companions were arrested for the crime, and, being unable to speak English and without Counsel, pleaded guilty. There is no testimony to show exactly what participation the applicant had in the fight, but the best opinion is that one of his companions threw the bottle which resulted in the fatality.

Peter Slozoka, one of the defendants, was pardoned at the last Session of the Board. The other two companions are dead.

The applicant was born in Russia, was about twenty-seven years of age at the time of his trial, was a coal miner, had lived a sober and industrious life and had never before been accused or convicted of any crime.

In view of these circumstances, we have determined that the applicant has been sufficiently punished for his participation in the offense which was committed, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Edward Poppish.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 698 December Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Pennsylvania, Harry Ford was convicted of robbery, and on January 14, 1921, was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for a period of not less than eight years nor more than ten years. The applicant is twenty-nine years of age, an American citizen, was a horseshoer by trade, was a soldier during the late war, was injured, and at the time of his arrest was taking vocational training under the Government and was learning the trade of shoemaking. He is unmarried and lived with his sister in Philadelphia. He had never before been charged with or convicted of any crime other than being arrested on the charge of being drunk and disorderly. The applicant was convicted of the robbery of a colored man at Seventeenth Street and Ridge Avenue, Philadelphia, at six o'clock at night. It is extremely improbable that the robbery occurred. The District Attorney of Philadelphia stated to the Board at the argument that the prosecutor had told conflicting stories to the police officers in Philadelphia, and that in his account of the alleged crime he was unquestionably lying and that at the most, if any crime was committed Ford had assaulted the prosecutor and that no robbery could have occurred at Seventeenth Street and Ridge Avenue, Philadelphia, at six o'clock at night, as alleged by the prosecutor, and that on reading the testimony the District Attorney was puzzled to know how the conviction was obtained. The Board has been furnished with a petition signed by the neighbors of Harry Ford who certify that they are certain that a mistake was made in this conviction and urge that a pardon be granted.

In view of the doubt as to the guilt of the applicant and because of his previous good record, we deem this a meritorious case, and "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Harry Ford.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922

His Excellency, William C. Sproul, Governor.

Sir: At No. 4 May Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Huntingdon, Pennsylvania, Peter Brown was convicted of the crime of

pandering and on June 28, 1920, was sentenced to pay a fine of \$100, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than three years nor more than five years.

The applicant is thirty-two years old, a native of Greece, a naturalized citizen of the United States, by occupation a cook, and at the time of his arrest was conducting a restaurant in Mount Union, Huntingdon County, Pa. He was married and without children. The applicant has never before this offense been charged with or convicted of any crime.

In his restaurant he employed four or five girls and it was on the testimony of one of these, Mabel Ryan, a girl of bad reputation, that he was convicted. She alleged that he sent her out to act as a prostitute and profited by her immoral practices. The other girls employed by him testified in his behalf.

The District Attorney, Chester D. Fetterhoof, of Huntingdon, Pennsylvania, who tried the case, writes to the Board as follows:

"Peter Brown was convicted of pandering on the testimony of Mabel Ryan, a notorious character of Mount Union, who testified that on two occasions he had sent her out with men and had received from her a portion of her earnings from the men with whom she testified she had had sexual intercourse. Peter Brown was a restaurant keeper and had several girls in his employ. Each of the other girls denied that they had paid Peter Brown any money and one testified that she had had sexual intercourse herself with Brown. Brown stated that the money he had received from Mabel Ryan had been in his safe-keeping and had been delivered to him by her to prevent its theft by other girls, and that all the money had been returned to her. The testimony on which he was convicted was weak and the Commonwealth would have had no just cause of complaint if he had been acquitted. Brown had a brother whose reputation was not good and who was known to some members of the Jury and the reputation of the girls employed by Brown was extremely bad. Brown's reputation as a man was certainly as good as of Mabel Ryan as a woman and the story he told on the witness stand was quite as likely to have been true as the story she told. Under all the circumstances I am of the belief that he has been more than sufficiently punished, and I certainly do not oppose his pardon."

In view of the statements of the District Attorney and because of the character of the girl on whose testimony the applicant was convicted, we have determined that this is a proper case for clemency, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Peter Brown.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 213½ November Sessions, 1918, in the Court of Oyer and Terminer and General Jail Delivery and Quarter Sessions of the Peace in and for the County of Luzerne, Pennsylvania, Luigi Pitex alias Lewey Pittex was convicted of discharging fire arms with intent to kill, and on November 19, 1918, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than seven years. The applicant is thirty-seven years of age, an Italian by birth, a naturalized citizen of the United States, a coal miner by trade, unmarried, and prior to this offense had never been arrested for or convicted of any crime. The applicant was convicted of trying to commit a robbery and shooting at his employer, one Leonardi. The applicant is dying of tuberculosis. His physical examination shows an almost total collapse of the left lung. Notice has been sent to his family and he has been visited by a priest, who administered the last rites of the church. A sister and brother will take care of him upon his release.

Because of his physical condition we have determined that he should be discharged from prison, and "after full hearing upon due public notice and in open sessions", we recommend that a pardon be now granted to the said Luigi Petex, alias Lewey Pittex.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., April 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 543 September Sessions, 1920, in the Court of Oyer and Terminer in and for Philadelphia County, Pennsylvania, James Priest was convicted of murder in the first degree, and on April 28, 1921, was sentenced to be electrocuted.

The applicant at the time of the trial was thirty-one years of age, an Italian, was employed at the Baldwin Locomotive Works continuously for twelve years and for two years at Hog Island, Philadelphia. He had a wife and three children, was the owner of the property they lived in, and prior to this case has never been arrested for or charged with any crime. He was convicted of the murder of his wife, who had left him and gone to the home of Ercolanis and had taken the youngest child, a small baby with her. The applicant made some effort to have his wife return to him and was greatly disturbed by her refusal to do so. On the day of the shooting he went to the Ercolanis home and the door being open he went into the entry-way and into the kitchen and shot his wife as she sat at the table in the kitchen. Honorable Joseph McCullen, the Trial Judge, writes the Board as follows:

"There has been served upon me a copy of the application presented to your Honorable Board by James Priest, who, on a trial had before me as presiding judge, was convicted January 13th, 1921 of murder of the first degree, in the killing of his wife, Annie Priest, on April 13th, 1920. His application is for commutation to life imprisonment of the death sentence imposed by the Court under the requirements of the statute.

I respectfully recommend favorable action upon this application, for the following reasons:

1. The defendant is not of the criminal class. He has been a sober, industrious, hard working and thrifty man, owning his little home, which was bought through the aid of a building association, of which he was a member. Prior to his present trouble he had been employed continuously for twelve years in the Baldwin Locomotive Works,—he had borne an excellent reputation and was highly esteemed by his neighbors and acquaintances.

At his trial an impressive feature was the number and character of the witnesses who appeared to testify to his good reputation, and the earnestness and sincerity with which they presented themselves in the desire to be heard.

2. At the time of the commission of the crime, the defendant was laboring under great mental strain and had met with some provocation, which, whilst not justifying his crime, may with propriety be considered as a mitigating circumstance in the case.

Defendant's wife was the mother of three children, one a baby, seven months old, the others aged 3 years and 6 years, respectively. Shortly before her death she left her home during the defendant's absence, abandoning him and the two older children, taking the baby with her. She went to the home of a family named Ercolanis. Her husband, the defendant, found her there a few days later. He asked her to return to her home and children. She refused to do so and said she would remain where she was, and that one of the Ercolanis family was the father of her baby, which she had with her. This statement made by her to her husband preyed upon the latter's mind. Later, on April 13th, 1920, he called at the Ercolanis house and there shot and killed her.

3. Whatever troubles came into the married life of the defendant and his unfortunate wife, the sympathies of the family of the latter appear to have been with the husband, and both her parents, her mother and her father, together with her brothers and her sister, all testified on behalf of the defendant at his trial.

4. The defendant has already suffered much. On the night of the commission of his crime, he was shot through the body and his skull was fractured in two places, in a beating given him by the Ercolanis. These physical injuries were almost fatal to him.

5. Had the jury possessed the power to have fixed the punishment as well as the degree of the crime, I am sure they would have fixed life imprisonment rather than death. This is indicated by the fact that eight of the jurors who sat at the trial now join in recommending favorable action upon the present application. Had any alternative been given to me under the statute, I would, as the trial judge, have imposed a sentence of life imprisonment rather than one of death, believing that under all the circumstances of this case the cause of justice would thereby best be served.

For these reasons I respectfully recommend favorable action by your Honorable Body upon the application now before you, and beg to remain, with great respect,

Your obedient servant,

JOSEPH McCULLEN."

Honorable Horace Stern and Honorable William C. Ferguson, Judges of the Court of Common Pleas of Philadelphia also write the Board:

"In regard to the application presented to your Honorable Board by James Priest, this case was tried before Honorable Joseph P. McCullen. The only official knowledge which I have of the case is that received by reason of the fact that I sat on the Court en banc together with Joseph P. McCullen and William C. Ferguson, JJ., on a motion for a new trial. I concurred with the other two judges in the opinion that there were no errors in the record, and therefore that the rule for a new trial should be discharged, which action was accordingly taken by the court.

"However, I at the time read all the testimony in the case, and from such reading and from the argument presented to the court, I received the impression, which I still hold, that a commutation of the defendant's sentence to life imprisonment would be just and proper under all the circumstances of the case. I have read the letter of Honorable Joseph P. McCullen to your Honorable Board dated March 25th, 1922, and concur in all the statements and recommendations therein made."

"I also concur.

WM. C. FERGUSON."

The District Attorney stated to the Board that he does not oppose the granting of his application, and all of the family of the deceased wife recommend that the sentence be commuted.

In view of the recommendation of the Judges of Philadelphia County, "after full hearing upon due public notice and in open sessions", we recommend that the sentence of death imposed upon said James Priest be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 805 August Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Carl W. Reed pleaded guilty to involuntary manslaughter, and on September 27, 1921, was sentenced to pay the costs and undergo imprisonment in the Philadelphia County Prison for a period of eighteen months from the date of commitment, July 8, 1921.

The facts in the case are the same as in the application of Thomas Divan recommended for a pardon by the Board at the December Sessions, 1921. The applicant is a good boy with a good record, and it was shown that he knew nothing of mechanical appliances. He was a carpenter's helper, and while playing with the hose containing compressed air in the hold of a vessel at Cramp's Shipyard accidentally the hose was applied to one of the other workmen so that the compressed air penetrated his lower bowel and later caused his death.

There is grave doubt whether any unlawful act was committed by the applicant or by Thomas Divan. The danger was not fully foreseen by the applicant, and there is nothing to show that he had any thought or warning that injury might result from the use of the compressed-air hose. It has been a common practice for workmen to use the hose in

a playful way for sometime previous to the fatality. The applicant pleaded guilty under the direction of his Attorney for the reason that he had been a strike-breaker at Cramp's, and it was feared that this fact might prejudice him in a trial of the case. He has been imprisoned since last July, and he has a wife who needs his care and support.

We have determined that he has been fully punished for whatever blame, if any, may be attached to him because of the unfortunate death of his fellow workman. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Carl W. Reed.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 805 August Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Thomas Divan pleaded guilty to involuntary manslaughter, and on September 27, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of eighteen months.

The applicant is an American, married and was a carpenter in Cramp's Shipyards in Philadelphia. In July last with a number of workmen during a rain storm he took refuge in a room or compartment of an unfinished war vessel in which was a compressed-air machine, being a hose and nozzle ready for use. The men were accustomed to use this compressed air to cool themselves, brush their clothes and in indiscriminate play. On the day in question the deceased, Ebinger, first took the pipe and dusted his clothes off with it in a playful way. Subsequent to that there was more horse-play, in the course of which either Divan or Carl Reed got hold of the pipe while the other was wrestling with the deceased, Ebinger. There does not seem to have been any concerted action between the applicant and Reed, but some how or other not fully explained the pipe, carrying a pressure of seventy or eighty pounds, came in contact with the dead man, Ebinger, so that the pressure penetrated into the lower bowel, from the effects of which he died six days after the occurrence.

The evidence established there had been no quarrel of any kind between the applicant, Reed and the dead man, or among any others at this time, and that the whole spirit of those present was to while away time in a pleasant and jovial manner when work was out of the question because of the rain.

The applicant was a hard working-man of good repute. He was a strike-breaker, and there had been a strike of serious consequences at Cramp's. His Attorney, fearing that he might be prejudiced in a trial by the fact that he was a strike-breaker, insisted upon his entering a plea of guilty to involuntary manslaughter, and the applicant very unwillingly consented to such a plea. He has been in jail since July last. There is no question but that the death was an accident, with no element indicating an intention upon the part of the applicant to inflict an injury.

We are driven to the conclusion that the applicant has been fully punished for the carelessness displayed by him and others involved, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Thomas Divan.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 50 September Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for Delaware County, Arthur Stanley was convicted of violation of the Automobile Act of 1919, and on November 7, 1921, was sentenced to pay a fine of \$100., the costs and to undergo imprisonment in the county jail for one year. The applicant is a colored man thirty-one years of age and was employed as a chauffeur by Mr. Victor Lee Emerson, of 6381 Overbrook Avenue, Philadelphia, for a period of about four years prior to his conviction in this case. Before this offense he had a good reputation and had never been charged with or convicted of any crime, nor did he have the reputation of being a reckless driver. In July 1921, about 9:30 P. M. going east on Lancaster Avenue opposite St. Davids Golf Club, it was alleged that the applicant while driving a Pierce Arrow Limousine belonging to his employer passed a Ford Sedan and in doing so struck the Sedan a blow upon the hub of the front wheel, causing it to swerve slightly off the crown of the road and breaking the glass thereof so as to cause some injury to one of the occupants of the Ford car. The applicant denied that he was present at the place of the accident at the time it occurred and there were no marks found upon the car driven by him and only a slight mark upon the Ford car.

The District Attorney stated to the Board that he does not oppose this application and that under all of the circumstances of the case Stanley, if guilty, has been sufficiently punished. We concur in this opinion, and therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Arthur Stanley.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

At No. 50 April Sessions, 1897, in the Court of Quarter Sessions, Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Maxwell Lehrman was convicted of larceny, and on July 1, 1897, was sentenced to pay the costs and to undergo imprisonment in the Philadelphia County Prison for twenty days.

The applicant at the time of his conviction was twelve years of age, and the crime alleged was that of stealing some newspapers. He served his term in jail and for a number of years has been a detective of the Department of Public Safety in Philadelphia, and his record has been of the best. The Civil Service Commission of Philadelphia has been informed through an anonymous letter that the applicant had a criminal record, and that under the Act of Assembly must be discharged from his position unless he is cleared from the stigma of his boyish offense. His exemplary life and good record and his usefulness as a member of the Police Force are sufficient reasons for the granting of this pardon.

We, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Maxwell Lehrman.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 641, November Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia Philip Pourron was convicted of involuntary manslaughter, and on January 27, 1922, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Philadelphia County prison for a period of one year.

The applicant was a police officer of the City of Philadelphia. One morning, about 2 o'clock, with another officer he was patrolling his beat on the Parkway and was informed by a citizen that some men down the street had attempted to hold him up, pointing to a group of men near by. The officer approached what he thought was this group and commanded them to move. Some of the party attempted to run away. The officer fired one shot in the air, and in some way, while in pursuit a second shot was discharged, resulting in the killing of Francis V. McCabe.

The Department of Public Safety, by Honorable James D. Cortelyou, Director, Certified that the applicant has not only been a good officer, but is a truthful man, and that is the belief of the Department that the shooting was accidental resulting from the officer tripping over the rough ground in the Parkway District while pursuing the man whom he shot. Honorable George S. Tempest, Assistant Director of the Department, also certifies to the same facts and joins in the request that a pardon be granted. The District Attorney does not oppose the pardon. A position awaits the applicant in the Department of Public Safety, Philadelphia, upon his release from prison.

We have concluded that this is a meritorious case, and we, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Philip Pourron.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1923.

His Excellency, William C. Sproul, Governor.

Sir: At No. 495, February Sessions, 1914, in the Court of Oyer and Terminer in and for the County of Philadelphia, Pennsylvania, Louis Andrews was convicted of murder in the second degree, and on April 30, 1914, was sentenced to pay the costs and undergo imprisonment in the Eastern Penitentiary for a period of not less than ten years nor more than twenty years.

The applicant is forty-three years of age, a citizen of the United States; his occupation was that of a common laborer, and at the time of his arrest he was employed as a scaler at League Island Navy Yard, Philadelphia. He is married, and when arrested was living with his wife and two children, who were entirely dependent upon him for support. Prior to this case he had never before been charged with or convicted of any crime and had a good reputation.

The crime committed was the killing of one William Beasley in a saloon at Eighteenth and South Streets, Philadelphia, and on the evening of January 8, 1914. The applicant and Beasley had been in a crap game on the night before the fatality, during which a fight ensued, and Beasley, a very much larger man than the applicant, is alleged to have badly beaten Andrews. On the day of the fatality the applicant went to the saloon in question and asked the name of Beasley in order to swear out a warrant for his arrest. While he was talking Beasley came into the saloon and threatened to assault him. The applicant, in fear of his life,

pulled a revolver from his coat pocket, and Beasley, jumping about, took hold of another man and forced him towards Andrews. The applicant discharged his revolver at Beasley and a fight ensued, during which Beasley obtained possession of the revolver and pulled the trigger to shoot the applicant, but the revolver did not fire, all of the bullets having been discharged. The fight continued, and the applicant was severely beaten. Beasley was taken to the hospital, suffering from three or four shot wounds, from which he afterwards died.

At the trial, the Judge made no charge to the jury as to voluntary manslaughter. The facts, as disclosed to the Board, indicate that the crime did not rise higher than voluntary manslaughter. The District Attorney stated to the Board that it is a very serious proposition whether or not the crime committed was greater than that of voluntary manslaughter. The term of imprisonment already served by the applicant is sufficient punishment for voluntary manslaughter.

We, therefore, have determined that this is a proper case for the exercise of clemency, and, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Louis Andrews.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 206, November Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Pennsylvania, Edward Kane pleaded guilty to the crime of larceny, and on November 17, 1921, was sentenced to the Pennsylvania Industrial Reformatory at Huntingdon.

The applicant is eighteen years of age, a mechanic's helper by occupation, was an employe of the Baldwin Locomotive Works, and has lived all his life with his parents in Philadelphia.

The crime consisted of the stealing of a rug and some other goods which were all returned to the owner before the trial of this case. Prior to this crime the applicant had an unusually good reputation, and it is believed that by the punishment already incurred he has learned a valuable and salutary lesson. Upon his release he can immediately obtain employment with the Baldwin Locomotive Works.

The District Attorney stated to the Board of Pardons that he had investigated this case, that the applicant is absolutely worthy, and that he joins in the request for favorable treatment.

In view of these facts, we, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Edward Kane.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 211, May Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Pennsylvania, Humphrey Donahue was convicted of robbery, and on May 15, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of eight years.

The applicant and two companions were accused of robbing one Carlton Becker of property to the value of \$6.95 by pointing a gun at him, ordering him to hold up his hands, and taking the property from his person.

After the sentence in this case the Court remitted the sentence and discharged the prisoner on parole, and it is stated to the Board of Pardons that the reason for this action was that the Court was not satisfied with the evidence of the prosecutor, upon whose testimony the conviction was had, and that he had doubt as to the guilt of the applicant.

The real purpose of the application is to free the applicant from the necessity of serving out a former sentence of not less than five years nor more than seven years, which was imposed upon him for aggravated assault and battery. He had served five years of this sentence when he was discharged on parole, but upon his being sentenced in the present case of robbery he was recommitted to the penitentiary to serve out the aggravated assault and battery sentence.

The District Attorney does not oppose the application.

We have determined that this is a proper case for the exercise of clemency, and, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Humphrey Donahue.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 18 May Sessions, 1919, in the Court of Oyer and Terminer and General Jail Delivery, in and for the County of Columbia, Pennsylvania, Antonio Esposito was convicted of attempting to burn a dwelling house with intent of defrauding insurance companies, and on September 22, 1920, was sentenced to undergo imprisonment in the Eastern Penitentiary for a period of from ten to twelve years. The applicant is now thirty-eight years of age, an Italian citizen; and his occupation was that of a butcher and grocer at the time of his arrest. He conducted his own business, his residence being at Berwick, Pennsylvania. He is married and is the father of five minor children. Previous to this arrest he was never charged with or convicted of any crime and had a good reputation in the community in which he lived. A fire broke out about four o'clock in the morning in the cellar of the grocery store conducted by the applicant, his family occupying the upper rooms of the store building as a residence and were in the house when the fire broke out. The testimony upon which he was convicted was to the effect that a quantity of boxes and other materials were in three piles in the cellar and soaked with oil and that the fire seemed to have originated in this rubbish. There is no testimony as to who placed the oil upon the rubbish, or as to whether or not the applicant applied the fire thereto, and

the conviction was had upon certain circumstantial evidence. The insurance upon the contents of the building was approximately \$1800. The evidence as to the motive for the crime was very slight. It was stated to the Board that the reason for the severe sentence imposed in this case was that the applicant was placed under bail by the Court and that he put up \$2500 in cash as bail for his appearance for sentence. After this, the applicant being without counsel and believing that the cash was in lieu of sentence, so it is alleged, ran away to New York City. He was apprehended and brought home upon a requisition and the sentence above stated was thereupon given him. We have determined that there is some doubt as to whether the applicant attempted to fire the house with his family living therein, as disclosed by the evidence, and under all the circumstances sufficient punishment has been incurred in this case. We therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Antonio Esposito.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

At No. 175 August Term, 1921, in the Court of Oyer and Terminer of Philadelphia County, Pennsylvania, Harry Lessner was convicted of murder in the first degree; a new trial was granted; at the second trial he was again convicted of murder in the first degree, and on February 3, 1922, was sentenced to be electrocuted. The applicant is eighteen years of age, an American by birth, unmarried, and has lived all his life with his parents in Philadelphia.

At about four o'clock on the afternoon of June 28, 1921, the applicant and one George Jackel, a man of thirty-one years of age, with a criminal record, entered the jewelry store of S. Bugay at 2327 South Seventh Street, Philadelphia and asked to see some rings. Mrs. Bugay, who was in charge of the store turned to get the rings and she again faced Jackel and the applicant these men each pointed a revolver at her head and ordered "hands". She placed her hands upon the top of her head and at the same time screamed for help. A neighbor, Abe Greenspan, appeared at the doorway and the would-be robbers placed their revolvers in their pocket and started for the street when they were blocked by Greenspan and other bystanders. They again drew their revolvers, forced their way out when Jackel ran south on Seventh Street and Lessner north. The applicant was soon hemmed in by a crowd of pursuers, and one Abraham Lincoln struck Lessner a blow in the face which drove him back against the house wall and Lessner then fired the shot which killed Isadore Rovinowitz, who was standing about fifty feet away.

The killing was done in the commitment of a felony, and there is no doubt that under the law Jackel and the applicant were guilty of murder in the first degree.

Jackel was tried and convicted of murder in the first degree; a new trial was granted and on the second trial he was convicted of murder in the second degree and was sentenced to the Penitentiary for a minimum term of twelve years and a maximum of twenty years. Jackel was the master mind, had a criminal record and it was a miscarriage of justice that he was not convicted of murder in the first degree.

While the miscarriage of justice in the Jackel case is not a reason for the commutation of Lessner's sentence, we have determined because of the youth of the applicant, his previous good record, the fact that he was led astray by an older man, and the other circumstances, that this is a proper case for the exercise of mercy. Therefore, "after full hearing

upon due public notice and in open sessions", we recommend that the sentence of death imposed upon the said Harry Lessner be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 23, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 505 February Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia Jacob Zimelaski pleaded guilty to the possession of drugs, and on February 5, 1921, was sentenced to pay the cost of prosecution and to undergo imprisonment in the Philadelphia County jail for a period of five years.

The applicant is thirty-one years of age, a salesman by trade, unmarried, has resided in New York and Philadelphia practically all his life, and has not previously been convicted of any criminal offense. In the latter part of January the applicant and a young woman were arrested in a room in which they found a quantity of narcotic drugs. Zimelaski was committed by a Magistrate to the County prison in default of bail, and pleaded guilty to an indictment charging him with the illegal possession of narcotic drugs. This case came on for hearing at the April meeting of the Board of Pardons and the District Attorney of Philadelphia then stated to the Board that he would cause an investigation to be made to determine whether the applicant was an addict to the use of drugs or whether he was engaged in the sale thereof. The District Attorney reported at the May Session of the Board of Pardons that he had ascertained the fact that the applicant was an addict to the use of drugs and that the imprisonment he has already undergone equals the amount of punishment usually imposed for crimes of this character.

We conclude that the applicant has been sufficiently punished, and, therefore, "after full hearing upon public notice and in open sessions", recommend that a pardon be now granted to the said Jacob Zimelaski.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 15-2 February Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Montgomery, Pennsylvania, Charles L. Evans was convicted of disobeying rules of the Railroad Company and on March 20, 1922, was sentenced to pay a fine of \$500.00, the costs of prosecution and to undergo imprisonment in the Montgomery County Prison for a period of nine months.

The applicant was a conductor in the employ of the Philadelphia & Reading Railway Company and was in charge of train No. 151, which came into collision with train No. 156, causing what is known as the Bryn Athyn wreck which resulted in the death of twenty-six persons and the injury of many more. The applicant disregarded the train order, No. 31, which directed him to place his passenger train, No.

151 moving eastward, on the siding at Bryn Athyn and to await the passage of train No. 156 moving in an opposite direction. Instead of obeying this order, as was his clear duty, he saw No. 154 passing at Bryn Athyn and evidently being confused as to the train order, entered the block through which No. 156 had to pass; there was a head on collision with the tragic result above stated.

The applicant is forty-six years of age, an American citizen, and had been in the employ of the Philadelphia and Reading Railway Company since 1900. Prior to his negligence in this case his record as a railroad employee, and otherwise, was exceptionally good.

The General Solicitor of the Philadelphia and Reading Railway Company appeared before the board and supported the application. He has since written to the Board a letter in reply to an inquiry which he was not able to answer at the hearing. In this letter he now informs the Board if a pardon is granted to the applicant the Company will endeavor to provide the applicant with employment not connected with the operation of trains. The Board has received a petition, signed by more than thirty thousand people, requesting that this application shall be granted.

We have determined that this is a proper case for the exercise of Executive clemency, but it should be clearly understood that this recommendation is not to be taken as any failure to appreciate the very serious nature of any departure from orders in the operation of trains, but rather should be considered as an act of pure clemency in view of the fine record of the applicant, his present broken condition, the needs of his family and the fact that in or out of prison he will probably continue to endure severe punishment for the remainder of his days because of the serious consequences of his negligence.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Charles L. Evans.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 25, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 15-1 February Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Montgomery, Pennsylvania, Walter Yeakel was convicted of disobeying rules of the Railroad Company and on March 20, 1922, was sentenced to pay a fine of \$500.00, the costs of prosecution and to undergo imprisonment in the Montgomery County Prison for a period of six months.

The applicant was engineer of train No. 151 of the Philadelphia and Reading Railway Company. Charles Evans, whose pardon is also recommended at this time, was the conductor of that train. These men were responsible for the wreck at Bryn Athyn, Pennsylvania, which caused the death of twenty-six persons and the serious injury to a large number of people. The applicant received at Bryn Athyn train order No. 31, which directed his train to remain on the Bryn Athyn siding until train No. 156, moving in an opposite direction on a single track railroad, should pass. Instead of obeying this order the applicant watched No. 154 pass his train on the siding and then pulled out of the siding and ran head-on to train No. 156 with the tragic result stated.

The applicant is forty-two years of age, an American citizen and has been an employee of the Philadelphia & Reading Railway Company for many years. In 1904 he was made an engineer by that company and his record of service as a railroad employee, and otherwise, is without a blemish.

The Board has received a petition signed by more than 30,000 people requesting that these applications be granted. At the hearing before the Board the Philadelphia & Reading

Railway Company was represented by its General Solicitor who stated to the Board that the company does not oppose this applicant. Inquiry was made of him as to whether or not if a pardon was granted the company would re-employ the applicant. Since the hearing the Board has received a letter from the General Solicitor stating that upon application of the applicant, if a pardon is granted, the company will endeavor to provide employment for the applicant in some other capacity than in the operation of trains.

The Board wishes it clearly understood that the serious nature of any departure from railway orders in the operation of trains is fully appreciated. We have determined to recommend the granting of this application as an act of pure clemency, the governing reasons being the present feeble physical condition of the applicant, the needs of his family for his support and the fact that he has suffered and will continue to suffer for the remainder of his days severe punishment in the realization of the serious consequences of his negligence.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Walter Yeakel.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., May 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 January Sessions, 1914, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Lackawanna, Peter Musinski pleaded guilty to voluntary manslaughter, and on April 6, 1914, was sentenced to pay a fine of \$500.00 and to undergo imprisonment in the Eastern Penitentiary for a minimum term of eleven years and six months and a maximum term of twelve years.

The applicant is forty-eight years of age, a native of Poland, by occupation a miner, and at the time of his arrest was a resident of Archbald, Pennsylvania. He has a wife and a family of four small children who are in poor and needy circumstances. Prior to this offense he had never been charged with or convicted of any crime.

The Board is in receipt of a letter from Harold A. Scragg, Esq., District Attorney of Lackawanna County, which recites the facts as follows:

"Peter Musinski, the above named applicant, shot and killed Michael Durkin, a bartender at the Coyne House, Scranton, Pa., at 9:25 P. M., Wednesday evening, November 26, 1913. The homicide occurred in the bar-room of the hotel. Musinski at the time was 35 years of age and was residing at Eynon, Pa., a place about ten miles north of the City of Scranton. He was somewhat intoxicated at the time he entered the Coyne House on the evening of the homicide. He had in his possession at that time a cage with a canary bird in it. He put the cage on a steam radiator and then bought some drinks for himself and went out. Subsequently he returned to the bar-room and could not find the bird cage which he had left there. Musinski bought some drinks and after some time demanded that he be given the bird cage and the canary which he had left in the hotel. An argument followed in which Durkin, the deceased, ordered Musinski to leave the hotel. Musinski did leave and later returned with a revolver and fired at Durkin across the bar, as the result of which Durkin died.

"Our records in this case show that Musinski had been taunted by the people in the bar-room and because of this he became very angry. He complained to a police officer on the corner outside the hotel that the people in the bar-room had teased him and tried to make trouble. However, Durkin was in no way responsible for this.

"At the time of the trial the defendant entered a plea to manslaughter. It was a proper plea under the circumstances. This was a clear case of voluntary manslaughter and nothing more.

"The case attracted considerable public attention. Every one felt the greatest sympathy for the family of the deceased and deplored the death of a very much respected man. On the other hand, there was very deep sympathy for Musinski. Many felt that intoxicating liquor and the laws of the state which

permit the unrestricted sale of deadly weapons to any one that has the price to pay for them were equal partners with Musinski in the commission of the crime. If Musinski had not been drunk he would not have shot Durkin. If the revolver had not been sold to a drunken man this homicide would not have occurred. Musinski had no murder in his heart when he first entered the bar-room. Those bystanders in the bar-room who for the sake of what they considered fun refused to tell Musinski where his packages were must share in the moral responsibility for this crime.

"Musinski, the applicant, was sentenced by the Court of Lackawanna County to a term of not less than 11 years and 6 months. He has at this time served the greater part of his sentence. Since his incarceration his wife and children have been dependent upon the charitable organizations of Lackawanna County for their maintenance. Their condition is a pitiful one and it is my feeling in this matter that in view of the fact that Musinski has served such a considerable part of his sentence, if he is ever to amount to anything and be able to take care of his family he will have learned his lesson by this time and no good would be accomplished by compelling him to serve out the remainder of his sentence. Further, in view of the extreme condition of his wife and children and their dependence upon charity, I feel that Musinski if pardoned could and would support them.

"In view of all the above facts, especially bearing in mind that if Musinski is ever to be reformed and become a good citizen his incarceration for the period of time up to date will have made him one, I would not oppose the granting of a pardon in this case and would rather think that it is a proper case in which the Board of Pardons could show mercy and clemency."

We have concluded that the ends of justice have been served by the punishment already inflicted in this case, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Peter Musinski.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 181 August Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Washington, Arsel Chome was convicted on one indictment and entered a plea of nol contendere upon another indictment charging robbery, and on August 26, 1921, and December 22, 1921, was sentenced in the aggregate to pay a fine of two dollars, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than two years nor more than twenty-years.

The applicant with two other young men were accused of holding up and threatening two persons on a country road in the northern part of Washington County and taking money from them and allowing them to go without further injury. The two companions of the applicant entered pleas of guilty in both cases and they were used as witnesses to secure the conviction of the applicant. The applicant from the first had maintained his innocence and it is alleged that his plea of nol contendere was entered because his friends advised him that under all the circumstances it was the best thing to do.

The Board is in receipt of a letter from Honorable Erwin Cummins, Judge of Washington County, as follows:

"In the matter of the application of Arsel Chome for a pardon, I wish to present the following facts to the attention of the gentlemen of the Board of Pardons.

"At the time Arsel Chome was tried on one charge, and when he entered a plea of nol contendere to a second charge, both charges being 'Robbery, being armed with offensive weapons'. I was District Attorney and prosecuted the case for the Commonwealth.

"I am thoroughly familiar with the facts leading up to the arrest and conviction of the said Arsel Chome. I am acquainted with his family and to the best of my judgment the said Arsel Chome has undergone a sufficient amount of punishment for the crimes with which he is charged, and I believe that further punishment will not serve any public interest, and

I, therefore, as the District Attorney who tried this case and now as Judge of the Twenty-seventh Judicial District, wish to state to the gentlemen of the Board that I would be pleased to see favorable action taken on this application for pardon.

Respectfully,
ERWIN CUMMINS."

Relying upon the recommendation of Judge Cummins, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Arsel Chome.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

At No. 12 January Sessions, 1918, in the Court of Quarter Sessions of the Peace in and for the County of Jefferson, Joseph Ucak was convicted of aggravated assault and battery, and on March 30, 1921, was sentenced to pay a fine of \$250.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than two years and three months nor more than two years and nine months.

The applicant is thirty-four years of age, of Polish nationality, was a miner by occupation, and his residence was at Sykesville, Pennsylvania. He is married and his wife, twenty-eight years of age, reached this country a short time after her husband was sentenced in this case. There are no children. His wife is living with friends in the City of Buffalo, is in destitute circumstances and an object of charity. Prior to this offense the defendant had never been charged with or convicted of any crime and had a good reputation as a peaceable law-abiding citizen.

The applicant went to a Polish dance at which there was considerable drinking and which terminated in a fight. They left the dance hall and John Delack, a very much larger man than the applicant, attacked the applicant and in the struggle which followed, the applicant drew a pocket knife and cut the prosecutor three times on the left arm and hand.

Jacob L. Fisher who acted as private counsel for the Commonwealth in the prosecution, writes to the Board in regard to this case as follows:

"The attorney for applicant in the case of the application for pardon of Joe Ucak has served me with a complete copy of the application itself. I was engaged as private counsel for the Commonwealth in the prosecution by John Delack, the injured party.

"I have always felt that the sentence of the Court was too severe under the circumstances. The cutting occurred in a drunken fight and it is rather uncertain as to just how the fight actually began. Some of the testimony impressed me as if Joe Ucak may have acted in self defense. The parties lived in a mining village where there existed a great foreign population and it appeared that the sentence was made as an example to other wrongdoers.

"The defendant has been imprisoned since March, 1921, and personally it appeals to me that he has suffered sufficient punishment. As a matter of duty I beg to join in the petition for pardon for the reasons above set forth."

The Board was also furnished with the following letter from John Francies, Warden of the Western Penitentiary:

"I am in receipt of your letter of the 12th inst. requesting the prison record of Joe Ucak.

"By reason of good deportment, Joe Ucak was transferred to the New Western Penitentiary at Rockview on May 23, 1921. His deportment record is perfectly clear."

We have determined that the applicant has been sufficiently punished for the crime committed, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Joseph Ucak.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 196 May Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Schuylkill, Rusario Micuso was convicted of manslaughter, and on October 31, 1921, was sentenced to pay a fine of \$100, the costs of prosecution and to undergo imprisonment in the Schuylkill County Prison for a period of ten (10) years.

The applicant is twenty-four years of age, an Italian by birth, a naturalized citizen of the United States, and at the time of his arrest was the owner and keeper of a small country hotel in Schuylkill County, Pennsylvania. He is a veteran of the World War, volunteering for service, and received his honorable discharge with a character mark of "excellent". The applicant prior to this offense had never been charged or connected with any crime or breach of the law, and enjoyed a good reputation.

The applicant was in a hotel in Girardville with some other Italians and while there these Italians started a fight and one of them killed a cousin of the applicant by the name of Borelli. The slayer of Borelli, one Bronzo, then fled and the applicant took the gun belonging to his cousin with the intention of pursuing and arresting the murderer. He called upon the fleeing criminal to stop and on pursuit being continued fired at Bronzo's legs and Bronzo fell and later died. There were two bullet wounds on the body of Bronzo of different calibre and there was testimony to show that the one which caused his death could not have been fired from the pistol held by the applicant, which belonged to Borelli. The applicant was in no way connected with the affray which happened in the hotel, and the offense, if any, consisted in his mistaken notion that it was his duty to apprehend the murderer.

In view of these circumstances we have concluded that a pardon should be granted in this case, and, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Rusario Micuso.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 137 and 138, March Sessions, 1919, in the Court of Oyer and Terminer in and for the County of Berks, Herbert Schaeffer, Raymond Epting and Wert Brown were convicted of burglary, aggravated assault and battery with intent to kill, and larceny, and on March 1, 1919, Herbert Schaeffer was sentenced to pay a fine of one hundred dollars, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary from five to eight years, and Raymond Epting and Wert Brown were each sentenced to pay a fine of one hundred dollars, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary from four to eight years.

The above applicants, in company with Lester Snyder and Paul Keller, threw a blanket upon the highway leading from Reading to Kutztown, and by means of it stopped an automobile and at the point of a revolver took money to the value of \$33.00, a watch and a chain, and a stick-pin from the occupants of the automobile. The victims were directed to drive off, which they did. No shots were fired by the applicants, and complete restitution has been made of the amount stolen.

On the following night the applicants went to the home of James Saul for the purpose of stealing the money which they knew he had taken in that day as a huckster at a public sale in the vicinity, and, being refused admittance, they broke down the door and entered. Schaeffer was armed, and upon entering fired two or three shots into the ceiling. They went upstairs where they found Mr. Saul with a gun. Schaeffer took the gun from him and hit him with his fist. Saul then gave them the money, which amounted to \$16.05. Restitution has also been made, of the amount stolen on this occasion.

Wilson S. Rothermel, Esq., who was Acting District Attorney at the time of the trial, writes to the Board in regard to this case as follows:

"At the time of the sentence of the applicants above referred to, I was District Attorney, and knew most of the boys personally, and I am free to say that their reputations in the neighborhood in which they live were good up to the time of the commission of the crimes.

"When the boys were sentenced, my assistants were under the impression that the sentence was too severe and I directed the first assistant to see the Court to have the sentence changed within the term. The Court said that the matter could be remedied later. I know of no way of remedying this, except through your Honorable Board. I made it my business to inquire from Hon. John McKenty as to the conduct of the boys since they were under his charge and he has written me a letter in which he says that they were well-behaved and that after their release, he believes they will become law-abiding citizens.

"I therefore endorse the recommendation for a pardon."

The Board is in receipt of petitions, numerously signed, certifying to the fact that previous to their arrest in this case the applicants had good reputations and were industrious, law-abiding citizens; that the crimes were not premeditated but were the result of drunken impulses, and that in the opinion of the petitioners the applicants have regretted their wrong-doing, are anxious to lead good lives and to live down the stigma they have brought upon themselves and their families. It is further urged that the punishment already endured has been severe enough to act as a corrective influence upon the applicants, and to be an example to the community in which they lived such as to tend to prevent further commissions of acts of this sort.

This application was refused by the Board on November 2, 1921. At the present session of the Board, however, we have concluded that the facts cited warrant a favorable recommendation, and "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the said Herbert Schaeffer, Raymond Epting and Wert Brown.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 105 April Sessions, 1917, in the Court of Quarter Sessions of the Peace in and for the County of York, Jacob Parr pleaded guilty to larceny and on June 18, 1917, was sentenced to pay a fine of ten dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than one year nor more than two years.

The applicant is seventy years of age, a native of York, Pennsylvania, by occupation a laborer, is a widower and his residence is in York.

The applicant had served his minimum term of one year in the above case and on June 18, 1918, was released on parole. He lived in York for a short time thereafter and then went to Maryland, where he got into trouble for stealing chickens. On November 18, 1919, he was committed to the Maryland Penitentiary for a maximum term of five years. His minimum term will expire January 22, 1923.

Because of his conviction for this crime in Maryland while on parole, the parole laws of Pennsylvania will require his return to Pennsylvania to complete his unexpired maximum term in this State. The applicant is aged, mentally deficient, and will not be able to support himself by work. If he should be brought back to Pennsylvania for the completion of the sentence in this case, it would be necessary, upon his release, to send him to the poorhouse. Under these circumstances it does not seem that any good purpose can be served by further incarceration of the applicant in Pennsylvania.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be granted to the said Jacob Parr.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 134 and 135, March Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Dauphin, Daniel A. Rowe pleaded guilty to felonious entry and larceny, and on March 1, 1922, was sentenced to pay a fine of five dollars, the costs of prosecution and to undergo imprisonment in the Dauphin County Jail for a period of eleven months.

The applicant is an American citizen, twenty-two years of age, a miner by occupation, and is married. He has two babies, one two years and the other three months old. The applicant entered the garage of George C. Adams in Gratz, Dauphin County, Pennsylvania, stealing a number of auto accessories therefrom. He also entered the store of Charles Hoff in Lykens, Pennsylvania, removing fishing tackle, rods, and several other articles. He was suspected, his premises were searched, the goods were discovered, and he immediately made restitution of the goods taken.

The reasons assigned for the granting of this application are the youth of the applicant, the fact that it is his first offense, his willingness and promptness in making restitution, and that his wife and babies are a public charge.

In the hope that the sentences already incurred may be a sufficient lesson to the applicant, and in order to allow him to take care of his family, which is sorely in need of his support, we have concluded that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the said Daniel A. Rowe.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 23, May Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Centre, Fred Bohn appeared in open Court and waived finding of true bill by Grand Jury on indictment filed charging rape, and on August 23, 1920, was sentenced to pay a fine of one hundred dollars, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for not less than three nor more than five years.

The applicant is at the present time twenty years of age and unmarried, and previous to his sentence in this case was employed in the mines in the village of Snow Shoe, Centre County, Pennsylvania. He had never before been accused or convicted of the commission of any crime, and his reputation theretofore had been good. The applicant was without counsel at the time of entering the plea of guilty, and it is alleged that he did not fully comprehend the effect of what he was then doing. Since the trial it has been learned that the girl upon whom he was charged with committing the crime of rape was a girl of unchaste reputation. At the time of the arrest this girl stated that she was of the age of thirteen years, but the records of the St. Mary's Church in Snow Shoe show that she was almost sixteen years of age at that time.

Honorable Henry C. Quigley, the Trial Judge, writes the Board in regard to this case as follows:

"I am informed that a petition will be presented to you on the 21st instant for the pardon of Fred Bohn who was sentenced by me on the 23rd of August, 1920, to the Western Penitentiary for a period of not less than three nor more than five years for the crime of rape. I have investigated this matter and find that the facts set forth in his petition are correct and am of the opinion that the ends of justice have been met and that the petitioner is entitled to a pardon at this time if it meets with your approval."

Because of the facts herein stated, we, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Fred Bohn.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 28, September Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Erie, Walter G. Gray was convicted of larceny, and on September 27, 1920, was sentenced to pay a fine of fifty dollars, the costs of prosecution, and to undergo imprisonment in the Western Penitentiary for a period of not less than two years nor more than three years.

The applicant is twenty-five years of age, of Polish nationality, and at the time of his arrest was in the real estate business in the City of Erie. He was convicted of stealing some lumber which was stored in the garage of Isaac Silver.

The Board is in receipt of a letter from Honorable William E. Hirt, President Judge of Erie County, Pennsylvania, as follows:

"About two years ago I sentenced Walter G. Gray to a minimum term of two years and ten months and a maximum of three years in the Western Penitentiary. I understand that application for his pardon is pending before your Board. In fairness to this defendant I am impelled to say that the sentence imposed was perhaps excessive and I believe that the ends of justice will be met if he be pardoned at this time.

"The offense on which I sentenced this prisoner was not serious; in sentencing him, however, I took into consideration the fact that he had some connection with another case before the Court in which a mortgage was given through misrepresentations, far in excess of the value of the property. Restitution, however, was made in that case and the other defendants were paroled."

Because of the representations of Judge Hirt, we, "after full hearing upon due public notice and in open session," recommend that a pardon be now granted to the said Walter G. Gray.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 173, September Sessions, 1914, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Dauphin, Robert F. Scott was convicted of murder in the second degree, and on February 8, 1915, was sentenced to pay the costs and to undergo imprisonment in the Eastern Penitentiary for not less than twelve years nor more than twenty years.

At the time of the conviction in 1915 the applicant was thirty-six years of age, an American citizen, and a member of the Police Force of Harrisburg, Pennsylvania. He is now forty-three years of age, having served seven years and three months in the Eastern Penitentiary and six months in the Dauphin County Prison awaiting his trial. He is married and has two children, aged fourteen and twelve years, respectively, who are now living at Harrisburg, Pennsylvania.

Prior to his arrest in this case the applicant had never before been charged with or convicted of any crime, and his reputation in the community and as a Police Officer was good. Notes of the testimony were not taken at the trial, but it appears from the facts available that the applicant shot to death one Nathan Banks at Harrisburg, Pennsylvania, in a part of the City which is known for its lawlessness and disorder. It is alleged that the applicant, in attempting to arrest Banks, met with opposition and was also threatened and intimidated by the on-lookers. He fired his revolver, ostensibly to shoot in the air, but by accident shot and killed the deceased.

An application for pardon in this case was refused on May 15, 1918, and again on October 20, 1920. Michael E. Stroup, Esq., who was District Attorney at the time of the trial in this case, writes to the Board as follows:

"While District Attorney of Dauphin County I prosecuted Robert F. Scott indicted for the murder of one Nathan Banks, and who upon trial was convicted of murder of the second degree.

"Subsequently I filed a protest with the Board of Pardons against an application made for his pardon. It was because of the frequent shootings and homicides committed in Harrisburg and vicinity at that time that I felt it my duty to make a strenuous objection to the application at that time.

"Since then I have been advised from very reliable sources that Robert F. Scott was really a man of excellent reputation and character and that probably some of the testimony offered by the Commonwealth came from witnesses who did not bear the best reputation for truthfulness and veracity.

"Under these circumstances I hereby ask leave to withdraw my former protest and let the matter rest in your hands for such action as you may deem best."

The Board is also in receipt of the following letter from Joseph P. Thompson, Chief of Police of Harrisburg, Pennsylvania:

"I have been connected with the police department of Harrisburg for a period of seventeen years, having served as Captain of Police in 1914, when Officer Robert F. Scott shot Nathan Banks in this city. I am at the present time Chief of Police.

"Sibletown, where this affair took place, was at that time without a doubt the worst district of Harrisburg for lawlessness and disorder. Crimes were being committed almost daily there, and shooting affrays were not uncommon. On account of this condition, policemen who served in this part of the city were considered practically enemies by the inhabitants, and they often suffered insults and even attacks from some of these people. It was not unusual for them to fabricate testimony in order to incriminate an enemy.

"On the night of this shooting, I believe that a large crowd of the inhabitants of this section of the city gathered around Scott and Banks while they were arguing; no doubt intimidating the former and causing him to accidentally shoot Banks when he merely attempted to shoot in the air to disperse the crowd. I shall never believe that Officer Scott premeditated killing Banks. I might add that Nathan Banks was a bad and desperate character, causing no end of trouble in that community and had served several times in prison.

"I trust that you Honorable Board will favorably consider Robert F. Scott's application for a pardon."

Eight members of the Jury who convicted him request that a pardon be now granted, and allege that in their verdict they recommended Scott to the mercy of the Court. The Board is petitioned by some of the leading citizens of Harrisburg to recommend clemency.

We believe "this to be a meritorious case, and "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the Said Robert F. Scott.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1 April Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Northampton, John J. Jones pleaded guilty to the crime of arson and on May 2, 1921, was sentenced to pay a fine of one hundred dollars, the cost of prosecution and to undergo imprisonment in the Northampton County Prison for a period of five years.

The applicant is an American citizen, about thirty-four years of age and was employed by the Bethlehem Steel Company as an ammunition worker at Bethlehem. He enlisted in the World War and saw considerable service in France. On May 21, 1919, he was honorably discharged with a certificate of character as "Excellent", and after his discharge was employed as a plumber's helper in Bethlehem. In Bethlehem he boarded at the Central Hotel and while drunk, in some manner not clearly shown, he set fire to a storeroom of the Central Hotel causing a loss of about fifty dollars. He was arrested, brought before the Court, and being in a hazy mental condition, without counsel and not conscious of the consequences of his action, he pleaded guilty and received the sentence stated.

For the purpose of showing his mental condition at the time of the plea in this case, Richard F. Pascoe, Warden of the Northampton County Prison, furnishes the Board with the following statement:

"I am warden of the Northampton County Prison and have occupied that position for a number of years. I saw and conversed with John J. Jones when he was brought to prison in April, 1921, and have observed him almost daily ever since. When he was first committed, he seemed to be in a dazed or confused state of mind. It was difficult to get him to converse in a connected or coherent way. He has at all times been a model prisoner and he is now vastly improved mentally. In fact, he is quite a different sort of man than he was when first brought to prison and I would say that he has fully recovered his mental health. From his demeanor and deportment since he has come under my care and observation, it is my opinion that he is not of a criminal tendency."

There was no motive shown for the crime and there were absolutely no facts indicating that the applicant maliciously caused the fire. Therefore, "after full hearing upon due public notice and in open sessions," we recommend that a pardon be now granted to the said John J. Jones.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2 September Sessions, 1915, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Lebanon, John A. Miller pleaded guilty to murder in the second degree, and on March 8, 1916, was sentenced to pay a fine of one dollar, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than twelve years nor more than twenty years.

The applicant was a mechanic of unusual skill and prior to this offense had a good reputation, except for the past he was given to periodical sprees. He had been on a debauch for sometime prior to the commission of the crime and returned to his home in Lebanon and was lying on his bed when he heard a door slam downstairs in his house. This little noise drove him utterly crazy and he grabbed a revolver from the bureau, hastened down the stairs, called out "Who slammed that door?", and without further parley began shooting wildly, firing three shots, one of which hit his son, nineteen years of age, in the neck and inflicted a fatal wound. The family fled to the yard and sometime before the officers came into the house the applicant shot himself, not realizing what he was doing. At this time the applicant was in an alcoholic dementia. He was taken to the hospital and on the day following was told that he had killed his son, the first time that he realized what he had done.

Paul G. Adams, Esq., District Attorney of Lebanon County at the time of the trial, writes to the Board in regard to this case:

"I know the facts and circumstances of the case, having been District Attorney of Lebanon County at the time the crime was committed. There is no doubt of the fact that the applicant was on a prolonged spree, at and before the time of the shooting, and it has always been very questionable as to whether he had sufficient mental capacity in view of his alcoholic condition to distinguish the difference between right and wrong or to appreciate the nature and consequence of his act.

"As I recollect the circumstances, the Commonwealth would not have been able to show any antecedent hostility or threat, and the incoherent speech of the applicant at the time of the shooting and thereafter indicated a mentality greatly affected by drink.

"I am inclined to believe, in view of what I am informed has been the conduct of the applicant since his incarceration, and in view also of his non-criminal record up to the time of the shooting, and the other circumstances of the case, that probably the ends of justice have been met by the six years' imprisonment already served, and that a pardon, in the discretion of your Honorable Board, would be justified."

We are of the belief that the applicant has suffered mental torture from the fact that he killed his son and that this suffering and the imprisonment he has undergone make further restraint of his liberty unnecessary. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said John A. Miller.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 29 September Term, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Monroe, Andrew J. Brady was convicted of felonious entry and taking a motor vehicle, and on December '6, 1920, was sentenced to pay a fine of two hundred dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than seven years nor more than ten years.

The applicant is an American citizen, thirty-two years of age, by trade a pneumatic tire builder, was a resident of Stroudsburg, Pennsylvania, and has a wife and two children. Prior to this offense he was never before charged with or convicted of crime and he had a good reputation.

The applicant was convicted on testimony to the effect that he took Thomas Burns and David McCaw, strangers to him, in his car and drove them to the garage where the applicant kept his car, that he delivered a key to this garage to Burns and McCaw and Burns and McCaw stole an automobile and took it to Philadelphia where they were arrested and in their testimony stated these facts, and that they stole the car at the instance of the applicant. Later they recanted their statements and alleged that their testimony as to the applicant's guilt was false. It is very strongly insisted

that the applicant is entirely innocent of the offense for which he was convicted, that he had a prosperous business, was not in financial distress and bore a good reputation and that his conviction upon the testimony of the two automobile thieves was unjust.

His application was refused in the October, 1921, Sessions of the Board, but on further consideration, we have determined that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Andrew J. Brady.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 447 August Sessions, 1919, in the Municipal Court of Philadelphia, Samuel Burton was convicted of larceny and receiving stolen goods, and on April 14, 1920, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than five years nor more than six years.

The applicant is thirty-eight years of age, a colored man, is married and there are no children; by trade he is an automobile mechanic, and at the time of his arrest he was working for himself at his garage in Philadelphia. Prior to his arrest in this case he had never been arrested for nor charged with the commission of any crime.

In his business of buying, selling and repairing second-hand automobiles, some four or five months prior to his arrest he sold a Chandler and a Willys-Knight automobile. The City Detectives came to his place of business and inquired if he had sold the cars. He informed them that he had and gave them the name of the person to whom the cars were sold; viz, one Stevens. He also gave them the name, as well as he could, of the person from whom he had purchased them. Receipts and bills of sale were given for these cars in his own name, and in these papers his proper address was given. There was no attempt at concealment, and apparently the whole transaction was open and regular. The cars were not defaced or changed in any way, and one car, at the time of the arrest, still bore the initials of the original owner. The applicant was taken to City Hall and he there identified the cars which he had sold. Stevens was brought into Court at the trial of the applicant, and also stated that he had purchased these cars from the applicant. The Court then said to Stevens, "You are as guilty as Burton", and directed the issuance of a bench warrant for Stevens and held him under twenty-five hundred dollars bail. Stevens was tried and acquitted.

There are no notes of testimony in this case. The applicant strenuously insists that he was innocent of the crime and his good character is certified to by a large number of reputable people who state they have known him for years and that his record is of the best.

Because of these facts we have determined to give the applicant the benefit of any doubt there may be as to his guilt. We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Samuel Burton.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 593 November Sessions, 1919, in the Court of Oyer and Terminer in and for the County of Philadelphia, Joseph L. Evans pleaded guilty to robbery and on December 23, 1919, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than three years nor more than six years.

The applicant is twenty-nine years of age, single and a mechanic. He is a graduate of the School of Mines at Golden, Colorado, which is his home State. He served two years in the Australian Army during the war and two years and five months in the American Army in France. As a result he is blind in one eye, has a bullet shell in his head and a silver plate in his skull. He comes from a reputable family in Colorado, and if released will return to that State where he is assured employment.

Upon his return from France he was for a short time in Philadelphia in company with Allen Bridges. He entered a store in Philadelphia, held up the proprietor and other inmates thereof and got \$250.00. He was pursued and with Bridges was captured after several shots were fired. Both men were penniless and unable to find work. Each received the same sentence, but the sentence of Bridges was remitted to imprisonment in the County prison, and on May 14, 1920, Bridges was paroled and returned to his home in Alabama.

Hon. Charles B. McMichael, the Trial Judge, writes to the Board as follows:

"I have had a thorough investigation made through the Probation Department, and have also had personal contact in the Eastern Penitentiary with the prisoner Evans, who is an applicant for pardon.

"The investigation shows that the young man Evans had a good record prior to his conviction, and has been a model prisoner during his period of confinement.

"I therefore feel that he has received ample punishment, and if your Honorable Board sees fit to grant him a pardon and return him to his home in the West, I feel that the ends of justice will be fully complied with.

"I am, with great respect,

Yours very truly,

CHARLES B. McMICHAEL."

In view of these circumstances and the recommendation of Judge McMichael, we have concluded that this is a proper case for clemency, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Joseph L. Evans.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 731 to 737, both inclusive, November Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, John Conway pleaded guilty to larceny, forgery and false pretense, and on December 2, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than twelve months nor more than fifteen months.

The applicant is thirty-two years of age, was born in Mahanoy City, Pennsylvania, and was a bookkeeper in Philadelphia for two years prior to his arrest. In the course of his employment he came into possession of checks signed by his employers to the order of customers who had purchased jewelry and desired to return the same. Between Labor Day, 1921, and October 8, 1921, the applicant was living in a disorderly house in Philadelphia and during this period was

drinking heavily and otherwise misbehaving himself in this house. He cashed checks to the amount of \$882.50 with the keeper of this house and the proceeds of these checks practically all the wages earned by this applicant during that period were spent in the aforesaid house, so that the keeper thereof, to all intents and purposes, lost nothing. On recovering from his debauch the applicant went to Pittsburgh and while there he determined to return to Philadelphia and make atonement for his wrongdoing. He accordingly surrendered himself to the police in Pittsburgh and in due course the charges against him were disposed of as hereinbefore recited.

The applicant is now in serious physical condition because of the fact that his back was broken when he was a child, and it is now necessary to have three ribs removed on his left side an operation must be performed, and the same can only be properly performed in a hospital. A responsible position is assured the applicant if he is released from prison and the operation is successful, by the Buck Run Coal Company of Minersville, Pennsylvania.

Because of the previous good record of the applicant and his present physical condition, we have determined that he has been sufficiently punished, and therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said John Conway.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 8 May Term, 1916, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Washington Pietro Mancini pleaded guilty to murder in the second degree, and on May 29, 1916, was sentenced to pay a fine of \$1.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than nine years nor more than twenty years.

The applicant is twenty-eight years of age, an Italian citizen, by trade a coal miner, is married, his wife and two children living in Italy, and at the time of his arrest was employed at the coal mines in Washington County.

The applicant was a boarder at the house of Mrs. Fabyian. A controversy arising between him and some of the other boarders, the applicant was thrown out into the street. He had been choked and beaten and after he landed outside the house he pulled a revolver and shot at random toward the house. The door of the house had been closed and one of the bullets fired by the applicant went through the door and struck Michael Dolen, causing his death. Dolen had got into the house a few minutes previously and had no part in the quarrel. The other shots fired by the applicant missed the house entirely.

The facts show no premeditation, no hardness of heart or intention to kill, but careless and reckless use of a deadly weapon.

The District Attorney of Washington County stated at the hearing of this application that he is favorable to a recommendation of clemency.

We, therefore, "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the said Pietro Mancini.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 24 September Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Beaver, Frank Poff was convicted of murder in the second degree and on November 19, 1920, was sentenced to undergo imprisonment for a term of not less than two years and six months nor more than three years.

The applicant is twenty-six years of age, by Nationality an Italian, his trade or occupation was that of an electric crane-man and at the time of his arrest was employed by the Pittsburgh Crucible Steel Company at Midland, Pa. Prior to this offense the applicant had never been charged with nor convicted of any crime and his reputation had been good. Poff was a steady worker, missing only an occasional day. One day he came to his home and found his wife in a struggle with one, Facci, who was a boarder at the house, and who, it is alleged was making an adulterous attack upon the applicant's wife, begging her to desert her home and family and go away with him, and declaring he would make her rich. He threatened to kill her husband and children if she refused to go. During the struggle the wife had seized a base-ball bat, and when the applicant realized the situation he seized the bat from his wife and struck Facci two blows on the head, which caused his death about a month after the attack.

Honorable John A. Berkley, Trial Judge, writes the Board as follows:

"I respectfully submit that I presided at the trial of the above named applicant for pardon. The verdict rendered by the jury was 'guilty of murder of the second degree', but in my judgment the evidence warranted only manslaughter; and while I refused a new trial, I took the view of the case in consideration in the imposition of sentence. The testimony revealed disputed questions of fact which the jury passed upon under direction of the court, but there was enough in the testimony of the case to create in the mind of a reasonable man a strong suspicion that the homicide resulted from the belief on the part of the defendant that the deceased was seeking illicit relations with the defendant's wife by force, the defendant, her husband, coming upon the scene while the altercation was in progress. Under these circumstances, and the further fact that the defendant's wife and children are without support save the earnings of the wife, I believe this to be a case in which the pardoning power might properly be extended to the defendant.

Very respectfully submitted,

JOHN A. BERKEY, P. J.,
16th Jud. Dist., May 16, 1922."

We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Frank Poff.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 13 and 14 October Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Pennsylvania, John McKinney pleaded guilty to bigamy and adultery and on October 6, 1920, was sentenced in the aggregate to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Jail for the term of two years.

The applicant was a World War Veteran and upon his return married a girl in New York City. After he had lived with her for a time he alleges she told him that she had been previously married to another and had not secured a divorce. Thereafter he came to Philadelphia and there married and

cohabitated with one Helen Weiglein, and he was arrested for bigamy and adultery with the result above stated. Since his imprisonment his wife in New York City has obtained a divorce from him and he is now single.

The applicant is forty-two years of age, a citizen of the United States by birth and allegiance, and at the time of his arrest was employed as a packer in the warehouse of the Curtis Publishing Company of Philadelphia. Prior to this offense he had never before been accused of a crime in this State or elsewhere. The applicant is now suffering from physical disability as a result of a wound received while a member of the military forces of the United States in France. He is anxious to draw the benefits of the vocational training which is offered by the United States Government, and unless released in the near future he will lose this privilege.

Because of these facts we have determined that the interests of justice have been served by the punishment already incurred, and therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said John McKinney.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 9 March Term, 1917, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Beaver, Pennsylvania, James Pentland pleaded guilty to breaking and entering, and on April 24, 1919, was sentenced to pay the costs of prosecution, a fine of \$1.00, and to undergo imprisonment in the Western Penitentiary for a term of not less than five years nor more than ten years.

The applicant is forty years of age, was born in Leesville, Ohio, by occupation was an electrician and craneman, and at the time of his arrest was employed by the Treadwell Construction Company at Midland, Pennsylvania. He has a wife and three children, the oldest being thirteen years of age. Prior to this offense he had never before been charged with or convicted of any crime in this State or elsewhere. Some time before the offense in this case the applicant had been drinking heavily and had been consorting with some Italian friends, among them being a family by the name of Reich. Constable E. E. Etter had arrested the Reichs on the charge of selling liquor without a license and for which they underwent sentences. On or about the 30th of April, 1917, while Pentland was in an irresponsible condition because of drink, being supplied with liquor by the Reichs and others, Pentland bought some dynamite, signed his own name in full and gave his proper address in Midland, returned to Midland and delivered the dynamite to Reich. While in a drunken condition, in consideration of money paid him by Reich, he placed the dynamite under the porch of the residence of Constable Etter, laid a stone over it and lit the fuse, striking the matches to make the light and causing so much light that passers-by saw and recognized him. The explosion injured no one and did not do a great deal of damage. He did not attempt to run away, and on the next morning was arrested with the results above stated.

We have concluded that the punishment already incurred by the applicant should be a sufficient lesson to restrain him from further lawless acts and is a sufficient warning to others to refrain from similar misdeeds.

We, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said James Pentland.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 543 December Sessions, 1918, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Pennsylvania, Jesse Yost pleaded guilty to forgery, and on December 19, 1918, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for the term of one year. On December 23, 1918, the sentence was reconsidered and the applicant discharged on probation for the period of one year. On January 17, 1919, the order of probation was rescinded and the sentence of one year reimposed. On January 27, 1919, the defendant was discharged on parole.

The petitioner is thirty-seven years of age, is married and has a wife and one child living in Philadelphia.

The applicant pleaded guilty to passing a forged check drawn on the Belmont Trust Company in the amount of \$117.34, payable to cash, with the signature of John H. Howgate, Jr., as maker, this signature proving to be false. The applicant made full restitution to the Bank for the loss the Bank had incurred. Since his release on parole he has conducted himself in an exemplary manner. Honorable John M. Patterson, the trial Judge, writes the Board in regard to this case, as follows:

"I herewith join in recommending the pardoning of Jesse Yost. On January 27, 1919, I placed Mr. Yost on parole for a term of one year. He has ever since then conducted himself in a most worthy manner. At the present time he is employed as a private watchman for three blocks of houses between Market and Walnut and 48th to 51st Streets, this city. The reason that he is asking for this pardon is that all disabilities may be removed, I regard his case as a most worthy one."

The District Attorney of Philadelphia stated to the Board at the hearing that he has investigated the conduct of the applicant since his release upon parole and has found that he has behaved himself in a commendable way, and that he joins in the request for favorable consideration of this application.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Jesse Yost.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 8 October Sessions, 1914, in the Court of Oyer and Terminer in and for the County of Allegheny, Pennsylvania, Antonio Arcocchi was convicted of murder in the second degree, and on January 29, 1915, was sentenced to pay a fine of six and a quarter cents to the Commonwealth, the costs of prosecution, and to undergo an imprisonment of not less than nineteen years nor more than twenty years in the Western Penitentiary.

The applicant is an Italian, thirty-three years of age, was a laborer, is unmarried, and at the time of his arrest lived at West Park, Allegheny County, with his brother.

In a fight between three or four Americans and four or five Italians at the Norwood Hotel at McKees Rocks, Pennsylvania, July 27, 1914, one David Bell was killed by being stabbed with a knife. The applicant was present at this fight and with others was ejected from the hotel. After their ejection from the hotel the fight continued in the street and it was there that Bell was killed. It is alleged that the stab wounds were inflicted by one Romeo, but at any rate, after the casualty Romeo and the applicant fled and were later captured. There was no direct evidence that the applicant was the inflicter of the fatal wounds.

Prior to this case the applicant had a good character and had never before been accused of any offense.

The District Attorney, Harry H. Rowand, has forwarded to the Board a letter of Peter M. Cancelliere, who was the Assistant District Attorney who tried the case. The letter of Mr. Cancelliere is as follows:

"In reply to your favor of the 13th inst. with reference to the application for pardon of one, Antonio Arecchi, convicted of murder in the second degree at O. & T. No. 8 October Sessions, 1914, will say that I recall that I was the trial assistant in the case.

The theory on which the prosecution was conducted, which resulted in his conviction, was that he was present aiding and abetting the co-defendant, who perpetrated the actual killing. The facts, as I recall them, are briefly as follows:

A general fight over the possession of a chair occurred between one, David Alexander Bell, the deceased, Thomas Adair, and other Americans on one side and the two defendants and other Italians on the other side. This was on the evening of July 27, 1914, and occurred in the Norwood Hotel, McKees Rocks, Pa.

The great bulk of the testimony conclusively established that there was a general fight, a great deal of excitement and that Romeo, the co-defendant, stabbed David Alexander Bell, resulting in the latter's death. There was a general melee inside of the saloon followed by a minor altercation out on the street.

As to Arecchi, the applicant in question, my recollection is that none of the Commonwealth witnesses were able to say that he had a knife in his hand or was seen using the same in the altercation in the saloon, excepting one witness, Andrew Linner, whose testimony was to the effect that he saw the said Arecchi with a knife outside the saloon on the street. This phase of the testimony, together with the circumstance of his flight from the scene of the fight with the co-defendant, Romeo, and his subsequent arrest, being found at or near the place where Romeo was apprehended, took the case to the Jury upon which his conviction was found.

There was a great effort made at the time by counsel for defendant, Arecchi, to show the unreliability of the testimony given by Andrew Linner, by attempting to show his mental condition. As a matter of fact, I am bound to say at this late date, that my recollection of Andrew Linner is that he was not a strong minded man and did not impress me at the time as being altogether mentally normal. It seems that this man had sustained an injury to his head, which resulted in the witness suffering lapses of memory and trouble with his head.

While I was satisfied with the verdict as rendered, I must frankly state that I was not overly impressed with the source of the evidence which was presented against Antonio Arecchi, concerning the actual participation in the stabbing, which resulted in the death of D. A. Bell. Thomas Adair was wounded in the fight at or near the door of the saloon, as the crowd rushed towards the swinging doors of the saloon entrance to reach the outside. It is also clear to my mind that Arecchi and Romeo did not know each other well on the evening of this quarrel and that the stabbing was not the result of any prearrangement between them, but sprung out of a fight merely over the possession of a chair and the conduct of the deceased was very provoking, at the time, although it did not justify Romeo perpetrating the act.

I have written a brief letter to the Board of Pardon to the same effect and have had notice served upon me by Counsel for applicant.

To you, as District Attorney of Allegheny County, I say frankly, as I view this case at the present time and looking back over the evidence, having just looked over the testimony, that for my part I am satisfied whatever action you take in the matter and give you my opinion that I believe that Antonio Arecchi's participation in this affair was such that I believe he has been sufficiently punished and for that reason would not oppose his release on a pardon."

Because of these facts, and "after full hearing upon due public notice and in open session", we recommend that a pardon be now granted to the said Antonio Arecchi.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., June 27, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 22 September Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Erie, Edward Rodgers was convicted of arson and on April 16, 1920, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than five years nor more

than ten years. On December 31, 1919, he was paroled by the Court and placed on probation until further order of the Court. On April 16, 1920, the order for parole was revoked and sentence was imposed as stated.

The applicant is thirty-four years of age, a Portuguese and at the time of his arrest was in the grocery and confectionery business in the City of Erie. Prior to this offense he had never been charged with or convicted of any crime. The crime for which he was convicted was the soliciting and engaging one Thomas Kameran to set fire to the grocery and confectionery store owned by the applicant. The conviction was had upon the confession and testimony of the accomplice, Kameran. The credibility of Kameran's story was doubted and because of the good reputation of the applicant in the community, the sentence was suspended.

Honorable William E. Hirt, Trial Judge, writes the Board in regard to this case:

"Edward Rodgers was convicted by a jury in September, 1919, of the crime of arson before Judge E. L. Whittelsey, now deceased, and on December 31, 1919, was paroled to Frank H. Watson, then County Detective. On April 16, 1920, this defendant was accused by a merchant in the City of Erie of having negotiated a bogus check in his store; no information was made against the defendant on account of this check. Both the merchant and the defendant appeared before me and though the defendant maintained the merchant was mistaken in his identification, I was satisfied that the defendant was guilty of passing this check, whereupon I revoked the parole and sentenced him to a minimum of five years in the Western Penitentiary.

"A number of respected citizens of Erie have become interested in behalf of the defendant and I believe that this interest will continue in the event of his release. The defendant has served two years of the sentence imposed and I am inclined to think that the ends of justice have been met in his case, and that he might now be pardoned with safety to himself and the community."

Because of the facts stated in Judge Hirt's letter, we have decided that this application should be granted, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Edward Rodgers.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1 April Sessions, 1922, in the Court of Oyer and Terminer in and for the County of Elk, Gregorio Monea was convicted of murder in the first degree and on April 12, 1922, was sentenced to be electrocuted.

The applicant is sixty-one years of age, is a citizen of Italy and has been in the United States since March 1906. By occupation he was a common laborer and at the time of his arrest was employed by the Elk Tanning Company at Ridgway, Pennsylvania, which was the place of his residence. He is married, has two sons in this country and it is reported that he has a wife and family in Italy. Prior to his conviction in this case he had not been convicted of any crime in the United States, but it is alleged that he was convicted and served imprisonment in Italy for the stabbing of his cousin.

The crime was the killing of Edward Dill at Johnsonburg, Pennsylvania. The applicant and his two sons on the day of the crime went from Ridgway to Johnsonburg and at Johnsonburg in a band hall engaged in a controversy with one Frank Chirillo. Some revolver shots were fired and Edward Dill, a young man who was having his shoes shined in the band hall and who had no part whatever in the controversy, was killed by a .32 calibre revolver shot. The two sons of the applicant who were with him at this time pleaded guilty to murder in the second degree and were duly sentenced therefor.

The Grand Jury and every member of the Jury which convicted him have written recommending that the sentence of death be commuted.

Honorable Eugene H. Baird, President Judge, who presided at the trial of the applicant, writes to the Board quite fully in regard to this case as follows:

"The applicant was indicted jointly with his two sons, Frank and Lorenzo, for the murder of Edward Dill. He was tried separately and convicted of murder in the first degree. The theory of the Commonwealth was that the applicant and his sons had planned the death of Frank Cherillo, but that in the attempt to carry out their purpose Edward Dill, an innocent bystander, was accidentally or incidentally killed. There was evidence in the case which, if believed, warranted the verdict, but the testimony on the part of the Commonwealth was not entirely consistent and was seriously tainted by what appears to have been deliberate falsehood on the part of Frank Cherillo himself. The affray took place in front of an Italian band hall in Johnsonburg. The front room of this band hall was used as a shoe shine parlor. Immediately prior to the shooting Edward Dill was in this shoe shine parlor having his shoes shined. While he was there the Moneas and Frank Cherillo, the latter accompanied by several of his friends, met on the sidewalk in front of the hall. Other friends of Cherillo were inside. An altercation ensued between Cherillo and the Moneas and two or more shots were fired. Frank Cherillo testified that the applicant fired two shots just as one Redman and Edward Dill were going out the front door of the band hall, although he does not say that he fired the shot that killed. Domenico Cherillo testified that Edward Dill was right by the door trying to go out when the first shot was fired and that he was shot by the applicant, but he explained that his reason for saying so was that he saw no one else have a revolver. Joe Morasco testified that at the time the first shot was fired he was just inside the door and that Dill was then on the bench at one side of the room which would have been out of range of the shot if fired from in front towards the door as testified by other witnesses. This witness testified that the applicant fired the first shot, but does not pretend to say who fired the second and third shots. Louis Notarianna testified that the applicant shot Dill as he came out of the door; that a second and a third shot was fired, but by whom he does not say as he walked or ran away from the band hall when the first shot was fired. It will thus be seen that the testimony of Morasco and Notarianni was not entirely consistent and some doubt has been thrown on the testimony of the latter owing to the fact that he either did not so testify before the Coroner's Inquest, or, if he did, his testimony was not given full credence by the Coroner's Jury for the return made by them was in the alternative, that is, that Edward Dill came to his death as result of shot fired by one or another of the Moneas, naming them all. Unfortunately no notes were taken of the testimony given at the Coroner's Inquest except by a newspaper reporter and they are indefinite as to the exact words of Notarianni and the members of the Coroner's Jury differ in their recollection of his testimony. He is the only witness who undertook upon the trial to say positively that the applicant fired the fatal shot.

"The testimony of the applicant and his two sons, if believed, not only exonerated them from all blame, but tended to show that the shot which killed Dill may have been fired by Frank Cherillo himself. That a fight or scuffle took place between Frank Cherillo and Frank Monea is shown both by the testimony of the Commonwealth and of the defendant. The applicant testified that Frank Cherillo began the affray by shooting him on the wrist after some conversation between them concerning a job for one of the sons of the applicant; that his sons, who followed him to the band hall, came to his rescue and endeavored to get him away, when Frank Cherillo turned upon his son Frank Monea and shot him in the shoulder that a scuffle then ensued between Frank Cherillo and Frank Monea and that the latter grabbed the hand of the former in which was held the revolver and turned it away from himself and up and back over Cherillo's shoulder towards the band hall and that Cherillo continued firing while holding the revolver in that position. All of the Moneas denied having had a revolver until after the subsidence of the affray at the band hall when the applicant admitted having obtained one which he gave to his son Frank and which was later found near the scene of the latter's arrest. This was a 32 calibre revolver. The bullet extracted from Dill's body was a 32 calibre bullet. At first Frank Cherillo denied having had a revolver at the band hall at the time of this occurrence, or that he had given one to Chief of Police O'Donnel or that the Chief had taken one from him a few minutes later, but afterwards upon being recalled said that after the shooting he had gone home and obtained a 38 calibre revolver which he subsequently gave to O'Donnel. The evidence clearly established that the revolver which the Chief of Police obtained or took from Cherillo at the band hall a very few minutes after the shooting was a 32-calibre one. It is therefore apparent that he testified falsely at least in regard to the calibre of the revolver which he gave to or which the Chief of Police took from him. The incident is significant in view of the fact that the bullet extracted from Dill's body was a 32 calibre bullet and corresponded as well with the revolver found in the possession of Cherillo as with the revolver picked up at the scene of Frank Monea's arrest. At the time of the arrest of the applicant and his two sons they all had wounds which they claimed to have received at the hands of Frank Cherillo and his friends. The Commonwealth's contention was that their wounds had been self inflicted, or in the case of Frank Monea that his wound was received at the time of his arrest.

"As we said in the beginning there was evidence which, if believed, warranted the verdict, but there was also evidence from which the jury might reasonably have inferred that the shooting of Dill was the result of a sudden quarrel in which both sides participated. We felt at the conclusion of the trial and feel now that there was enough in the case

to have raised a reasonable doubt in the minds of the jury concerning at least the degree of the applicant's guilt. At the conclusion of their father's trial the sons offered and the Commonwealth accepted their plea of guilty to murder in the second degree and they were accordingly sentenced, one to not less than ten nor more than twelve years and the other to not less than twelve nor more than fifteen years in the Western Penitentiary.

"Under all of the circumstances we think the ends of justice would be fully satisfied if the applicant's sentence were commuted to life imprisonment and we unhesitatingly so recommend."

The Board is constrained to accede to the request of the Trial Judge that mercy be extended in this case, and accordingly, "after full hearing upon due public notice and in open sessions," we recommend that the sentence of death imposed upon the said Gregorio Monea be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 736 October Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Charles Hickman was convicted of murder in the first degree and on January 12, 1922, was sentenced to be electrocuted.

The applicant is forty-two years of age, an American of African descent, and was a street cleaner for the City of Philadelphia, with his residence at 508 South Juniper Street, Philadelphia. He was a married man with no children. He had a good reputation and had not been charged with crime prior to this offense. The applicant and his wife did not live in harmonious relations. The difficulty seemed to have arisen from the fact that the wife had been previously married, had a grown son and two daughters and these children visited the home and were taken care of by the mother to some extent out of the earnings of the applicant. This practice led to many quarrels and disputes between Hickman and his wife. On Sunday, November 27, 1921, a quarrel of particularly violent character broke out. Hickman, according to his confession and the evidence in the case, left the house, bought a revolver, a box of cartridges and a half-pint of gin, returned to his home and continued the quarrel with his wife. Subsequently they both drank the gin and the wife is alleged to have attempted to strike Hickman and he shot her two or three times with a small calibre revolver. She left the house and walked to the Polyclinic hospital some six squares away and there died during the day. Hickman took the pistol with him, walked to the station house at Twelfth and Pine Streets and informed the sergeant that he had shot his wife, delivered the pistol to the officer, confessed his crime and in due course was convicted.

The reasons submitted for the commutation are the facts that the applicant is of weak mentality, subject to epileptic fits and at times becoming entirely irrational. The jury at the time of the trial, undoubtedly impressed with the mental weakness of the prisoner, accompanied their verdict with a recommendation to the mercy of the Court.

Honorable John M. Patterson, the Trial Judge in this case, writes to the Board as follows:

"Understanding that the case of Commonwealth vs. Charles Hickman, Court of Oyer and Terminer, October Sessions 1921, No. 736-737, is coming before you for commutation to life imprisonment in place of capital punishment, I desire to say that I favor the same. There was evidence of drunkenness on the part of the defendant at the time of the commission of the crime. Under the circumstances I feel that the ends of justice will be well served if the sentence of the defendant be commuted to imprisonment for life."

We have determined that justice will be served in this case if the sentence of electrocution is commuted to life imprisonment. We accordingly, "after full hearing upon due public notice and in open sessions," recommend that the sentence of death imposed upon the said Charles Hickman be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2 December Term, 1904, in the Court of Oyer and Terminer in and for the County of Fayette, James Ezell was convicted of murder in the first degree and on February 27, 1905, was sentenced to be hanged. On November 15, 1905, the sentence of death was commuted to life imprisonment.

The applicant is now forty-two years of age and has been in the penitentiary for the offense which he committed for almost eighteen years. Prior to the commission of the crime he had a good reputation as a law-abiding citizen and was a telegraph operator with steady employment and was regular in the performance of his duties. For nearly a month prior to the tenth of December, 1914, he had been employed by the Pittsburgh and Lake Erie Railroad Company as a telegraph operator at Newell, Pennsylvania. William G. Porter, the deceased, was the Assistant Yard Master of said Railroad Company at Newell.

Ezell worked the night turn and on Friday night, September ninth, had been drinking heavily so that late in the night he slept while on duty. When Ezrell's condition became known, the day operator took his place and on the following morning Ezell, with another employe, went to Pittsburgh where he attended a ball game and continued his drinking so that he returned to Newell that evening under the effects of liquor. He went to the operator's room, which was used by the telegraph operator and the Assistant Yard Master, where he found the day operator Coyne, still on duty. Ezell started to go to work and at that time Porter came in and told him he would not be allowed to work. A discussion arose in which Ezell denied Porter's authority to suspend or discharge him. The applicant insisted upon his right to work whereupon Porter, who was a much larger man, put him out of the office and in doing so a scuffle took place during which the applicant was somewhat injured. Ezell then went to his boarding house about eighty feet distant and returned to the office, taking with him his razor, as he said, for the purpose of defending himself. Upon his return Porter came to him in the office and asked what he was doing there and said that he thought he had put him out once, whereupon the applicant waved him back with his hand stating that he was talking to the Chief Despatcher about the matter. Later Porter is alleged to have gone to the telephone and called up the Yard Master in regard to Ezell's working and at this time a scuffle again ensued during which the applicant struck Porter a blow with a razor, cutting the jugular vein and carotid artery and causing the death of Porter. Ezell then left Fayette County finally arriving in Buena Vista, Virginia, where he was arrested. He returned to this State without requisition, was tried and convicted as above recited.

The reason assigned by the applicant for the granting of a pardon is that he believed he was unlawfully ejected from his office by Porter and that in the excitement which occurred in the resistance of this unlawful action, without prior design or malice aforethought, but in an attempt to protect himself in the position he held, he committed the fatal act. The conduct of the applicant during his imprisonment has been good and it is believed that if released he can resume his life with a mature mind and a sound body and with every

probability of his becoming a useful citizen. There is a position awaiting him as a telegraph operator on the Paducah and Evansville Districts of the Kentucky Division of the Illinois Central Railroad Company.

An application for a pardon in this case was refused on April 18, 1917. The Board is moved to recommend a pardon at the present time because of the youth of the applicant at the time the crime was committed, his previous good record, his good behavior in the penitentiary during the long sentence he has served, and because the circumstances of the case indicate it was improbable that the killing was the result of malicious intent to kill, but was rather the result of an encounter in which hot blood was suddenly aroused.

In this view of the case the punishment already endured should meet the requirements of justice. We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said James Ezell.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 71 June Sessions, 1919, in the Court of Oyer and Terminer, Quarter Sessions of the Peace and General Jail Delivery in and for the County of Lehigh, Roy Middlecamp was convicted of arson and on September 25, 1919, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Lehigh County Jail for a period of four years.

On October 29, 1919, upon petition of the President of the Board of Inspectors of the Lehigh County Prison, the applicant was removed by order of the Court from the Lehigh County Prison to the Homeopathic State Hospital at Rittersville, Pennsylvania, and is now confined in that institution.

The applicant is twenty-eight years of age, unmarried, a mechanic by trade and was a resident of Allentown, Pennsylvania, for about one year prior to his arrest. Together with Frank Emmett, whose pardon has recently been granted, he was convicted of burning a moving picture theatre in Allentown, Pennsylvania. The conviction was obtained largely upon the testimony of Frank Wernett who later recanted his testimony and stated that he swore falsely. The applicant became mentally unsound shortly after his conviction.

The Board is in receipt of the following letter from Dr. Henry I. Klopp, Superintendent of the Homeopathic State Hospital at Rittersville, Pennsylvania:

"In re: Roy Middlecamp

"In answer to your letter of June 23rd relative to the above named, a patient under care and treatment in this hospital, would say that he was admitted October 30, 1919, upon Court Order as a transfer from the Lehigh County Jail to this institution. A copy of the said order is herewith enclosed.

"At the time of his admission he showed definite mental symptoms, gave evidence of false hearing with imaginary ideas as the thought that his food was poisoned. He was resistive, at times would stand in one place and position for a long time. He refused to co-operate, and made all replies in a whisper. His case was diagnosed Dementia Praecox, Catatonic Type.

"During his entire hospital residence the character of his mental symptoms and general attitude has been praecox. For a long time he was unstable, and it was impossible to get him to co-operate, with it showing evidence of false hearing. Irritability has also been a prominent symptom with short periods of excitement. Since the beginning of 1921 he has been more stable, at which time his record states that he was co-operating fairly well, and it was possible to get him to occupy himself. In August, 1921, he co-operated well; at that time he willingly assisted with whatever work was given him to do. He also took up typewriting

and shorthand, instructions being given by the Educational Director of the Board for Vocational Training, then under the U. S. Public Health Service. He continues to take an interest in these studies. In addition he assists with work in our Occupational Therapy department.

"The chief feature within this year has been periods of irritability, and he is inclined to want his own way. These periods however are of a transitory character. At such times he has stated that he felt nervous and restless. Whenever interviewed, he makes a good impression, and talks about matters of interest. Since the beginning of 1921 there has been no record of his having manifested evidence of false hearing. Physically he is in good condition, present weight being 125 lbs."

The reasons for the recommendation in this case are the doubt as to the guilt of the applicant, and the fact that Frank Emmett, an alleged principal with the applicant, has been pardoned for the crime of which he and Middlecamp were convicted.

The Board has been informed that the applicant upon his release will be cared for by a sister who resides in Hagerstown, Maryland, and who is ready to furnish a home and whatever medical care may be needed by him.

We, therefore "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Roy Middlecamp.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 138 September Sessions, 1909, in the Court of Oyer and Terminer in and for the County of Dauphin, Wells W. Detweiler was convicted of murder in the first degree and on May 19, 1910, was sentenced to be hanged. On April 25, 1911, the death sentence was commuted to life imprisonment and the applicant has, therefore, been a prisoner since September 12, 1909.

The applicant is fifty-four years of age, a citizen of the United States, with his residence in Harrisburg, and is unmarried. For about a week prior to the crime of which he was convicted Detweiler had been excessively smoking and using opium and on the evening before the crime took an opium pill about the size of a pea and soon thereafter went to the Owls Club at the Corner of Market and Fifth Streets in the City of Harrisburg, where he spent the night drinking steadily up until midnight. At that time Thomas Dwyer, the deceased, joined in the conversation in which Detweiler was engaged and also drank with him. Detweiler and the deceased played cards and other games of chance for money all through the night, during all this time drinking steadily. At about seven in the morning they engaged in a controversy over who should have the money for which they were gambling. Detweiler got up to leave the club and in walking fell flat on his back and was unable to arise without assistance. Upon being assisted to arise he went down stairs, proceeded to a pawn shop nearby where he purchased a revolver, had it loaded, put it in his coat pocket, went back to the Owls Club room, entered the bathroom where Dwyer was sitting with his head bent down and forward and fired two shots in close succession into Dwyer's body causing almost immediate death. Detweiler then went to an adjoining room and went to sleep and shortly thereafter was placed under arrest.

There was no motive shown for the killing, the relations between the deceased and applicant having been quite friendly.

For many years prior to the fatality, the applicant was addicted to the use of morphine and opium and while under the influence of such drugs was totally irresponsible and after reason returned he had no recollection of what had occurred at such times. At the time of the commission of the

offense the applicant undoubtedly was in such a state of mind, due to the use of opium and alcohol, so as to be unable to reason or to discern right from wrong or to form a malicious intent to kill.

Lieutenant Governor Beidleman, who was one of the attorneys for Detweiler at his trial in the Dauphin County Court, did not sit with the Board in the hearing of the application, had no part in the determination of the use and does not sign the recommendation for the pardon.

The Board has been furnished with a petition signed by a number of the most reputable citizens of the City of Harrisburg reciting the facts as above stated and alleging that in the belief of the petitioners the ends of justice have been met and that sufficient punishment has been endured.

The Board is constrained to favorably recommend a pardon in this case because of the probability that the crime committed did not rise higher than murder in the second degree, which crime has been expiated by the punishment already endured, and, therefore, "after full hearing upon due public notice and in open sessions," we recommend that a pardon be now granted to the said Wells W. Detweiler.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., July 11, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 13 September Sessions, 1919, in the Court of Oyer and Terminer and Quarter Sessions of the Peace in and for the County of Monroe, Steve Leposki pleaded guilty to robbery and larceny and in September 25, 1910, was sentenced to pay a fine of \$600, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than nine years no more than ten years.

The applicant is twenty-six years of age, a native and citizen of Poland, and came to this country with his mother and father when he was at the age of ten years. He resided at Ashley, Luzerne County, until a short time before his arrest and was the sole support of his parents for some six years prior thereto.

By occupation he was a miner until five weeks before his arrest when he left to take a job on a merchant vessel and during this period he roamed around doing odd jobs until he committed the crime of which he pleaded guilty. Prior to this offense he had a good reputation and had never been convicted of crime.

On September 20, 1919, in the afternoon he walked into the store of N. W. Warner at Reeders, Monroe County, Pennsylvania, flourished a revolver and took from the cash drawer a sum of money amounting to sixty or seventy dollars and made his escape to the mountains. There were present in the store at this time the wife of the proprietor and two men. He was pursued by a posse, overtaken and arrested on the following day.

The reasons alleged for the pardon are the severity of the sentence, considering the age of the offender, the previous good conduct and the belief that the imprisonment already suffered has had a corrective influence and will deter him from committing similar offenses in the future. This application was refused on June 15, 1921, for the reason that it was believed that the prisoner had not at that time sufficiently expiated his crime.

The Board is in receipt of numerous letters, one from his Pastor and one from Frank McQuown, Burgess of Ashley, Pennsylvania, who states that Leposki is a man of good family, steady habits and was conscientious and honest in the performance of his duty until the present offense and that his mother is in great need of his support.

The District Attorney does not oppose the pardon and Honorable Samuel E. Shull, President Judge of Monroe County, writes inter alia:

"As far as I am concerned I will be entirely satisfied with any action which the Board of Pardons may feel circumstances in this case warrant."

We have determined that this is a proper case for the exercise of Executive clemency, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Steve Leposki.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., August 10, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 714, 715 and 716, April Term, 1917, in the Court of Oyer and Terminer and General Jail Delivery and Quarter Sessions of the Peace in and for the County of Philadelphia, Frank Smith, alias Jesse Murphy, Frank Brown, Charles M. Stanton, Joe Black, Frank Ryan, Frank Connors, Jesse Bunker, was convicted of assault and battery, aggravated assault and battery with intent to kill, carrying concealed deadly weapons and robbery, and on May 2, 1917 was sentenced in the aggregate to pay a fine of \$3.00 and to undergo imprisonment in the Eastern Penitentiary for a minimum period of twelve years and a maximum period of thirteen years.

The applicant is thirty-six years of age and an American citizen, being a native of the State of Massachusetts. He has served approximately five years and three months of his sentence. This application is made by John W. McKenty, Parole Officer of the Eastern Penitentiary, and attached to the application are two copies of bills of indictment charging the said Frank Smith with the commission of the murder of Edward T. Foley on February 17, 1917, and with the murder of Ordway R. Hall on February 21, 1917, in the State of Massachusetts. Both of the murdered men were managers of Atlantic and Pacific Tea Stores in Boston and their deaths were caused by shooting during the commission of the crime of robbery.

Honorable Thomas C. O'Brien, District Attorney, Suffolk District of Boston, Massachusetts, writes that both of the murders were wanton and cold blooded, and that the evidence in the possession of the Commonwealth against Smith is convincing and conclusive as to his guilt. It is the intention to place Smith on trial as soon as can be, consistent with justice, after his return to Massachusetts. The sole reason for recommending this pardon is to allow his return to Massachusetts for trial upon the more serious charge of murder.

The pardon should be attached to the requisition and delivered to the officer who is to take Smith to Massachusetts for trial there.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Frank Smith.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 959, October Term, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Charles Moore was convicted of assault and battery and aggravated assault and battery, and on June 6, 1922, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of ten months.

The applicant is forty-eight years of age, a citizen of the United States, and at the time of his arrest was a patrolman on the police force of the City of Philadelphia. He is married and has two children. Prior to his arrest he had been on the police force of Philadelphia for thirteen years and before that he was in the service of the United States army for twelve years.

The offense for which he was convicted was hitting one Joseph Bower over the head with his club in attempting to make an arrest. It is alleged that Bower was drunk and had made derogatory and insulting comments and had threatened to take away the applicant's club, and that Bower had resisted arrest and in the struggle the applicant struck him several times with the club.

The health of the applicant at the present time is not good and further incarceration may have a bad effect upon him. Because of his previous good record and the fact that this is his first offense we have concluded that this is a meritorious case.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Charles Moore.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 652 and 653, April Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Samuel Kramer was convicted of receiving stolen goods, and on June 7, 1922, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a period of six months.

The Petitioner is forty years of age, a citizen of the United States, and has been in the wholesale junk business for a period of fourteen years. He is a married man and is the father of five children, whose ages are from two to fourteen years. He has never before been charged with crime.

A large quantity of burlap bags had been stolen from a warehouse by Andrew Tepper. Tepper sold some of these bags to the applicant and some to a man by the name of Kanefsky. The applicant and Kanefsky were tried together on the charge of receiving stolen goods. The District Attorney stated to the Board that it is doubtful whether Kramer would have been convicted if he had been tried alone. His character has been of the best up to the charge in this case. The District Attorney further stated that the applicant was negligent in purchasing anything from a man like Tepper, but that the case against Kramer was not a strong one.

In consideration of the previous character of the applicant and of the statement of the District Attorney, we have concluded that he has been sufficiently punished for any crime which he may have committed.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Samuel Kramer.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 370 and 371, December Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Harry Lang was convicted of larceny and with assault and battery with intent to kill, and was sentenced in the aggregate to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than five years nor more than seven years.

The applicant is twenty-eight years of age, a mechanic by occupation and has lived in Philadelphia all of his life.

In company with another he was arrested by a police officer in the City of Philadelphia on December 1, 1918, and charged with larceny of goods from a freight car on the Pennsylvania Railroad and with shooting at the officer who made the arrest. The applicant and his companion at the time of the arrest attempted to flee and the officer shot the applicant twice and also wounded his companion Greene so that he is still a cripple. Green was discharged from the hospital and has never been prosecuted for the alleged offense. Lang was convicted practically on the testimony of the officer who made the arrest. This officer has been convicted of perjury in Philadelphia within the past year, and is now under bail awaiting trial upon a second charge of perjury. The applicant insists that he is innocent of the crime for which he was convicted. Employment awaits him upon his release.

Because of the apparent unreliability of the testimony upon which the conviction was had, we, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Harry Lang.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 18, September Term, 1921, in the Court of Oyer and Terminer, in and for the County of Somerset, George Nestranski was convicted of assault and battery with intent to kill and on September 12, 1921, was sentenced to pay the costs of prosecution, a fine of one dollar and to undergo imprisonment in the Western Penitentiary for not less than two years and not more than two years six months.

The applicant is an Austrian citizen, twenty-five years of age, a coal miner by occupation and lived at Berlin, Pennsylvania.

On July 4, 1921, near Berlin the applicant was drinking in a bar room with a number of others, and it is alleged that one, Priatka, hit the applicant, whereupon, Priatka and

his companions were ejected from the Hotel by the Proprietor. A few minutes later the applicant left the Hotel, was assaulted by Priatka and in the fight which followed the applicant stabbed Priatka with his knife. The District Attorney, W. Curtis Truxal, writes to the Board:

"In the matter of the application of George Nestranski for pardon I have no objections to the granting of the pardon."

Priatka, the prosecutor, is now a fugitive from justice and it is alleged that he is a general trouble maker, and that he was the originator of the fight in which he was stabbed.

We have determined that the punishment already endured should be sufficient to teach the applicant the lesson that he must refrain from brawls of this character.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said George Nestranski.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 77 and 78 April Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Mercer, Frank Valentina was convicted of larceny and receiving stolen goods, and on October 29, 1921, was sentenced in the aggregate to pay a fine of \$50.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for not less than five years nor more than six years.

The applicant is thirty years of age, an Italian by birth, of American allegiance, a laborer, unmarried and at the time of his arrest lived at Sharpsville, Mercer County, Pennsylvania. Prior to this offense he had not been charged with any crime.

A team of horses and harness were stolen from Samuel Baker and a buggy from John Rockwell in Mercer County, Pennsylvania, and later recovered in the possession of Lawrence Canale and the applicant near Portersville, Lawrence County, Pennsylvania. After the arrest the prisoners stated that they had been hired to drive the horses from Sharon to Pittsburgh to an auction market.

The applicant has been confined in the Western Penitentiary since October 29, 1921, and prior to that had been a prisoner in the Mercer County Jail since July 1, 1921.

Samuel Baker, the owner of the horses, makes a statement to the Board as follows:

"The undersigned, Samuel Baker, is the person from whom the horses were taken on March 12th, 1921. I had a slight acquaintance with Frank Valentina, before the horses were taken. I do not believe that Frank Valentina was the person who took the horses or was instrumental in having the horses taken.

"I would, therefore, recommend that the said Frank Valentina be pardoned.

August 29, 1922.

SAM H. BAKER."

Because of the fact that Canale has been pardoned for this offense and in view of the doubt as to the guilt of the applicant, we, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Frank Valentina.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2 February Term, 1917, in the Court of Oyer and Terminer in and for the County of Northumberland, Stanley Rujinski was convicted of murder in the second degree, and on September 24, 1917, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for from eight to twelve years.

The petitioner is now twenty-three years of age, being eighteen years old at the time of his sentence, was born in Shamokin, Pennsylvania, was a silk mill worker by trade and was so employed at the time of his arrest. He had never before been arrested or charged with any crime.

On Thanksgiving night in 1916 the applicant, at the invitation of his friend Tuleskie, the man who was killed, with two other boys went to a resort in Shamokin known as the "The Hundred and Eight Ranch". A fight started between four men from Shenandoah and Tuleskie, the deceased. Tuleskie had a revolver in his hip pocket and it is alleged that the applicant, in an effort to protect his friend, took the revolver, and later the fight growing more furious attempted to stop it by firing the revolver through the ceiling, and some three shots were fired, one of them accidentally hitting his friend and killing him. Two of the other participants in the fight were convicted of voluntary manslaughter and have been at liberty for some time.

The applicant is afflicted with pulmonary tuberculosis and it is believed that if given his liberty he can better fight the ravages of the disease.

C. K. Morganroth, District Attorney of Northumberland County, writes in regard to this case as follows:

"In re your notice of application for pardon for Stanley Rujinski, I am informed that this was a fight in the dark, and that it was a close case. I am further informed that this boy is not a real bad fellow, and I would suggest further confinement in this case will work no good. The boy comes from good Polish stock."

We have concluded that the ends of Justice will not be served by further imprisonment of the applicant, and, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Stanley Rujinski.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 326, May Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Frank L. Hagerty was convicted of operating an automobile without the consent of the owner, and on January 24, 1922, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for the term of nine months.

The applicant is twenty-eight years of age, a resident of Philadelphia, citizen of the United States and at the time of his arrest was not employed, but was undergoing treatment at the United States Veteran's Bureau at Philadelphia for pulmonary tuberculosis and other diseases contracted while in the service of the United States army in France during the world war. He is unmarried and at the time of his arrest was living with his father in Philadelphia.

On April 19, 1921, two men took a taxicab at Nineteenth and Christian Streets, Philadelphia, and drove it to Twentieth and Federal Streets and back several times over the same

route, and finally had a collision with a trolley car at Nineteenth and Catherine Streets. After the accident the occupants of the taxi fled, but the applicant, Hagerty, and one James Devlin were standing nearby and were arrested and charged with larceny of the automobile and with using the automobile without the permission of the owner. They were tried together and acquitted as to the crime of larceny, but found guilty with using the automobile without the permission of the owner. The Court sentenced Devlin to three months and the applicant to nine months in the Philadelphia County Prison.

The reasons for recommending the pardon are:

That the applicant is a World War Veteran, with a record of being under fire for upwards of seventy-two hours.

That he is suffering from disease of a serious nature incurred while in the service of his country.

That he is entitled to treatment by the Government and will receive such upon his release; and

That he has almost completed his sentence, having served eight months of the nine months thereof.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Frank L. Hagerty.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 841, January Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, William Painter pleaded guilty to the charge of larceny of an automobile, and on January 30, 1922 was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than twelve months nor more than thirteen months.

The prisoner is not quite seventeen years of age, and lived with his father and mother in Philadelphia where he had a comfortable home. It is alleged that he took the automobile in this case for the purpose of taking a ride. Honorable John M. Patterson, the trial judge, writes as follows:

"I am advised that William Painter has made application through his father, for executive clemency. William Painter was sentenced by me to a term of one year in the Eastern Penitentiary on January 30, 1922. He was charged with stealing an automobile.

"He had a few days previous pleaded guilty to stealing another automobile, and I had discharged him on probation.

"I sentenced him to the Eastern State Penitentiary, believing that that Institution would have its corrective force, and did not want to commit him indefinitely to a Reformatory Institution. His excuse at the time of trial, being that he took the machine not for sale purposes, but merely for the purpose of having a ride. His parents are very respectable people, have assured me that he will be returned to their home if relieved and become part of the family and would be given steady employment.

"I join in the application made on behalf of the father, and would request that clemency be extended him. I feel satisfied that the confinement he has suffered to the present time has had sufficient corrective influence."

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said William Painter.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 21, December Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Beaver, W. A. Hoffman was convicted of furnishing intoxicating liquors contrary to law and on June 26, 1922 was sentenced to pay the costs of prosecution, a fine of \$2500.00 and to undergo imprisonment in the Allegheny work house for four months.

The applicant is 45 years of age, a citizen of the United States, occupation, a druggist, and is owner and manager of a drug store at Beaver Falls, Pennsylvania. The offense for which he was convicted was treating some of his friends to intoxicating liquor in a room back of his drug store which was connected with his residence by a stairway. After a hearing in this case the Board made the following statement:

"It seems plain that in this case the Court based its sentence not on the offenses of which the applicant had been convicted but on a belief concerning charges on which he had not been tried or on which he had not been convicted. This we cannot sustain. It is not consistent with the rights secured to every citizen.

"For the offenses of which the applicant was convicted, which he frankly admits and which are the first of which he has been shown to be guilty, a fine of \$500.00 would be considered severe. It would be much heavier, in proportion to the offense than other sentences in liquor cases in the same court, brought to our attention at the argument. On two occasions he treated a few of his friends to drinks of liquor in a room in the rear of his drug store in the house in which he lived. To have treated bona fide guests in the part of the house occupied as his home with liquor there lawfully possessed instead of in a room connected with his drug business would not have been an offense at all. It is permitted both by State and Federal law.

"If the applicant will pay the costs of prosecution and \$500.00 on account of the fine imposed by the Court, we will then recommend his pardon on the ground that he has been adequately punished."

The Board has been furnished with a receipt for \$695.94 signed by C. A. Moore, Probation Officer of Beaver County, to the effect that the applicant has paid the sum of \$695.94 in full of the costs of prosecution at No. 21, December Term, 1921, and \$500.00 on account of the fine imposed in the said case.

We, therefore, "after full hearing upon due public notice, and in open sessions", recommend that a pardon be now granted to the said W. A. Hoffman.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 712 August Term, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Frederick A. Bourque pleaded guilty to the larceny of an automobile and on August 26, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than eighteen months nor more than two years.

The applicant is twenty-five years of age, a native of Springfield, Massachusetts, an automobile mechanic by trade and at the time of his arrest was in business for himself at Germantown, Philadelphia. He is married and has two children, one girl three years of age and a boy eight months old.

While he was employed in making repairs on an automobile belonging to Abraham Polis, he took the same and left the city going to Danvers, Massachusetts, where he had lived the greater part of his life.

It appears that this man bears an excellent reputation and that he is not an automobile thief, that this crime in this case was induced by the financial difficulties in which he then found himself. His family are destitute and a position awaits him upon his discharge.

Abraham Polis, from whom the automobile was taken, writes to the Board as follows:

"I understand Frederick A. Bourque now confined in the Eastern State Penitentiary under a sentence of eighteen months, and not more than two years for larceny of my automobile is making an application for a pardon.

"While this young man has done injury to me yet I think that he has been sufficiently punished for his action, and in view of the destitute condition of his wife and children I would urge upon you that this young man be granted leniency when this case comes before you."

The Board is of the opinion that the applicant has served a sufficient term of imprisonment for his first offense and in view of his previous good record and in order to give him an opportunity to lead a correct life and support his family, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Frederick A. Bourque.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 4 April Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Jefferson, Fred Burgoon pleaded guilty to entering a railroad caboose, with intent to commit a felony, and with larceny, and on April 3, 1922, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than two years nor more than four years.

The applicant is twenty-five years of age, an American citizen, by occupation a laborer, and was a resident of Brookville, Pennsylvania. He is unmarried and lived with his aged mother who makes this application.

The prisoner in January, 1922, on his way home from work passed a work train of the Pennsylvania Railroad Company. The caboose was open and, being hungry, he entered the caboose and ate the lunches of two of the employees of the work crew, and seeing annual passes of two of the railroad employees, the prisoner took them, but later returned them to the rightful owners.

The mother of the prisoner sets forth as reasons for the pardon that the sentence is unreasonably severe in view of the nature of the crime committed, and that six months imprisonment already endured is adequate punishment.

The Board is in receipt of a telegram from Walter E. Morris, District Attorney, as follows:

"Regarding petition of Fred Burgoon have interviewed Judge Corbett and we have no objections to pardon because of his aged mother."

Upon consideration of these facts, we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Fred Burgoon.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 37, February Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Centre, Charles Hemmis was convicted of attempted highway robbery, and on March 2, 1922, was sentenced to be confined in the Huntingdon Reformatory.

The applicant is nineteen years of age, unmarried, and prior to his sentence was employed in the mines near Philipsburg, Pennsylvania. Excluding this offense he has not been accused or convicted of the commission of any crime, and he has an excellent reputation where he is known.

On the evening of January 30, 1922, Roth, the proprietor of a moving picture theatre in Philipsburg, was proceeding to his home after the closing of the theatre, when he was confronted by two young men, one of whom jumped upon his back and the other demanded his money. Roth raised an outcry and his assailants became frightened and ran away. No money or other valuable things were secured by the lawbreakers, and Roth was not harmed physically. Information was obtained by the police that Charles Hemmis was one of the group who attempted the hold-up. It was not shown that he took any active part in the proceeding, and it appears that he was led into the affair rather than that he was an originator or instigator of the crime.

The District Attorney has written to the Board as follows:

"In the matter of the application for pardon by Charles Hemmis of Philipsburg now confined in the Huntingdon Reformatory, would say that this case came into the Court of Quarter Sessions of Centre County from Philipsburg which is on the extreme North Western boundary of the County. The case came on regularly to be tried and the boy, with others, was convicted and subsequently sentenced.

"Personally I know nothing of the boy before the commission of this crime except what I can hear from the local authorities in Philipsburg, and in the light of the declarations made by them that the boy has never been troublesome to the authorities nor has been implicated in any crime prior to this conviction and further that he is needed at home to help support the family and in their belief he has suffered sufficient punishment for one who was rather led into the crime than a planner of the crime, I will make no objection as District Attorney to the granting of a pardon if the reasons set forth appeal to your Honors as sufficient ground for a pardon in this case."

Honorable Henry Quigley, the Trial Judge, adds to this letter a notation as follows:

"I am of opinion that this young man has been sufficiently punished."

Because of these representations we "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Charles Hemmis.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 54 June Sessions, 1919, in the Court of Oyer and Terminer in and for the County of Allegheny, Pennsylvania, Eugene Early was convicted of voluntary manslaughter, and on January 30, 1920, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than five years or more than seven years. The applicant is now thirty-five years and eleven months of age, a native of the United States, is a colored man, and at the time of his arrest had been working as a laborer for the Arctic Ice Company, Duquesne, Pa. Previous to that he had worked for seven years at his trade as a cigar-maker.

On the night prior to the shooting for which the applicant was convicted, one Charles Jenkins is alleged to have forced the applicant into a quarrel concerning the disappearance of a \$5.00 note, and at the conclusion of the quarrel told the applicant that he was going away that night for a gun and would return and shoot him the next morning. Early the next morning the applicant sought to go away from Wilson, where this quarrel and threat occurred, and as he was going down street to get his laundry prior to leaving, the deceased, Jenkins, appeared before him and said, "we are going to have it out this morning." "Have what," said the applicant, "a battle", was the answer, and thereupon Jenkins pulled a revolver and was reversing it so as to point the barrel at the applicant who, believing that he was about to be shot by Jenkins, quickly drew his gun and shot Jenkins to save himself. The reason for the application is that the shooting was done in self defense. S. H. Gardner, the Assistant District Attorney who tried the case, writes the Board as follows:

"In answer to your communication of the 5th inst. relative to the application for pardon of Eugene Early, beg to advise that the District Attorney has turned the reply over to me, the assistant in charge of the trial.

"This case as a whole presented a very strong case of self-defense and I would not have been surprised had the jury rendered a verdict of 'not guilty'. It is the practice of our office for the assistant who tried a murder case to prepare, after the trial, a short history of the case, together with his views thereon, including his views as to whether or not the sentence was severe or otherwise under the circumstances. This book is kept in our office for the purpose of refreshing our recollection of cases long after they have been tried. In referring to the notes made by me at that time in this book it is only fair to state that I find the following notation: 'The sentence was probably a little more severe than ordinarily given under the same set of facts'. That was my impression at the time and upon recalling the facts and reading over the testimony it is still my impression."

In view of these facts, "after full hearing upon due public notice and in open session," we recommend that a pardon be now granted to the said Eugene Early.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 54 September Sessions, 1920, in the Court of Oyer and Terminer in and for the County of Armstrong, Pennsylvania, Angelo Ferra was convicted of conspiracy to commit larceny and conspiracy to break and enter, and on November 5, 1920, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Western Penitentiary of Pennsylvania for not less than two years and three months or more than three years. The applicant is twenty-two years of age, his occupation was that of a moulder. He is a married man with a child one year of age, the child being born after his term of imprisonment had commenced. His wife and child are wholly dependent upon him for maintenance and support.

On the night of May 30, 1920, the general store of the Shawmut Commercial Company at Chickasaw, Armstrong County, Pa., was broken into and a large amount of property consisting of \$500.00 in cash, War Saving Stamps valued at \$97.00, a revolver, a flobert rifle, etc. was stolen therefrom. Entrance was had by breaking a panel in the door, and the safe was opened by manipulating the combination. The combination was obtained by one Bert Jordan, an Italian, who had been employed for some time in the store and Ferra was a visitor at his home, at which time Ferra, the applicant, made a copy of the combination of the safe, which he retained in his possession. It was agreed

between Jordan and Ferra that they should rob the store together, but Jordan did not see Ferra until after the crime had been committed, and he was not an actual participant in the commission thereof. After his arrest the applicant made a confession in which he named his five accomplices. The applicant and one other entered the building and rifled the safe, while the others stood watch.

The Board has received a letter from Hon. J. W. King, Trial Judge, as follows:

"Inasmuch, as by the 20th of Sept, the Petitioner will have served more than one half the period of imprisonment imposed by the sentence of the Court, and upon consideration of the further fact that he voluntarily agreed to tell the whole truth and to testify against his alleged accomplices (altho they were acquitted), I feel that some leniency is due him and therefore I suggest favorable consideration by your Honorable Board of his application at this time."

And also a letter from Clarence O. Morris, Trial District Attorney, as follows:

"I am advised that a rehearing has been granted to one Angelo Ferro, sentenced from this (Armstrong) county, upon his application for a pardon.

"At the time of Ferra's trial I was the District Attorney of this county, and conducted the case for the Commonwealth, hence I am quite familiar with it. Subsequently to Ferra's sentence and incarceration, other members alleged to have been implicated with him were arrested and brought to trial, although one of them entered a plea of guilty. I conducted that proceeding also for the Commonwealth, and in it, Ferra voluntarily appeared as a witness for the Commonwealth.

"If I may do so with propriety, I may express to the Board of Pardons my sincere belief that Ferra has been sufficiently punished for his participation in this crime, and that it would now be an act of mercy, entirely compatible with the circumstances of the case, should the Board see its way clear to recommend Ferra to executive clemency."

In view of these recommendations, we have concluded that sufficient punishment has been endured, and we therefore, "after full hearing upon due public notice and in open session," recommend that a pardon be now granted to the said Angelo Ferra.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2, December Term, 1912, in the Court of Oyer and Terminer in and for the County of Indiana, Dominick Angelo was convicted of manslaughter, the jury recommending him to the leniency and mercy of the Court, and on March 27, 1916, was sentenced to pay the costs of prosecution, a fine of five hundred dollars, and to undergo imprisonment in the Western Penitentiary for not less than ten years and not more than twelve years.

The applicant is thirty-seven years of age, an Italian, by trade a barber, and at the time of the arrest was employed as Company barber and special watchman at the coal mines at Lucerne, Pennsylvania. Mike Fasco, the deceased, had been for some time before his death in the employ of the Coal Company as a watchman. He was a large man of great strength, overbearing and quarrelsome in disposition, and generally spoken of by the miners as "The Bulldog," and many of them not his equal physically were in fear and dread of him. The applicant was the physical inferior of the deceased. On November 20, 1912, the day of the killing, the applicant and Fasco, with four other men, were gambling, and Fasco was the loser. He insisted that Angelo pay his losses, which Angelo refused to do, and Fasco then in rage grabbed him by the throat and threatened to kill him. The applicant broke away and went to his shop nearby. Shortly afterward Angelo started to his house to get some towels, and as he approached the house Fasco, who was

still there, saw him and started towards him, saying he would kill him. Fasco had something in his hand which Angelo took to be a knife. He was about to turn and go back to his shop when he was seized by another man who held him until Fasco came close. The applicant, seeing the near approach of Fasco, and in fear of his life, drew a gun and ordered Fasco to stop. Fasco did not heed this order and the applicant fired a shot, thinking that it would stop the nearer approach of his assailant. This was not the case and the applicant, at close range, when Fasco was about to strike or fall upon him, fired another shot which caused death. The applicant then fled and was out of the jurisdiction for some time. He was apprehended in Boston, Massachusetts, where he gave himself up to the authorities.

Honorable J. N. Langham, Trial Judge, writes in regard to this case as follows:

"Dominick Angelo was convicted of Voluntary Manslaughter in the Court of Oyer and Terminer of Indiana County, at No. 2, December Term, 1912, and on March 27, 1916, was sentenced to the Western Penitentiary for a period of not less than 10 years nor more than 12 years. He is now making application to your Honorable Board for pardon, of which application I have received due legal notice as the trial Judge.

"I feel inclined to state for your information that at the trial of this case there was presented abundant evidence of the quarrelsome, malignant, dangerous character of Mike Fasco (alias Mike Meno) who was killed by the defendant. It may be that at the time the fatal shot was fired Dominick Angelo was impelled by an overwhelming fear of impending death or great bodily harm at the hands of Fasco, whose dangerous character was known to Angelo and many others.

"I am giving you this information with a view not of recommending a pardon nor of opposing it. Angelo has been imprisoned in jail and in the Penitentiary since January 4, 1916.

"If in the judgment of your Honorable Board this applicant has been sufficiently punished, we will be content with your decision."

After careful consideration we have concluded that the punishment already endured is adequate for the crime which was committed, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Dominick Angelo.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 112, September Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Allegheny, Ben Schwartz (Benjamin Daniel Schwartz) was convicted of larceny and receiving stolen goods, and on November 26, 1921, was sentenced to pay a fine of 6¼ cents, the costs of prosecution, and to undergo an imprisonment of not less than two years and six months nor more than three years in the Western Penitentiary.

The applicant is a citizen of the United States thirty-six years of age, a machinist by trade, and for six years immediately prior to his conviction was engaged in the hauling business, which he conducted for himself. His residence was in the City of Pittsburgh. He is married and has a family of four children, the oldest being about eleven years of age and the youngest one year.

Some time prior to June 22, 1921, packages of wines and liquors were taken from the basement of a store occupied by Lottie E. McCrory in Pittsburgh, which were the property of one Hirsch. The applicant was in no manner concerned in nor connected with the stealing of the said wines and liquors. About June 21, 1921, one of the other defendants indicted with him in this case called the applicant by telephone at his home and offered to employ him to haul certain packages. He refused the employment because it was impossible for him to do the work that evening. Later he was

again called and asked to do the work, to which he finally agreed. During the evening he went to the rear of the before mentioned store where he found the wines and liquors in packages ready to be loaded and hauled. They were not in the cellar of the building and the applicant did not enter the building to get them. He loaded the packages and hauled them to a wholesale liquor store on Fifth Avenue in Pittsburgh where he delivered the same. He alleges that at the time he hauled and delivered them he did not know they had been stolen. On the next day he was called on the telephone by the proprietor of the store to which the packages had been delivered, who told him there was a misunderstanding as to the quality of the goods and the quantity of the packages. The applicant went to the liquor store and after some argument a sum of money was paid to one of the other defendants who then paid the applicant for the hauling. He alleges that at this time he had no intimidation or knowledge that the goods had been stolen. About a month later certain of the other defendants were arrested on the charge of having stolen the goods in question. When the applicant learned of this arrest he went to the Police Station, explained his connection with the transaction and submitted himself to arrest. At the trial he was convicted along with the other defendants. The applicant received the heaviest sentence of any of the defendants convicted.

Because of his dependent family and the other circumstances of the case herein recited, we have determined it is proper that Executive clemency should be exercised, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Ben Schwartz.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 44, June Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Indiana, Sam Gray was convicted of attempting to blow up a storeroom, and on October 11, 1920, was sentenced to pay the costs of prosecution, a fine of one hundred dollars, and to undergo imprisonment in the Western Penitentiary for a period of not less than twenty months nor more than three years.

The applicant is an Italian citizen who has declared his intention of becoming a citizen of the United States. With his family he had lived at Dixonville, Pennsylvania, for nine years prior to his conviction. For two or three years prior to December 24, 1919, the applicant was engaged in the grocery and fruit business at Dixonville, Pennsylvania, and during the day his wife attended the store and he worked as a minor in the coal mines. Across the street was a store kept by one Profugi, and early on the morning of December 24, 1919, an explosion occurred at or near the storeroom of Profugi, causing considerable damage to the store and building, the explosion having been caused by the use of dynamite. The applicant was convicted of attempting to blow up this store upon the theory that it was his desire to get rid of a competitor. His defense was an alibi, and he alleged that on the evening in question he had gone to Punxsutawney and did not return to his home in Dixonville until after the explosion.

He continued to live at Dixonville and no information was made against him until seven months had elapsed. Prior to this offense he had a good reputation and had never been accused of crime. The conviction was had upon testimony that a conversation was overheard between the applicant and others in which the crime was planned, and upon the testi-

mony of the mother-in-law of the applicant as to the presence of dynamite fuse in the house of the applicant a few days before the explosion and of its being missing after the explosion.

The Board has been furnished with a deposition of the County Detective to the effect that the testimony as to the conversation was perjured, and that the mother-in-law was very hostile to the applicant and had told several conflicting stories. Wilmer H. Wood, District Attorney of Indiana County, writes as follows:

"In re: Application for Pardon for Sam Gray.

"The above case was tried during my term as District Attorney. The defense was an alibi. This was so complete as to Sam Gray in person that we were all satisfied that he could only have blown up Sam Profugi's store, if at all, by employing agents. The theory of the Commonwealth was that he employed, as agents, two strangers, whose appearance at the Sam Gray home was testified to by Veneziana Nibolo, the mother-in-law of the defendant. These men came to Sam Gray's home in the afternoon of December 23rd; they left about two o'clock, P. M.; about three o'clock, P. M., Sam Gray left Dixonville for Punxsutawney by way of Marlon Center, and accounted for his movements and business. He did not return to Dixonville until the next day, December 24th, and during the night of the 23rd the dynamiting was done. The testimony of Veneziana Nibolo, as showing agency, and Vasil Drevicky, as showing preparation, was very important in the case. On the point of agency the case was a very close one and a different jury might conceivably, have reached a different verdict.

"I attended the taking of defendant's depositions for use in the present application. The character of the evidence therein given is such as to lead me to believe that had such testimony been produced at the trial, the defendant might have been acquitted. Sam Gray was never in trouble before.

"In view of the attending circumstances of the case and the fact that Sam Gray will have already been in prison when this application shall be heard about thirteen months of his minimum sentence of twenty months, I am of the opinion that the ends of justice would be met if clemency is shown to him by your Honorable Board at this time."

Because of the doubt of the guilt and the length of imprisonment already served, we have concluded that the applicant should be released, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Sam Gray.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 48 June Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Mercer, J. H. Moody, was convicted of conspiracy to commit extortion and conspiracy to defraud, and on February 21, 1922, was sentenced to pay a fine of \$500.00, the costs of prosecution and to undergo imprisonment in the Allegheny Workhouse for nine months.

The applicant is forty-three years of age, an American by birth, and at the time of his trial was Burgess of the Borough of Farrell, Pennsylvania, and was a Justice of the Peace. He is married and has a family of two children.

On or about the third day of December, 1920, Joe Lunich and Joe Yankovith made a charge against Spiro Yanich, stating that they had purchased liquor from him and that he sold liquor without a license. Spiro Yanich was bound over for Court by the applicant and gave bail for his appearance at the next term of Court. The charge was made later that money was extorted from Spiro Yanich to secure the settlement of this prosecution, and that in the course of the transaction one of the alleged conspirators turned over to the applicant a sum of money and that the applicant subsequently, upon the information being withdrawn, discharged the case and returned to Spiro Yanich the bail bond which

he had given. Mr. Moody's statement was that the prosecution was withdrawn with the explanation that the prosecutors had been mistaken in their charge, which would not be remarkable, and if that were true we see nothing significant in the return of the bail bond.

The evidence against the applicant was given by confessed lawbreakers, and to our minds it is incredible. After the trial of the case and after the argument of the appeal to the Superior Court, one of the witnesses against the applicant, unsolicited, made a statement in which he completely exonerated the applicant from any part of the conspiracy, saying that he had nothing to do with the conspiracy and with the settlement of the case in any way. The reputation of the applicant in the community had been of the best, as is shown by a number of letters received by the Board from prominent citizens of Mercer County, among them being one from O. J. H. Hartsuff, General Superintendent of the Carnegie Steel Company in which he says, *inter alia*, that he has known the applicant for a number of years, found him upright and honest in all dealings, of every kind, and that he has the same high opinion of him as a strictly honest and conscientious business man that he always had. He further says:

"I doubt if any more worthy case has ever come to the attention of your honorable body than the case of Burgess J. H. Moody, and to my mind the power of pardon given by law to your body was intended for precisely such cases of miscarriage of justice as has occurred in this regrettable instance.

"During the late war Mr. Moody was prominent and of effectual assistance in all the patriotic campaigns. During the internal labor strife of 1919, when a determined effort was made by radicals, backed by Russian capital, to create Bolshevism and discord in America, Mr. Moody exhibited the same patriotism, courage, and efficiency, in the discharge of his duties as a guardian of the public peace, and his activities and staunch support of the principles of our national Constitution and State laws, very materially aided in saving his district from temporary anarchy.

"These activities naturally created for Mr. Moody a number of enemies. Some of the witnesses against him in the recent trials, I am informed, carried red flags in parades during the period of disorder. The credibility of other witnesses against Mr. Moody has been utterly destroyed by the reports that have come to me, but the presentation of these matters I shall leave to the friends of Mr. Moody more intimately in touch with the guilty men concerned.

"There is no doubt that Mr. J. H. Moody is the unfortunate victim of conspiracy and of political feuds, his activities in politics having naturally gotten for him strong revengeful enemies, from time to time."

Honorable Benj. Jarett, writes to the Board in regard to this case as follows:

"I have known Mr. J. H. Moody for fifteen years. He served as Burgess and Justice of the Peace of our Borough for two terms, serving in both offices at the same time. I have been in close touch with the affairs in Borough during his term of service and feel that I understand the situation here thoroughly.

"From my thorough knowledge of the affairs in this community and my close knowledge of Mr. Moody's connection therewith, I will say that I have always found him absolutely honest and straightforward in the administration of the affairs of his office; I have always had faith in him as being an honest straightforward office holder and that faith remains unshaken notwithstanding the fact that he has been found guilty of conspiracy to extort. I make this statement, having full respect for the verdict of the jury. There are matters which were not before the jury and which could not be lawfully brought before it, which, I am sure, if they could have been brought before the jury, that the verdict would have been 'not guilty'. To-wit, Mr. Moody has been very active in politics in Farrell and by this he made some bitter enemies, and then, in 1919 during the strike he took such a firm stand for law and order that he made many enemies out of the Bolsheviks who were behind that strike. These two factions were the main prosecutors. No doubt, his attorneys will explain this to your Board.

"I am firmly convinced that Mr. Moody is absolutely innocent of the charge of which he has been convicted and that he is a victim of this combination. I feel that an absolute pardon would be correcting an injustice which was the outcome of political hatred, the effects of Bolshevism against one who really did his duty. I feel today Mr. Moody has double the number of friends that he had at any time before, and I feel that his absolute pardon would meet the general approval of all unbiased and fair-minded people."

To the same effect are a number of letters from influential people who have knowledge of the applicant and of the circumstances of this case.

This case appears to the Board to be a meritorious one; we do not believe the defendant is guilty of the crime for which he is suffering imprisonment; and, therefore, "after

full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said J. H. Moody.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1060 September Term, 1921, in the Court of Oyer and Terminer in and for the County of Schuylkill, Pennsylvania, Stiney Daynarowicz was convicted of murder in the first degree, and on February 13, 1922, was sentenced to be electrocuted.

The applicant is thirty-five years of age, of Polish nationality, and by allegiance is an American citizen, and his occupation was that of a miner and saloon-keeper. At the time of his arrest he was engaged in the saloon business at Shenandoah, Pa. He is a widower with one son eleven years of age. There lived with him at his residence in which he kept the saloon, Peter Hutchinas and his wife Anna, their two children and three boarders, who paid their board to Mrs. Hutchinas. One of these boarders was a man by the name of Konopko, who had been a boarder there for about five weeks prior to his death at the hands of the applicant. On the morning of September 16, 1921, the applicant alleged that he placed a sum of money on the bar beside his cash register and that he had a certain amount of money in the cash register which was in the bar room. Shortly after noon he laid down on a couch in a room immediately behind the bar room and as he was reclining there he said that Konopko passed through the room and entered the bar-room. The applicant claims that he heard the bell on the cash register ring and immediately jumped up and entered the bar room, where he found Konopko behind the bar and the drawer of the cash register open and the money which the applicant had placed on the bar gone. As he went behind the bar Konopko leaped over the bar and the applicant then seized a shotgun which stood on the counter behind the bar next to the cash register, placed the gun on the bar with his right hand on the trigger and told Konopko to return his money. It is alleged that Konopko said that he would return the money and started toward the applicant and that when he came close Konopko grabbed the gun, which was resting on the bar and jerked it, causing the trigger to be pulled and the gun discharged, resulting in the death of Konopko later that afternoon. When the officer who heard the shot came into the bar room from the street the applicant said that he had shot Konopko, gave himself up for arrest and later surrendered his gun to the Chief Burgess of Shenandoah, who had been summoned to the scene.

This is the story of the applicant in this case. There was some testimony to the contrary, and upon this testimony a conviction was had and a new trial was refused by the Trial Judge, which was affirmed upon appeal to the Supreme Court.

The applicant and deceased were friends and no ill will or malice had been shown upon the part of the applicant toward Konopko. While there was evidence to justify the verdict which was rendered, as is demonstrated by the opinion of the court below and of the Supreme Court, we have determined that this is a case which may properly be commuted, and therefore, "after full hearing upon due public

notice and in open session", recommend that the sentence of death imposed upon the said Stiney Daynarowicz be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., September 26, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 16 and 16½, August Sessions, 1915, in the Court of Oyer and Terminer in and for the County of Jefferson, Antonio Arnone was charged with murder and assault and battery with intent to kill, respectively, and on August 13, 1915, pleaded guilty to murder in the second degree and to assault and battery with intent to kill, and on August 13, 1915, was sentenced to pay a fine of 6¼ cents, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for an aggregate term of not less than fifteen years nor more than nineteen years.

The applicant is forty-one years of age. He was a miner, is married, and was living with his wife and children at Delancey, Pennsylvania. His wife and children are now living in Illinois where they are objects of charity, the wife being an invalid and unable to perform any work. There are five children, the oldest being seventeen years of age and the youngest six and one-half years of age. The applicant is an Italian citizen but has declared his intention of becoming a citizen of the United States. Prior to this offense he had never been convicted of any crime and had a good reputation as a peaceable and law-abiding citizen.

On June 12, 1914, the applicant went to the Company Store to get the statement of the amount of wages due him, and there engaged in a verbal controversy with one Baglia, who claimed that the sum of \$2.50 belonging to him, Baglia, had been credited on the statement of the applicant, and the same amount on the statement of the applicant's father-in-law. In this dispute Baglia told the applicant that if he was not given the \$5.00 he was going to kill Arnone and cut him to pieces, and invited Arnone to go to the woods. Baglia was swearing and calling Arnone a dishonest man and a thief. The applicant started for his home when Baglia stopped him and said, "I will do here what I intended to do," and grabbed Arnone by the throat with one hand and struck him with the other, saying, "I am going to kill you now." A scuffle occurred, in which Baglia, overbalanced, fell with his knees to the ground. He then drew from his right hip-pocket a knife, which he opened, and began to approach Arnone. Arnone stepped back. The deceased told him not to move, and as he approached Arnone the applicant drew a revolver and fired one shot in the air. The advances of Baglia were continued, with the knife exposed, and the applicant, in danger of receiving bodily harm, fired a shot in the forehead of Baglia, causing his death.

A nephew of the deceased then approached the applicant in a hostile manner, and Arnone shot at him, the bullet taking effect in the hip. From this wound there was a complete recovery.

Depositions have been furnished to the Board indicating that if the prisoner had stood trial, under the facts, the jury likely would have returned a verdict of acquittal.

The District Attorney, Walter E. Morris, writes to the Board as follows:

"IN RE: Application for pardon of Antonio (Gaetano) Arnone, charged with murder, second degree, Assault and Battery with intent to kill.

"From what I can get regarding the facts concerning this case, I find that they are substantially, as set forth in the petition, and having read the letters of J. C. Long, Esq., the trial District Attorney, who was in office at the time the case was heard, and also letter of Jacob L. Fisher, Esq., employed to assist the District Attorney to prosecute the defendant, as well as the remarks of Hon. J. W. Bouton, the

Trial Judge in the case, and from what I have learned from other parties, would say that the application is a meritorious one and deserving of consideration, and any action taken by your Honorable Board will meet with my approval."

Honorable J. W. Bouton, Trial Judge, in acknowledging receipt of notice of the application in this case, makes the following note thereon:

"After reading affidavits in this case I am of opinion that the affiants evidence, had the defendant stood trial, would have justified the jury in finding the defendant guilty of no greater offense than voluntary manslaughter, with a possible chance of acquittal. Any action by the Board will meet with my approval."

These facts indicate clearly that this is a meritorious case. We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Antonio Arnone.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 48, August Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, James Erwin Keel was convicted of practicing medicine without a certificate of licensure, and on June 10, 1921, sentence was suspended.

Since that time applicant has refrained from practicing as a Chiropractor. The applicant is fifty-eight years of age, was born near Norristown, Pennsylvania, and is a resident of Philadelphia. He graduated from the Universal Chiropractor College, Davenport, Iowa, in 1913, and has taken a Post-graduate course at the Universal Chiropractor College at Pittsburgh, Pennsylvania.

He accepted the advice of what he presumed was competent authority that he could engage in the giving of Chiropractic treatment without a certificate of licensure, but on being shown his mistake he has refrained from further practice.

The purpose of this application is to clear his record from the stain of the conviction, so that he may be admitted to practice in one of the twenty states which license chiropractors. We regard this application as meritorious.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said James Erwin Keel.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October, 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 864 and 865, January Term, 1917, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, William Esterman was convicted of entering with intent to steal, larceny, receiving stolen

goods and carrying concealed deadly weapons, and was sentenced on the same day to a term of imprisonment in the Eastern Penitentiary of not less than two years nor more than four years, to run concurrently with a sentence which was imposed upon him on March 9, 1910, by the Court of Quarter Sessions of the Peace of Delaware County, Pennsylvania, which sentence was a term of imprisonment of not less than three years nor more than thirteen years. The applicant had served five years of the Delaware County sentence when he was paroled.

While he was on parole and after he had behaved himself for two years he became intoxicated and got into the trouble involved in this case. On the night of January 22, 1917, he purchased a revolver and went into a store and took three shirts, some silk socks, a pair of cuff buttons and a scarf pin of the total value of \$3.85. Upon coming out of the store he scattered the stolen property over the street and was stopped by an officer. He asked the officer to have a drink, pulled a revolver and shot twice, but did not injure the officer. With the assistance of another officer and two civilians the applicant was locked up and taken to the Hahneman Hospital for treatment for the injuries which he had received from the officers while he was resisting arrest.

The applicant is now forty-two years of age and was a baker by trade. He came to this country from Germany in 1902, and has taken out his first papers to become a citizen. He is unmarried and has no relatives except two brothers who live in Chicago. He has served the minimum sentence imposed in Philadelphia on December 17, 1917. The purpose of this application is to clear the record of the conviction in Philadelphia so that the parole officers may have jurisdiction of his case upon his conviction in Delaware County, and if in their judgment circumstances warrant he may be paroled for that offense.

It seems to us that this application should receive favorable consideration, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said William Esterman.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1, January Sessions, 1918, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of York, Allen Shermeyer was convicted of sodomy, assault with intent to commit sodomy, solicitations to commit sodomy, and assault and battery with intent to ravish, and on April 17, 1918, was sentenced to pay a fine of one dollar, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for not less than three years nor more than ten years.

The applicant was born in York County, Pennsylvania, and is twenty-six years of age. By occupation he was a farmer and at the time of his arrest was employed in such capacity by Horace Smyser in York County, Pennsylvania. He was married but during his imprisonment his wife secured a divorce. The applicant has served the minimum sentence and is now out on parole and is living near Moorestown, New Jersey.

The crime of which he was convicted was committed upon a little girl twelve years of age in a woods in York County. The applicant was identified by the girl but some of the marks which she alleged her assailant had, such a scar on the hand and wearing of khaki clothes were not found upon the applicant. He always maintained his innocence of this offense.

The Board has received letters from William W. Wyman and Mrs. John C. Belton, Sr., of Moorestown, New Jersey, to the effect that Shermeyer has recently been employed by them and that he is prompt and trustworthy and a steady workman. The purpose of the application is to clear his name from the stigma of the crime which he expiated by the imprisonment he has undergone.

We have concluded to give this case favorable consideration, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Allen Shermeyer.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922

His Excellency, William C. Sproul, Governor.

Sir: At No. 599 September Sessions, 1917, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Lewis E. Smith was convicted of assault and battery, aggravated assault and battery, assault and battery to ravish and rape, and on November 29, 1917, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than seven years nor more than eight years.

The applicant is forty-five years of age, an American citizen born in the City of Reading, Pennsylvania, and at the time of his arrest was engaged in the retail oyster business at Twelfth and Jefferson Streets, Philadelphia. He is married and has four children, aged eighteen years, fifteen years, twelve years and nine years, respectively. He was convicted of intimacy with a weak-minded child fourteen years of age, to whom a baby was born. It was upon her testimony largely that the conviction was had. Smith has always maintained his innocence.

Honorable Joseph P. Rogers writes to the Board in regard to this case and, inter alia, says:

"I recall the case very well. The man kept an oyster saloon at 12th and Jefferson Streets in Philadelphia, and the jury found him guilty of rape upon a girl named Sarah Mooney, who was a feeble minded child

"I observe that he had promised the Board to remove from the State with his family, if pardoned, and that the family is now in destitute circumstances. He has served from the date of his sentence, November 2nd, 1917, and as far as the Court is concerned, we feel that there would be no miscarriage of justice if he were to be pardoned."

In view of the recommendation of the Trial Judge and taking into consideration the fact that Smith has been imprisoned for approximately five years, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Lewis E. Smith.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 17, October Sessions, 1909, in the Court of Oyer and Terminer in and for the County of Mercer, Velka

Ankarich was convicted of murder in the first degree, and on January 3, 1912, was sentenced to be hanged. On April 17, 1912, this sentence was commuted to life imprisonment.

The applicant is a citizen of Austria, who came to this country in 1909, and at the time of the crime, July 6, 1909, was seeking employment. He was requested by a friend of his by the name of Kosovac to come along to see him whip one Marcukitz. The applicant accompanied Kosovac and was present when he assaulted the deceased. A struggle ensued between Kosovac and Marcukitz in which Kosovac stabbed Marcukitz causing his death. The applicant took no part whatever in the assault, had no ill-feeling for the deceased man, but after the tragedy went to Chicago where he was apprehended.

Since his incarceration he has become a victim of tuberculosis and has severe hemorrhages and his life has been despaired of a number of times.

In June, 1912, Kosovac returned to Mercer County and admitted he was guilty of the crime. At the trial his crime was fixed at murder in the second degree and he was sentenced to not less than ten years nor more than fifteen years and is now confined, but will probably soon be released.

The trial judge is of the opinion that mercy should be extended.

In view of the nonparticipation of the applicant in the actual killing, the lack of motive, the imprisonment already endured and the very serious physical condition of the applicant we have concluded this is a case in which mercy should be extended, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Velka Ankarich.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 3, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 359, September Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Allegheny, Eva Dyminski was convicted of felonious assault and battery, and on March 4, 1922, was sentenced to pay a fine of six and one-quarter cents, the costs of prosecution and to undergo imprisonment of not less than thirteen months nor more than fifteen months in the Western Penitentiary.

Mrs. Dyminski is a married woman of about fifty-five years of age and lived in McKeesport, Pennsylvania, with her husband and one daughter, Mrs. McCreery, who is the petitioner in this case. The crime for which Mrs. Dyminski was convicted of throwing acid in the face of one, Mrs. Florence. At the trial there was positive evidence on each side, the Commonwealth proving by eye witnesses that Mrs. Dyminski threw the acid, and the defense by a number of witnesses, some of them disinterested, proving an alibi. An appeal was taken to the Superior Court, which appeal was dismissed and imprisonment began on July 29, 1922.

The daughter, Mrs. Marie McCreery, has recently made an affidavit to the effect that it was she who threw the acid and not the mother, and she is corroborated in this by affidavits made by three reputable witnesses. Mrs. McCreery has waived indictment for her offense, entered a plea of guilty and has been sentenced to the penitentiary by the Court of Quarter Sessions of Allegheny County. It is evident from these facts that an innocent woman is now serving imprisonment.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Eva Dyminski.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 3, September Sessions, 1910, in the Court of Oyer and Terminer in and for the County of Lawrence, Dominic Panaro was convicted of murder in the first degree, and on March 16, 1911, was sentenced to be hanged. On June 12, 1911, this sentence was commuted to life imprisonment.

At the time of the crime the applicant was eighteen years of age, unmarried, a laborer by occupation and resided at New Castle, Pennsylvania.

Panaro, who is about five feet tall and weighed one hundred and twenty-five pounds, with a man by the name of Toskins and his wife, boarded the street car running from Hubbard, Ohio, to New Castle. Panaro paid the fares, and later Toskins, who was employed by the traction company as a laborer, requested the conductor, Maguire, a man six feet tall and weighing about one hundred and seventy-five pounds, to accept the employes' tickets which he had and to return the fares which Panaro had paid. The conductor refused this request and an altercation ensued between Toskins and the conductor, Panaro taking no part in it. Finally, the applicant attempted to intercede between Toskins and the conductor. The conductor then stopped the car, took hold of Panaro, hit him in the eye, on the nose, kicked him in the stomach and chest and put him off the car. The conductor then grabbed hold of Toskins and a struggle followed during which they both fell off the car, the conductor falling on top. The applicant fearing for the safety of his friend, Toskins, pulled a revolver and shot the conductor causing his death.

Honorable William E. Porter, the trial Judge writes to the Board as follows:

"I have received a copy of the application for pardon by Dominic Panaro. I presided as Judge in the trial of the case of the Commonwealth against him at No. 3, September Sessions, 1910.

"I desire to say to you that I feel now that I can recommend a favorable consideration of his petition. The facts surrounding the killing were of such a character as that the defendant may have believed that he was acting in self-defense and while the testimony was sufficient to warrant the conviction, the Pardon Board commuted the sentence to life imprisonment.

"The defendant having served a number of years in prison and his physical condition being bad, I believe that the ends of justice would be met by granting his request for pardon."

The Board is also in receipt of a letter from Honorable S. Plummer Emery, the present Judge of Lawrence County, who defended Panaro at his trial and who presented the petition for the commutation of his sentence. Judge Emery states that a proper verdict would have been not higher than second degree murder and urges that a favorable recommendation will be not only an act of mercy, but an act of justice.

To the same effect is a letter from Thomas W. Dickey, Esquire, the District Attorney, who tried the case and who joins in the request that the case be favorably considered.

We have concluded that this case should receive favorable treatment, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Dominic Panaro.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 150 January Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Eugene Deeley and John Collins were convicted of robbery, and on February 4, 1921, were sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than four years nor more than five years.

Eugene Deeley is twenty-five years of age, white, a clerk by occupation, unmarried and has always resided in Philadelphia. John Collins is twenty-four years of age, white, a clerk by occupation, unmarried and lived in the City of Philadelphia. Prior to this offense neither of the defendants had ever been charged with any crime whatsoever.

Deeley and Collins were standing at Ridge and Columbia Avenues, Philadelphia, on New Year's night, where a former schoolmate of theirs, Edward F. McLaughlin, met them. It is alleged McLaughlin was intoxicated. The three men walked out Columbia Avenue to Thirty-second Street. Deeley and Collins were convicted of robbing McLaughlin of a stick pin. The defense was an alibi, both defendants testifying that they were not in that locality at that time.

The Board is in receipt of a letter from Honorable Joseph P. McCullen, Trial Judge, in which he says, *inter alia*:

"Beyond defendants' own testimony there was no evidence to sustain defendants' alibi, but it was shown that the defendants had never been charged with any former crime, and it was shown that their prior reputation was good, all of which was taken into consideration when sentence was imposed.

"It is said that since their imprisonment, the defendants have been of good deportment, the evidence as to their prior excellent reputation has been reinforced and their former school teacher (one of the Christian Brothers) has strongly interested himself in the efforts to secure their pardon.

"The action to be taken upon the application for pardon would, I assume, depend largely upon the reasons urged in its support.

"If the defendants, in a contrite spirit, indicate the firm purpose to become again and to remain the good citizens they once were, if the purpose of their sentence to imprisonment has been already accomplished, their application might well be considered with favor by your Honorable Board."

These young men have been in prison since February 4, 1921, and because of their previous good record, their youth and in order to give them an opportunity to lead a correct life in the future we have concluded that the sentence which they have already served is sufficient punishment and meets the ends of justice and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Eugene Deeley and John Collins.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At October Sessions, 1913, in the Court of Oyer and Terminer in and for the County of Chester, William Evans pleaded guilty to the crime of murder in the second degree and on January 23, 1914, was sentenced to pay a fine of Five hundred dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not more than twenty years or less than fourteen years.

The petitioner is a colored man, thirty-eight years of age, a citizen of the United States and, at the time of his arrest was employed as a laborer by the Pennsylvania Railroad Company at Downingtown, Pennsylvania.

The applicant with two other colored men became quite drunk on the night of the crime, and during the night these three went to the house where the applicant boarded with his cousin, Mrs. Styer. Sometime during the night Styer was shot by Evans with Styer's pistol, as a result of which he died, and the next morning Evans was found in a drunken stupor on the trap door leading into the Styer house. There was no testimony to show the exact manner in which the killing occurred. No notes of testimony were taken and the full details of what happened are not available.

The Board has received a letter from Harris L. Sproat, Esquire, in regard to this application as follows:

"I have received the copy of the application of William Evans for a pardon, which will come before your Board at its next meeting on October 18th, having served in the District Attorney's Office in Chester County at the time of the Commission of this crime. On account of the fact that this application always bore a good reputation previous to the commission of this crime and the fact that the circumstances immediately preceding and attending the killing were never clearly established and the fact that both the defendant and the man who was shot had been drinking heavily together with other persons on the night of the shooting, the defendant found still in a drunken stupor the next morning after the shooting, and the fact that the defendant has already suffered nine years imprisonment, these facts coupled with the information that I have received to the effect that the applicant is at the present time in a poor state of health and likely to go into permanent decline if confined longer, lead me to believe that the defendant, under all the facts and circumstances has already been punished sufficient to meet the end of public justice and I think that a favorable recommendation in his case would be the proper action, I beg to remain."

The applicant has an unusually good prison record. Some of the Members of the Board of Prison Inspectors and the Warden of the Eastern Penitentiary are personally interested in this case. It is believed that if he is incarcerated for a longer period that he will not survive for the reason that he develops colds in winter time which probably will have a fatal result.

We have concluded that this is a meritorious case, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William Evans.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 67, September Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Clearfield, Edward Davis waived the finding of true bill and pleaded guilty to the felonious use of dynamite to buildings,

and on February 18, 1920, was sentenced to pay a fine of One dollar, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for not less than three years and not more than six years.

The applicant is a married man with thirteen children. He is now seventy-one years of age, and up until 1919 had an excellent reputation. He was a sober and industrious man working as a coal miner.

About the time of the crime it is alleged that his mind became temporarily unbalanced. He was seized with the idea that his wife was unfaithful to him. He dynamited his home, as well as that of his son-in-law. In this he severely injured himself.

John C. Arnold, Esquire, District Attorney of Clearfield County, writes to the Board as follows:

"Edward Davis is a coal miner by occupation. On the 14th day of July, 1919, he placed and set off a quantity of dynamite under or near the house of Alexander Muirhead, his son-in-law, and also under his own residence, in Morris Township, Clearfield County, Pa. In the explosion he himself was severely injured, which was not due to any negligence on his part but due to his not caring whether or not he himself was killed. He was arrested, waived the finding of a Grand Jury and entered a plea of guilty to assault with intent to murder Muirhead with the felonious use of dynamite. Upon the latter charge he was sentenced on February 18th, 1920, inter alia, to imprisonment in the Western Penitentiary for a minimum of three years and a maximum of six years.

"Davis claimed, and it was substantiated, by the parties assaulted as well that he was jealous of his wife with whom he had not been getting along well. That his fancied wrongs preyed upon his mind so that the result followed.

"The question of Davis' mental capacity was gone into with a great deal of care both at the time of his arrest and the time of his sentence, and an Inquest in lunacy held. The Inquest of Lunacy held at the instigation of the District Attorney. The Inquest in lunacy held him to be legally of sound mind. There was no question but that he was abnormal, but it did not amount to legal insanity. The Court and District Attorney and the injured parties all had sympathy for Davis. The injured felt there was no other way open except that he be committed either to the Insane Asylum or the Penitentiary, and in this view both the Court and District Attorney concurred. We were all, however, sensible to the fact that this was not the usual result of offenses of this character.

"Before the pardon application was filed representations were made to this office by Mrs. Kane that Davis would be taken to her home in Centre County if this pardon could be obtained. Mrs. Kane is an estimable woman. We then stated to Mrs. Kane that if the parties who were injured or who had reason to fear Davis, concurred in the application for the pardon that this office would not oppose that application. This view met with the entire concurrence of Judge Bell, who authorized me to make this statement to you.

"Because of the advanced age and feeble health of this convict we felt that it would be a mistake to oppose this application, especially when his sentence will expire in four months.

"The statement of the parties that Davis bore an excellent reputation before the crime is entirely correct. Both he and all the members of his family are most reputable people.

"The pardon application states the age of the convict as now being seventy-one and that he was sixty-nine at the time of his admittance. Davis' then information to me was that he was sixty-five at the time of the sentence."

We have concluded that these facts indicate the application is a worthy one, and we, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Edward Davis.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 34, September Sessions, 1920, in the Court of Quarter Sessions of the Peace and Oyer and Terminer in and for the County of Luzerne, William F. Miller was con-

victed of rape, and on October 1, 1920, was sentenced to pay a fine of Two hundred and fifty dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than ten years or more than fifteen years.

The applicant is fifty-four years of age, a citizen of the United States, a lumberman by trade and is married. Mr. and Mrs. Miller took to live with them a child, fourteen years of age, by the name of Leah Sims, and a baby was born to her on July 12, 1920. She alleged that Miller had lived in illicit intercourse with her for about a year and a half. She told conflicting stories as to the cause of her pregnancy and in her first interview she stated that the father of the child was a camper, who lived at Lily Lake, whose name she would not give.

Later she was taken to the United Charities. Within two weeks after Miller's conviction a man named Stewart, who boarded with the Millers, asserted that he is the father of the child of Miss Sims and made an affidavit to that effect. Notwithstanding this the Court refused to grant a new trial.

Since the trial it has come to light that Miller was physically incompetent to have intercourse with a woman. A physical examination was made of Miller at the Eastern Penitentiary, and Dr. Martin Costello after reciting the condition which he found, stated that "these facts together with the man's age lead me to believe that it is extremely improbable that he would be able to have sexual intercourse and impossible for him to be the father of children."

These facts indicate very strongly that Mr. Miller is entirely innocent of the crime for which he was convicted.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William F. Miller.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 17 December Sessions, 1921, in the Court of Oyer and Terminer in and for the County of Fayette, Elmer Miller was convicted of murder in the first degree, and on May 31, 1922, was sentenced to be electrocuted.

The applicant is fifty-seven years of age and was a resident of Franklin Township near the village of Vanderbilt, where he worked as a farmer. He was married in 1888 and there are seven children living, four of them of age, and three young children, namely, Jacob, fourteen years of age, Eunice, twelve years of age, and Robert, nine years of age. The applicant was successful in his business and owned a thirty acre improved farm. During his residence in the township he had served as a road boss, was elected a road supervisor, and also elected a constable of the Township and later was appointed Game Warden.

On December 1, 1921, Elmer Miller shot and killed his wife while she stood in their residence near the mantel whereon there were two or three loaded revolvers. He says that he shot her while she was pointing one of the revolvers at him with the apparent intention of shooting him. There was no one present at the time of the tragedy except the applicant and his wife.

While there is no doubt that Miller killed his wife, the conviction of first degree murder was secured largely upon the testimony of the three younger children whose ages have been given, supplemented by the testimony of the daughter, Anne Livingston, and the son Ewing Miller. The testimony of the younger children was to the effect that the father had threatened the life of the mother and had been abusive

in his treatment of her. Since the trial these children have made affidavits to the effect that their testimony at the trial was not true, and later these affidavits were denied. It was again affirmed by them, and a final denial of their sworn testimony has been made. Recently the younger children have written requesting that commutation be granted. Ewing Miller, of mature age, who was very bitter against his father at the time of the trial, writes the Governor as follows:

"Dear Governor Sproul:

"I am the son of Elmer Miller, Ewing Miller. I was against my father during the trial because I was forced to do so by other people and during the trial there was some very serious lies against him in the case and the half of the testimony was impossible to be true for it was a few people from Vanderbilt that forced the family to do so. I am a son of Elmer Miller and what made me do these lies was that I was forced to do so, for I told the stuff that was not true. Please do not send him to the chair.

"Very truly
"Yours,
"EWING MILLER."

One of the married daughters has written requesting that the father be electrocuted.

We hesitate to refrain from recommending mercy to a man when his own daughter requests that he be sent to the electric chair. The Board is constrained to favorably consider this application because of the applicant's previous good character and the uncertainty which exists as to the testimony of some of his children.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that the sentence of death imposed upon the said Elmer Miller be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., October 24, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 10 and 157, May Term, 1916, in the Court of Quarter Sessions and Oyer and Terminer in and for the County of Washington, Thomas H. Talbot was convicted of felonious entry, robbery, larceny and receiving stolen goods, and on June 1, 1916, was sentenced to pay the costs of prosecution, a fine of one hundred dollars and to undergo imprisonment in the Western Penitentiary for a maximum period of ten years and a minimum period of eight years.

The applicant is thirty-seven years of age, a citizen of the United States, by occupation at the time of his arrest a farmer, and he resided at Russelton, Allegheny County, Pennsylvania. He has a family of two children—Ethel, aged thirteen, and Mildred, aged six. The applicant is the sole support of his two children and is also partially supporting his mother, his wife being now deceased. The applicant's health at the present time is in a serious condition. He is suffering from tuberculosis of the bowels, and while an inmate of the Penitentiary has undergone several operations.

The crime for which he was convicted was the robbery of the First National Bank at Houston of approximately \$16,000. He owned his farm and on it was found approximately \$1,600, which was identified by the Bank as being part of the money which had been stolen. He was identified as being one of the robbers of the Bank although he denied any knowledge of the crime and both he and his wife testified that the money which had been found on the farm had been left there by James Dillon. It was the disclosures of the wife which helped to locate the money on the farm.

The reasons submitted for the favorable recommendation of this application are that the identification of the defendant was meager and that the alibi presented by the defendant and by disinterested witnesses indicated that the defendant was not guilty; that the term of imprisonment already served had satisfied the ends of justice; that the behavior of the prisoner in the prison has been exemplary, especially during the riot which occurred at the Western Penitentiary, at which time, we are informed by the Superintendent of the Prison Labor Commission, he was one of a small group who saved much valuable property of the Commission and also saved the life of the Superintendent, as he believes. His health also is bad.

These reasons appeal to the Board as being worthy of serious consideration, and we have concluded that the application should be granted. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Thomas H. Talbot.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 44, February Sessions, 1919, in the Court of Oyer and Terminer in and for the County of Luzerne, Salvatore Delbarto pleaded guilty to manslaughter, and on June 11, 1919, was sentenced to pay a fine of five hundred dollars, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for not less than eight nor more than ten years.

The applicant is twenty-six years of age, an Italian citizen, by occupation a miner, and resided at Pittston, Pennsylvania.

On November 14, 1919, at the home of Mrs. Consargo, in Pittston, Pennsylvania, there were present the applicant and a number of other people, among them being Baruzzo. Baruzzo made an indecent proposal to Mrs. Consargo and threatened to cut her throat, and she then pleaded to the applicant to go for her husband. When Delbarto started for Mrs. Consargo's husband, he was attacked by Baruzzo with a knife and fork and slashed about the head and face. Delbarto seized a gun from a shelf nearby, told his assailant to keep away from him, backed up against the wall, and Baruzzo still attacking him with the knife, Delbarto then shot. After the shooting Delbarto went to the home of his brother, about a mile and a half away, where he remained until he recovered from his wounds, and then surrendered himself to the Pittston police, in the meantime having heard of the death of Baruzzo.

The reasons alleged for clemency in this case are that Delbarto acted in self-defense; that he has served three years and ten months of his sentence, which is sufficient punishment for the crime that was committed; the known bad character of the dead man, who had a record of killing a number of people; the voluntary surrender of the applicant three weeks after the commission of the crime, and that there was no malice nor premeditation.

These facts compel the conclusion that the applicant has expiated the crime for which he was convicted, and we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Salvatore Delbarto.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 32, March Sessions, 1919, in the Court of Oyer and Terminer in and for the County of Allegheny, Antonio Rupich pleaded guilty to voluntary manslaughter, and on June 18, 1919, was sentenced to pay a fine of six and one-quarter cents, the cost of prosecution and to undergo imprisonment in the Western Penitentiary, for not less than eight years or more than ten years.

The applicant is twenty-eight years of age, a single man, and resided at Clairton, Allegheny County, prior to his arrest, for six years, where he was employed by the Carnegie Steel Company.

The applicant and Mr. Nacich, the deceased man, were cousins and good friends. On December 20, 1918, they, with some others, were in the house where Rupich boarded, which is next door to Nacich's home. They had been drinking and were sitting around the table talking when Rupich slapped Nacich and told him it was time for old married men to go home. Something of a struggle followed when Rupich picked a glass pitcher off the table and struck Nacich over the head, the blow causing his death the next morning. The blow was not sufficiently hard to break the pitcher.

The Board is in receipt of letters from the employers of the applicant, who set forth that he had a good reputation among his fellow workmen, that he was a peaceful, law abiding citizen, that employment awaits him if he can be released, and that it was their opinion that Rupich did not intend to kill or seriously injure the deceased man, but that the fatality was an unexpected misadventure.

S. H. Gardner, Esquire, Assistant District Attorney of Allegheny County, who tried the case, writes, that he considers the sentence unusually severe, and that the case approaches very closely the crime of involuntary manslaughter, as the killing was done rather as the result of a playful prank than otherwise.

Accepting this view of the case it appears that the punishment has been sufficient to meet the requirements of justice.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Antonio Rupich.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAMES F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1 June Term, 1920, in the Court of Oyer and Terminer in and for the County of Warren, Leslie Durlin was convicted of statutory rape and bastardy and on July 19, 1920, was sentenced to pay a fine of one hundred dollars, the costs of prosecution, to pay the mother of the child twenty-five dollars and also pay her eight dollars per month, each calendar month, and undergo imprisonment in the Western Penitentiary for not less than four years nor more than five years.

The applicant is a citizen of the United States, thirty-eight years of age, by occupation a factory worker, and at the time of his arrest was employed by C. C. Johnson as a woodsman. He resided in Pittsfield Township, Warren County, Pennsylvania, was married and had six children, all daughters, the oldest being eighteen years of age and the youngest seven years of age.

Velma May Messenger lived with her father in Freehold Township, Warren County, Pennsylvania. She stated that while she was in her father's home alone on February 16, 1919, when she was less than fifteen years of age, Leslie Durlin, the applicant, at about 10:30 or 11:00 A. M. drove up to the house, hitched his horse, came into the house and made some threats and committed the offenses charged against him. A child was born to her on November 12, 1919. The applicant has always maintained his innocence and denied that he was in the vicinity at the time. Since the trial he has learned that his brother, who was about the same size and build, did know the Messenger family, that he had a horse and buggy and was in the vicinity at the time of the alleged crime, and was seen by some children who swore that they saw the applicant. There was considerable other after discovered testimony which tended to show that the applicant may be innocent of the crime for which he was convicted.

Velma Messenger has married Fred L. Sliter and as the result of this union a baby was born. There are affidavits to the effect that the baby born from this wedlock and the baby born previously are very similar in appearance. Fred L. Sliter was a boarder in the Messenger home and worked for the girl's father when the girl became pregnant the first time. There is also an affidavit of Mrs. Frank Studd to the effect that the father of Velma Messenger had told her a wrong had been done Leslie Durlin and at the time of the trial he believed his daughter's statements that Durlin was the father of the child, but since that time he had made up his mind that the charge against Durlin was not true and he believed that his daughter misinformed him as to who was the father of the child.

Because of the after discovered testimony and the doubt as to the guilt of the applicant and taking into consideration the term of imprisonment which the applicant has undergone, we have concluded that this is a proper case for the exercise of clemency and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Leslie Durlin.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 566 January Sessions, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Ernest Ursomano pleaded guilty to voluntary manslaughter and on April 26, 1922, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than three years nor more than four years.

Ursomano is twenty-four years of age, unmarried, a laborer by occupation, was born in Italy and came to Philadelphia when he was fourteen years of age. On December 17, 1915, Ursomano got into a quarrel with one, Raniszewski, who was an Austrian, Ursomano being an Italian, and their countries at that time being at war. Ursomano was then seventeen years of age and the Austrian was a grown man of strong physique and much larger than Ursomano. Both men were employed in the Lamp Globe Works of the Gilbert Glass Works of Frankford, and were engaged in night work. Frequent discussions occurred between them upon the war and on the morning of December 17, 1915, the deceased man picked a fight with the Italian boy and it wound up by their throwing lamp globes at each other. The Austrian threatened to get Ursomano when they stopped work and left the building. The men stopped work about 4 o'clock A. M. and the deceased was waiting for Ursomano outside. Im-

mediately he started the attack and both men were seen in a clinch. It is alleged that Ursomano was overpowered and finally shot his assailant in order to save himself. After the shooting Ursomano went to the home of his brother in the Southern part of Philadelphia and shortly thereafter sailed for Italy. He enlisted in the Italian Army and served until the finish of the war with bravery and distinction. At the conclusion of the war he returned to his brother's home in Philadelphia under a passport with no attempt at concealment of his name and was arrested with the result above stated.

Honorable Horace Stern, the Trial Judge, writes to the Board as follows:

"Ernest Ursomano pleaded guilty before me on April 22, 1922, to voluntary manslaughter, and was sentenced to not less than three nor more than four years in the Eastern Penitentiary from that date. Because of the nature of the offense, it seemed to me necessary to impose the sentence above referred to. I realized at the time that there were extenuating circumstances in the case, but they appeared to me to be of such a nature that they should more properly be presented to a Board of Pardons than to the sitting Judge.

Yours respectfully,
HORACE STERN."

The Board is in receipt of a large number of letters to the effect that Ursomano was at all times a young man of good character, industrious, sober, peaceable and law abiding, which request favorable treatment in this case.

In the opinion of the Board this is a meritorious case and we, therefore, "after full hearing upon due public notice and in open session" recommend that a pardon be now granted to the said Ernest Ursomano.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 367, September Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Luzerne, Donato Musato pleaded guilty to forgery, and on September 22, 1920, was sentenced to pay a fine of five hundred dollars, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for not less than six years nor more than eight years.

The applicant at the time of his conviction was twenty-two years of age, a laborer by occupation, married, and was a resident of the borough of Nanticoke. The crime consisted in the forging of his father's name to orders on the First National Bank of Nanticoke, withdrawing the savings account of his father. It seems that the young man was in love with a young woman whom he married, and that he lavished on her the money which he obtained by forging his father's name. Upon his arrest a large part of the money so obtained was restored to the Bank, and his father made complete restoration, so that no loss was sustained.

Arthur H. James, the District Attorney of Luzerne County, writes in regard to this case as follows:

"In re: Application of Donato Musato

"The above named defendant plead guilty with forging his father's name to withdrawals from the account of his father in the First National Bank of Nanticoke, and was sentenced on the 27th day of September, 1920, to the Eastern Penitentiary. "From my investigation it appears that this young man has served in the American Army and had an excellent record; that he married a young woman from Scranton, Penna., and used the money which he obtained from the Bank to lavish upon this young woman.

"Upon his arrest restitution was made of the funds still in his hands, and the father made good to the First National Bank of Nanticoke. I further understand that his father is very anxious to have the boy released, and I believe the boy has been sufficiently punished, and that his experience will justify my belief that he will become a worthy citizen."

Charles A. Shea, of Wilkes-Barre, who appeared for the Commonwealth as a representative of the First National Bank of Nanticoke, writes, stating that he joins in the application and believes that the young man has been sufficiently punished.

Because of these facts, we, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Donato Musato.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 33 June Sessions, 1917, in the Court of Oyer and Terminer in and for the County of Luzerne, Joseph Washko was convicted of manslaughter, the jury recommending him to the mercy of the Court, and on June 21, 1917, was sentenced to pay a fine of one thousand dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than eleven years and eleven months and not more than twelve years.

The applicant is a citizen of the United States, at the time of the killing was twenty-nine years of age, married and without children. He resided near the village of Eckley, Pennsylvania. The fatality was the culmination of two days and two nights of drinking on the part of the applicant and his half-brother, Mike Washko. On the way home from a saloon they got into a dispute, and the applicant went into his house, endeavoring, as he claimed, to avoid trouble. In the house Mike Washko became aggressive and in a bad temper, and a fight ensued, during which Joseph ordered Mike from the house. Mike refused, and Joseph went upstairs for a shotgun, and, upon returning, followed Mike out into the yard and there fired the fatal shot.

Joseph Washko has always contended that he did not get the gun with the intention of shooting, but only for the purpose of frightening his half-brother off the premises, and that the gun was accidentally discharged. The jury deliberated nearly two days and finally returned a verdict of "manslaughter". The Court imposed the maximum sentence for manslaughter, and the applicant has now served more than five years of this sentence.

Ten members of the jury who convicted him, being all of the jury that could be found, joined in a petition in which they state that they would not have convicted him of manslaughter if they had not felt that a much less penalty would have been given, and that, in their opinion, the punishment already endured has been adequate, especially since there was an honest and substantial doubt of the defendant's guilt of the crime.

Frank P. Slattery, Esq., of Wilkes-Barre, was the District Attorney at the time this case was tried. He writes that he was much impressed by the previous good character of the defendant, and felt a good deal of compassion for him, as the evidence plainly showed that the killing was the result of drink. He joins in the request that the pardon be granted.

To a similar effect are letters from John Shigo, a banker of Freeland, Pennsylvania, M. S. Depierro, First Assistant District Attorney, E. C. Reese, Postmaster, and a number of other influential and reputable citizens.

In the opinion of the Board the applicant has been sufficiently punished by the term of imprisonment which he has served. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Joseph Washko.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 20, March Sessions, 1920, in the Court of Quarter Sessions in and for the County of Lawrence, Steve Broom was convicted of felonious assault and battery, and on June 19, 1920, was sentenced to pay a fine of one dollar, the costs of prosecution, and to undergo imprisonment in the Eastern Penitentiary for not less than three years nor more than six years.

The applicant is an Italian by birth, twenty-eight years of age, lived at Hillsville, Lawrence County, Pennsylvania, and was employed by the Carbon Lime Stone Company.

On November 5, 1919, the applicant and one Burik were in a house at Hillsville until about ten o'clock, when Burik left for home, and on his way home he claims that the applicant jumped from behind a house or tree and slashed him in the face with a pocket-knife, inflicting a wound that required the attention of a doctor. The prosecutor claimed to have recognized the applicant although it was quiet dark and there were no street lights near.

The applicant admitted that he was at the house in question, but claims that he left there about ten o'clock, went to a store near-by to purchase some groceries and then to his boarding-house; that he went to work the next morning and remained at his work and at his usual residence until he was arrested on December 12, 1919; that he did not see the prosecutor from the time he left the boarding-house where they had met until after he was arrested some six weeks later.

Honorable G. G. Sloan, the Trial Judge, writes the Board in regard to this as follows:

"Three years ago I was assigned to specially preside in the Courts of Lawrence County. Steve Broom was indicted on an indictment containing several counts—felonious assault, aggravated assault and battery and simple assault and battery. The jury returned a verdict of guilty in manner and form as indicated. I sentenced him to the penitentiary for a period of not less than three years and not more than six years.

"The case was close on the facts and at that time I had serious doubts in my mind whether there was sufficient evidence to justify a conviction. A motion was made for a new trial but never pressed. My recollection of the testimony is that he was convicted almost entirely on the evidence of the prosecutor, who swore the defendant had attacked him in the dark and inflicted the injury. The defendant offered proof of his whereabouts, that he was at home in bed at the time of the alleged assault, and by disinterested and apparently worthy witnesses.

"Since the matter of pardon was considered I have taken some trouble to inform myself in regard to the case. I was a stranger in the city and had no knowledge except what I could derive from others. The general opinion is that he was not guilty. Some of the very best people in New Castle entertained that idea.

"If the motion for a new trial had been followed I feel very certain I would have granted it, at least giving him another chance. I am certain he was not guilty of anything higher than aggravated assault and battery at the best. I am satisfied that my sentence was too severe.

"If you can see your way clear, without doing injustice to any one, I would very earnestly ask that you pardon this defendant. He has already served two and one-half years, which I think is sufficient for all the injury that was alleged to have been inflicted, even conceding he was guilty."

Thomas W. Dickey, Esq., Attorney at Law, of Newcastle, Pennsylvania, writes that he assisted in the prosecution of this case, and that in his opinion the crime, if any, did not

rise higher than aggravated assault and battery, for which the maximum penalty is three years. He expresses his belief that the man has been adequately punished, and that he should now be pardoned.

These circumstances impel the Board to the conclusion that clemency should now be exercised. We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Steve Broom.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1, June Term, 1921, in the Court of Oyer and Terminer in and for the County of Lawrence, Pete Christean, alias Pete Christy, was convicted of murder in the first degree, and on December 5, 1921, was sentenced to be electrocuted. On Wednesday, May 1, 1918, four men attempted to rob a house in the City of New Castle. James Cucian, a policeman of the City of New Castle, went into the house and was killed in a pistol duel which then occurred. One of the four men was found dead sometime later in a vacant lot nearby. The other three criminals forced a taxicab driver, by the name of Harper, to take them to Youngstown, where Harper reported the matter to the police. The police discovered the men, attempted to make an arrest and a running fight ensued during which Captain Jenkins, one of the policemen, was seriously wounded. Three of the men apparently escaped, but one of them was found dead close by on the following morning.

Pete Christean was arrested in Cincinnati, extradited, tried and convicted in Lawrence County as one of the culprits.

Christean maintains that he has never been in New Castle, that the identification of him as one of the murderers was a mistaken identification, and that there are two Pete Christeans, the real offender now being at large.

The affidavits of five different individuals have been furnished to the Board, who saw the murderers at sometime prior or subsequent to the commission of the crime, and who state, under oath, that the applicant was not one of them. In addition to this the prosecutor in the case, N. J. Young who was County Detective and who assisted in preparing the evidence at the trial, writes to the Board, inter alia.

"I have no hesitancy in saying to the Board of Pardons that this man's sentence ought to be commuted. It may be possible that in the future some evidence may be found that the witnesses were mistaken in their identification of the applicant."

While there was ample evidence at the trial to convict the applicant, there is a possibility of this being a case of mistaken identity. It seems proper to refrain from making it impossible for the applicant to show by adequate proof at some future time that this is the case, and for this reason we have concluded that the sentence of death should now be commuted.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that the sentence of death imposed upon Pete Christean, alias Pete Christy, be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 301 March Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Abraham Spear was convicted of larceny and on November 10, 1920, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County prison for three months. On November 19, 1920, this sentence was reconsidered and the defendant discharged on probation for the period of six months.

The petitioner is thirty-seven years of age, a native citizen of the United States, white, married, the father of six children and he resides in Philadelphia where he has been engaged in the automobile business for the past fifteen years. Spear and Applebaum were partners in the automobile and garage business. Dispute arose over a debt of \$350.00 which Spear claimed Applebaum owed him, and as a result the partnership was dissolved. A nephew of Applebaum's was employed in the garage and upon his leaving the employment he claimed the ownership of some tools which were refused him by Spear who claimed they were bought and paid for by him. A warrant was issued and Spear was arrested and tried with the result above stated.

Spear makes this application now to clear his record of the stain of what he says is an unjust conviction, and because the conviction has been a detriment to his success in the business world and his standing among his friends and acquaintances. His record before and since conviction is good.

We deem the application a meritorious one and we, therefore, "after full hearing upon due public notice and in open session", recommend that a pardon be now granted to the said Abraham Spear.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 16, October Term, 1920, in the Court of Oyer and Terminer in and for the County of Chester, Leroy A. Austin, was indicted for larceny and was convicted of attempt at larceny, and on November 1, 1920, was sentenced to pay a fine of five hundred dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not more than ten years or not less than two and one-half years.

The applicant is twenty-three years of age, a citizen of the United States, by occupation a stockman and farmer, and at the time of his arrest was employed by the West Chester Dairy as a helper in the creamery. Prior to that his home had been in North Carolina.

The applicant bought two halters and went to the field of one Samuel Johnson and placed a halter on two of the horses but did not remove the horses from the field in which they were located. The result of this act was to contribute two halters to the farmer. On his arrest he admitted that he had haltered the horses, but before attempting to take them out of the field, realized that it was wrong to do so, and changed his mind and went on into West Chester. For this act he received the sentence indicated, which is clearly an excessive sentence. Many Judges under similar circumstances would have suspended sentence. No harm was done the farmer and no crime of any serious consequence was committed. The applicant has the best of reputations in the penitentiary and had a good record prior to this case and

should be a useful citizen. He has served more than two years of his sentence. In our opinion, the interests of justice require that he shall be immediately released.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Leroy A. Austin.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 58 December Sessions, 1920, in the Court of Quarter Sessions in and for the County of Lycoming, D. W. Longwell was convicted of administering a drug with intent to procure miscarriage, and on January 16, 1922, was sentenced to pay a fine of five hundred dollars, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than eighteen months, nor more than two years.

The applicant is forty-four years of age, a citizen of the United States and at the time of his arrest was engaged in practicing medicine in South Williamsport, Pennsylvania. The applicant was indicted on two counts, the second being that of unlawful and feloniously using certain instruments with intent to procure a miscarriage. He was acquitted on the second count and the offense for which he was convicted was the giving a pregnant woman pink pills. There is no adequate testimony that the pink pills which he gave her would produce a miscarriage nor is it sufficiently clear that a miscarriage resulted from the taking of these pills. The applicant comes from a good family, is a practitioner of considerable experience and ability and had never before this time been mixed up with any similar trouble, and the Board is assured that if leniency is now exercised the applicant will become a useful citizen and will not resort to the practice for which he was convicted.

We have concluded that these facts indicate that a favorable treatment of this case should be given, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said D. W. Longwell.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 12, September Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Bradford, Miles Holcombe pleaded guilty to receiving stolen goods, and on February 13, 1922, was sentenced to pay a fine of one hundred dollars to the Commonwealth, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than two years and nine months or more than three years.

The applicant is twenty-seven years of age, a citizen of the United States, by trade a barber, at the time of the crime was running an automobile garage at Sayre, Penna., and is unmarried. During the year 1921 there were considerable goods stolen from cars of the Lehigh Valley Railroad and of the Erie Railroad. A search was made of the garage run by the applicant and some of these goods were found therein. The applicant upon his arrest told the officers of his connection with the matter, rendered valuable assistance to the officials in the recovery of other goods and in the apprehension of others who had been guilty of the actual stealing. The stolen goods with which the applicant had any connection, directly or indirectly, were restored to the owners and full compensation and settlement was made to the injured parties.

Honorable William Maxwell, the Trial Judge, writes that the defendant never was in Court before, charged with crime, and in view of his having restored the property to the owners, or paid the value thereof, prior to the sentence, we were "unconsciously severe in the sentence that we imposed upon this defendant". Judge Maxwell further says that upon the return of the defendant if he does not lead the life of an honest and upright man, and he again commits any crime, he can be brought into Court and sentenced on the two indictments upon which sentence was suspended.

The District Attorney, William G. Schrier, also writes to the Board recommending that clemency shall now be shown.

In view of the statements of the Trial Judge and the District Attorney, we, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Miles Holcomb.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 605-607 June Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Theodore Lusta was convicted of entering to steal, larceny and receiving stolen goods, and on June 28, 1921, was sentenced to pay the costs of prosecution and undergo imprisonment in the Eastern Penitentiary for not less than two years nor more than three years.

The applicant is white, thirty-two years of age, unmarried, a waiter by occupation and lived at Philadelphia two years prior to his conviction. He was convicted of the larceny of forty dollars from a dwelling house in Philadelphia. It is alleged that the applicant would rent a room in a rooming house and in the early morning would rob the house of whatever cash was available and then leave and go to another house and rent a room and perpetrate the same act, in each case receiving about thirty dollars.

Honorable James M. Barnett, President Judge of the Forty-first Judicial District writes the Board as follows:

"On June 28th, 1921, Theodore Lusta was convicted before me, while specially presiding in Court of Quarter Sessions, No. 1, of Philadelphia County, of entering with intent to steal, and was sentenced to not less than two nor more than three years in the Eastern Penitentiary. I am advised that he is now applying for a pardon, after having served nearly three-fourths of the minimum term, and that relatives are anxious to have him freed, intending to start him in honest employment. The sentence was perhaps unduly severe under the circumstances, and if it shall seem proper to the Board of Pardons to grant the desired relief, their action will have my full approval."

In view of the representations of the Trial Judge we have determined that the applicant has been sufficiently punished, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Theodore Lusta.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 975 and 976, June Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Allegheny Ralph B. Montgomery pleaded guilty to entering a building, larceny and receiving stolen goods, and on August 19, 1921, was sentenced to pay a fine of six and one-quarter cents, the costs of prosecution and to undergo imprisonment in the Western Penitentiary for a period of not less than eighteen months or more than two years.

The applicant is thirty-two years of age, a citizen of the United States, by trade a fireman on the Pennsylvania Railroad, but at the time of his arrest was out of work and his residence was at Pittsburgh, Pennsylvania. He is married and has two children, two and one-half years and fourteen months of age, respectively.

The applicant for sometime prior to his arrest had disagreements with his wife. During this period he engaged in frequent drinking parties at the home of Mrs. Mahler, one of the prosecutors, who charged him with the larceny of certain wearing apparel. Just before his arrest he was at Mrs. Mahler's home, and in leaving he and John Morton took with them several articles of wearing apparel. The goods were restored to the owner the next day. John Morton the other participant in the offense has been paroled and is now at liberty. H. H. Rowand, the District Attorney of Allegheny County writes, that this office has no objections to a favorable consideration of the application. The prosecutor also writes requesting that leniency be now shown to the applicant.

The applicant comes from a respectable family, and his wife is a woman of fine character, who stands loyally by her husband. A complete reconciliation has been effected and it is believed that the applicant upon his release will lead a correct life and support his wife and little children in a proper manner. It would seem to us that the ends of justice have been met by the imprisonment incurred and that it is fitting that the applicant should now be released from prison.

We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Ralph B. Montgomery.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 205, February Sessions, 1922, in the Court of Oyer and Terminer in and for the County of Allegheny, Earl McKinney pleaded guilty to receiving stolen goods and,

on March 25, 1922, was sentenced to pay a fine of six and one-quarter cents, the costs of prosecution and to undergo an imprisonment of not less than two years or more than three years in the Western Penitentiary.

The applicant is twenty-six years of age, a citizen of the United States, a machinist by trade, having worked for a number of years at his trade in West Homestead, Pennsylvania, and a married man with two children, who owned his own home. This is the first offense of which he has been convicted, and his reputation prior to this case has been good.

The offense committed was the robbery by William Hughes and LeRoy Lockes, of a tailor shop and the carrying away of goods. The applicant drove these men to the tailor shop in his automobile and waited in the machine while they went into the tailor shop and took some cloth. The three men afterwards drove away with the cloth and it was sold. The applicant helped recover the stolen goods and pleaded guilty to the charge of receiving stolen goods. He testified on behalf of the Commonwealth at the trial against the men involved and assisted in securing their conviction and sentence. Harry H. Rowand, District Attorney of Allegheny County, writes the following letter:

"Answering your communication of November 4th, 1922, relative to the application of Earl McKinney for pardon, we beg to advise that we have read the petition for pardon, to which the history of the case is attached, and that the facts set forth in the said history are substantially the facts as appeared before the Court at the time of hearing.

"This case was prosecuted by our County Detective Bureau and I am advised by the Officer having charge of this prosecution that the application for pardon is in his estimation a meritorious one.

"This office has no objection to a favorable consideration of this application."

Because of the previous good record, the fact that this is a first offense and the conduct of the applicant in assisting the Commonwealth in bringing the others to justice, and believing the imprisonment, which he has incurred will tend to prevent him from committing further crimes of this character, we, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Earl McKinney.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth,

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., November 28, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 1, August Sessions, 1906, in the Court of Oyer and Terminer in and for the County of Adams, William Eyler was convicted of murder in the first degree, and on January 7, 1907, was sentenced to be hanged. On October 16, 1907, this sentence was commuted to life imprisonment.

The applicant is a citizen of the United States, by occupation a farmer, at which he was employed at the time of his arrest. He had a wife at the time of his arrest, who has since been divorced and has remarried; and he has a father eighty-two years of age and a mother seventy-seven years of age, living on the home farm, who are in need of his care and support.

On May 30, 1906, with his wife, father, mother and other members of his family, he drove from his home in Maryland near the Adams County line, to Gettysburg. On the way to Gettysburg he drank several glasses of whiskey and beer, and during the day added to his potations. About four o'clock in the afternoon his brother-in-law, William Long, engaged in a fight in the bar-room of the Globe Hotel at Gettysburg with Howard Miller, the deceased, in which fight Long and his companions were worsted. The applicant was not present at this fight—had never before seen or heard of Miller, the deceased, but some one came out and told him that his brother-in-law had been whipped in a fight.

Eyler rushed into the hotel through a rear door, tore off the handle of an iron pump which stood in a rear room and went into the bar-room where Miller was standing and where a bystander pointed out Miller to Eyler. Eyler struck Miller on the head with the pump handle and departed from the hotel in the direction of Emmitsburg, where he was found several hours later lying in the public road.

The District Attorney who tried the case, John D. Leith, stated to the Board that at the most the crime committed was second degree murder, and that it was a great surprise to everyone that first degree murder was found. The imprisonment of approximately sixteen years which the applicant has served is adequate punishment for murder in the second degree.

Honorable S. McC. Swope, trial Judge, writes the Board in regard to this case, as follows:

"The case of Commonwealth vs William Eyler, on the charge of murder of Howard Miller, was tried before me as the then President Judge of the Courts of Adams County.

"I am entirely satisfied with any action your Board may take in relation to the present application for his pardon, and I believe that under all the circumstances of the case, his pardon at this time will meet the approval of the citizens of Adams County."

These facts indicate strongly that the applicant has been adequately punished for his crime. He has been a good prisoner and the prison officials assure the Board that if released he will become a good citizen.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said William Eyler.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 5, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 55, November Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Luzerne, Benjamin Robzin, John Callahan and Thomas Mullin (with two others) were convicted of entering a house and larceny, and on October 14, 1921, were sentenced as hereinafter recited.

This case presents some unusual features which require the statement, with more than usual detail, of the reasons leading to the recommendation made herein.

It is proper to state that the conclusion we have reached is not to be taken as an approval of the charges of unfairness made against the trial judge in the application. A careful examination of the testimony shows the rulings throughout the trial to have been impartial though some of the testimony went rather far afield. There are some expressions in the charge which we think tend to the detriment of the defendants though they do not constitute reversible error, and while we are impressed with the probability of their having operated to the prejudice of the defendants we cannot think they were so intended.

One passage which seems scarcely appropriate in a charge, was the following:

"You have heard rumor of thousands and hundreds of thousands of dollars being made by the illicit trade in whiskey; and those things, therefore, show you that this case is highly important in what respects? * * * Fifth, to the good name of the kind people that the malefactors would belong to: If these three men, being Jewish, three of the five, were guilty of this crime, they brought disrepute upon one of the oldest and best religious faiths in the world, the one which we hark back to. If these other two men, being Christians—and Catholics, I believe, too, from their names—were guilty of this offense, they brought reproach upon one of the most general faiths in the world—hundreds of thousands, hundreds of millions of people belonging to that faith. And they bring reproach upon every one, they bring reproach upon

their mothers that bore them, and their fathers that brought them up, if they are willing to violate the laws of the land and steal and bootleg and do those things for the sake of a few paltry dollars. You see it is not a proper appreciation of life and its responsibilities, of the government and its duties."

The language quoted sounds more like a prelude to a sentence than an aid to the jury in solving a simple question at fact. It is followed, of course, by the statement—

"But while that may be so, if they did this thing, nevertheless, it is for you to say as a fact, from the evidence in the case whether they did or not."

But we cannot feel confident that this would neutralize in the minds of the jury the very striking language by which it was preceded. We do not disagree with the Superior Court, but our field is broader than theirs.

Likewise, the sentence: "Have the defendants satisfied you that they were not present and that they were not guilty?" is used in connection with other language explaining that the jury must be satisfied of the guilty of the defendants beyond a reasonable doubt, but to the sometimes obtuse minds of the jurors it certainly is dangerous to suggest any duty on the part of the defendants to satisfy the jury "that they were not guilty."

Five men were convicted together,—Robzin, Mullin, and Callahan, who are the three applicants here, and David Chermin and William Pezzner. They were charged with entering (by daylight) a building occupied by the prosecutor, one Matulavicz, and stealing therefrom three barrels of liquor, which were loaded and taken away on a truck. It is quite apparent that the prosecutor Matulavicz, kept a speak-easy, and his testimony indicates that he was not a candid witness. Some of the defendants were identified by the prosecutor and some by his wife. His testimony was that two or three of the defendants came into his bar-room, that one pretended to be a deputy sheriff, that they told him he had purchased stolen liquor (it appeared that he had purchased it all since the passage of the Prohibition law, because he admitted this as to two barrels and said he had paid \$18.00 a gallon for the third barrel) and while he was changing his clothes and going to see his Attorney the liquor was rolled out of his basement and loaded on a truck and when he returned the men and liquor had disappeared. His wife was not in the bar-room during this conversation with her husband, but testified she had seen one of the men in the house and had also watched the loading of the liquor on the truck. There was no identification except by this prosecutor and his wife. There was not a scrap of testimony by any other person who saw any of the defendants anywhere in the neighborhood on the date of the theft. Several neighbors were very close to the truck when the barrels of liquor were being placed thereon but could identify none of those engaged in loading it, and one neighbor, apparently an intelligent man, not knowing there was anything wrong, was requested to help put the liquor on the truck and did so. Called by the Commonwealth he testified that the men he helped were not in the court, though the wife of the prosecutor said they were two of the defendants. All the defendants denied any knowledge of the matter and each of them accounted for his whereabouts on the evening of the theft and each was corroborated by one or more independent witnesses.

Of the five thus convicted, there could not well be degrees of guilt. Each defendant was as guilty as any other defendant, or he was innocent. The jury returned a verdict of guilty as to all, but recommended Callahan and Chermin to the mercy of the Court. On what theory mercy could be recommended as to any one who was guilty, is not apparent. Chermin was sentenced to one year in jail and subsequently paroled, but the judicial mercy to Callahan was expressed in a minimum sentence of six years to the Eastern Penitentiary. Pezzner, Mullin and Robzin were each sentenced to a minimum of eleven years in the Eastern Penitentiary. Securing a retrial on technical grounds through the appeal taken by the defendants to the Superior Court, Pezzner was retried and acquitted.

We therefore have Mullin, Robzin and Callahan serving extremely severe sentences based upon the verdict of a jury which is adjudged to have been wrong in convicting Pezzner. We have Chermin at large, although the same jury found him guilty, and if guilty there is nothing in the testimony to indicate that he was less so than the present applicants.

All the applicants were young married men engaged in legitimate occupations. Mullin was a boiler-maker's helper aged twenty-six, Callahan a railroad brakeman aged thirty-three and Robzin a butcher and grocer aged twenty-four. It

does not appear that either of them had ever been in any previous trouble of any kind whatever. The testimony took such a wide scope that if they had we may be sure it would have a wide mentioned.

Clearly the sentences of these applicants were excessive. The sentences of Mullin and Robzin are heavier than many sentences for murder, and Callahan's supposedly merciful sentence is quite up to the average voluntary manslaughter. The District Attorney frankly admitted at the argument, that the sentences were too severe, leaving it to the Board, however, to determine whether the period now served is adequate.

By the time a pardon could issue the applicants will have served a year and two months. If we were reasonably satisfied of their guilt we should scarcely be prepared to say that their imprisonment should terminate at this time. But in view of the situation as we have described it, we feel that their guilt is too doubtful to justify their further confinement.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Benjamin Robzin, John Callahan and Thomas Mullin.

E. E. BEIDLEMAN,
Lieutenant Governor.

GEO. E. ALTER,
Attorney General.

BERNARD J. MYERS,
Secretary of the Commonwealth.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 16, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 699, August Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Philip H. Yoskin pleaded guilty to subordination of perjury and on November 1, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County prison for three years. The indictment to which he pleaded guilty was that the applicant persuaded a certain man, whose name is unknown, to falsely personate and assume the name of Harry E. Jordan, who was formerly an owner of real estate in Philadelphia, and in the name of Harry E. Jordan to enter bail and become surety before a Magistrate for the appearance of one Irving Haber, in the Court of Quarter Sessions of the Peace for trial on the charge of larceny.

The applicant is fifty-eight years of age, is married and has six children living, the children being between the ages of twelve and eighteen years of age. He is a builder by occupation and has lived in the City of Philadelphia for the past twenty-five years. Previous to this he had never been convicted of any criminal offense and he had a good reputation in the community in which he lived. The health of the applicant has been seriously affected by the imprisonment he has already suffered, and his family is in sore need of his support.

It was strongly urged to the Board by prominent citizens of Philadelphia, who are acquainted with the applicant, with his record and with his offense in this case, that clemency should be exercised. Among those who are of this opinion are S. Abrahams, Honorable A. Mitchell Palmer, Jacob Ginsburg, Israel Shifren, Clement Loyejoy, Joseph Wolf, and others. Honorable A. Mitchell Palmer says:

"I understand that an application for pardon on behalf of Philip Yoskin, of Philadelphia, will be made to the Board of Pardons on the 22nd inst. I have looked into the circumstances surrounding the offense for which Yoskin was convicted and also the situation with respect to his wife and children resulting from his incarceration. I have no hesitation in saying that in my judgment the ends of justice will be amply filled if he is now released. He has been sufficiently punished for a crime in which he was more sinned against than sinning. I am quite certain that he was a victim of other designing persons. His family has suffered greatly and they are very deserving people. I shall be very glad indeed if some relief can be given by the Pardon Board."

The Board has been moved to favorable consideration of this application because of the age and failing health of the applicant and the need of his family for his support and the belief that the substantial term of imprisonment he has already suffered, in connection with the impairment of his health, has been sufficient punishment to the applicant. The applicant's offense was a serious one, but the fact that he was apprehended and imprisoned will serve to deter others from committing similar crimes.

We, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Philip H. Yoskin.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 21, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 13, November Term, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Montgomery, Daniel Boyle and Edward Kerley were convicted of robbery and carrying concealed deadly weapons, and on November 19, 1921, were sentenced to pay a fine of twenty dollars, and costs of prosecution and to undergo imprisonment in the Montgomery County Jail for a period of three years and six months, and at No. 25 November Term, 1921, Edward Kerley was sentenced to pay a fine of ten dollars, one-fourth the costs of prosecution and to undergo imprisonment in the Montgomery County Jail for a period of eighteen months, to be computed from the expiration of the sentence imposed on Bill No. 13, November Term, 1921.

Daniel Boyle is forty-two years of age, a citizen of the United States and was not employed at the time of his arrest. He is a widower with two children, aged five and nine years respectively, and lived in Norristown, Pennsylvania. He is a cripple having lost a foot in a railroad accident.

Edward Kerley is thirty-eight years of age, a citizen of the United States, by occupation a railroad conductor, and while not employed at the immediate time of his arrest he was for fifteen years prior thereto in the continuous employment of the Philadelphia and Reading Railway Company as a conductor. He is married with two children aged five, and nine years respectively, and lived in Norristown, Pennsylvania. Neither of these men had previous to this offense been charged with or convicted of any crime.

In September, 1921, Boyle, with one Charles Rotzell, a former hotel keeper, arranged to obtain three barrels of whiskey from the hotel owned by Rotzell's brother, in Philadelphia, transport it to Norristown and sell the same to some customer of Boyle's. In pursuance of this plan they obtained a truck and driver, left Norristown in the afternoon for Philadelphia, obtained the whiskey, and on the way home, about 6:00 P. M., September 21, 1921, they were met by Kerley and one or two men who demanded by what right Rotzell was transporting liquor. Rotzell and Boyle got down from the truck, Rotzell contends, at the point of a pistol in the hands of Kerley, which is strongly denied by Kerley and Boyle, and the driver of the truck then ran off with the whiskey. Kerley and those with him went away in an automobile, leaving Boyle and Rotzell on the roadway. Rotzell accused Boyle of being in conspiracy with Kerley and others to obtain the whiskey which Rotzell had paid for, although Boyle contended that he contributed \$300.00 to the total sum of \$2,500.00 which was paid for the whiskey. Rotzell hailed a passing automobile, went to Norristown, and issued warrants for the arrest of Boyle and Kerley, charging highway robbery, upon which they were convicted as stated. The driver of the truck and the other parties with Kerley were never apprehended.

After this arrest and release on bail Kerley was arrested upon the information of one Rodney Shaver, charging that eight months prior to that date he committed felonious entry and larceny, and along with seven others in that they entered the barn of one Thomas Dougherty and took therefrom eight barrels of whiskey to the value of \$3,200.00. The facts in connection with this offense are that it was known in Norristown that someone had concealed the whiskey in the Dougherty barn, although the actual owner thereof was not known. Kerley and others did go to the barn and take whiskey, and the last day, when Kerley found out the real owner of the whiskey, he told him of the offense and advised him where he could recover the whiskey, and in consequence of that information the owner did recover five barrels of the whiskey. Kerley stated at that time to the owner that he did not know the real owner of the whiskey and that if he had he would not have participated in the offense. He advised the owner that he thought the whiskey was contraband in that it was being concealed from the authorities. The owner of the whiskey refused to prosecute, but a Justice of the Peace of Norristown, named Clark, who had aided the owner in securing the return of the whiskey, and because of Kerley's actions in the Botzell case, and eight months after the offense was committed, had a warrant issued charging Kerley and seven others with the Dougherty offense and returned the same to Court. In the Dougherty case all of the other people charged with participation with Kerley in the offense have been paroled and are now at liberty, except one. (Since been paroled).

The reasons assigned for the grant of the application are as follows:

1. The mother of Boyle is eighty years of age, in poor health, unable to support herself and liable to become a public charge.

2. His two small children are being cared for by strangers and the fund provided for their maintenance is nearly exhausted. The wife of Kerley works in a cigar factory and is supporting her two children.

3. It is urged that both applicants have been sufficiently punished in that they have served more than a year in jail; and that prior to this offense they have never been heretofore charged with or convicted of any offense. It is also urged that there is no letter of opposition from the trial Judge to the grant of the pardon and the letter from the District Attorney who tried the case submits the grant of clemency to the Board. The Board is in receipt of a numerously signed petition and letters from many people in Norristown to the effect that it is the belief of the petitioners that the punishment which has been endured by the applicants will have a corrective influence and that upon their release they will become useful and upright citizens.

We have concluded to heed the petition and letters and that the applicants should be given an opportunity to lead a proper life, and, therefore, "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Daniel Boyle and Edward Kerley.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 73, June Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Benjamin Ripley pleaded guilty to receiving stolen goods and was convicted of entering with intent to steal and larceny, and on September 13, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than three years nor more than five years.

This application is made by Benjamin Ripley through John W. McKenty, Parole Officer of the Eastern Penitentiary, and the reason given is that the applicant is in a dying condition. The District Attorney does not resist the application.

The application was presented by Mr. McKenty after a resolution had been passed by the Board of Inspectors with the medical report of the Resident Physician approved by the Medical Director and by Dr. W. H. McKinney, a specialist on the consulting staff of the Institution.

Because of the physical condition of the applicant we have determined that clemency should now be exercised and we, therefore "after full hearing upon due public notice and in open sessions", recommend that a pardon be now granted to the said Benjamin Ripley.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 31, July Sessions, 1921, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Lucius Ross pleaded guilty to the charge of murder, and on January 5, 1922, Honorable Singleton Bell, Presiding Judge, after examination of witnesses fixed the degree of crime as murder in the first degree, and on the same day Lucius Ross was sentenced to be electrocuted.

The applicant is twenty-seven years of age, a colored man, who resided in the City of Philadelphia. His wife had been intimate with one William Johnson, and there had been trouble between the two because of this unlawful intimacy.

Three or four days before the shooting Ross and his wife were taken before Magistrate O'Brien, she on the charge of adultery and he on the charge of disorderly conduct. She was discharged, and he was given a few days imprisonment, but after the payment of a fine he was also discharged. The officer who made the arrest states that Ross cried bitterly accusing his wife of unfaithfulness one minute and in the next minute imploring her to give up Johnson and to return to him, her husband. She told him she did not want him any more, that she had a man that she was going to get a divorce.

It is alleged that after this incident Ross found that Mrs. Ross and Johnson were living together at No. 1221 Lombard Street, Philadelphia, and as he was passing at this location he saw Johnson and Mrs. Ross in a room. The applicant entered, and he alleges Johnson was armed and fired the first shot. Ross drew his gun and the woman, who was infatuated with Johnson, jumped between them and was shot down. This is the applicant's story, and if true, the crime did not rise higher than that of manslaughter. The Court fixed the crime at murder in the first degree, chiefly on the testimony of William Johnson, who was the paramour of the wife, and who swore that he was not in the room at the time the shooting occurred.

There is no doubt that at the time of the shooting the applicant was in a highly nervous condition caused by the desertion and unfaithfulness of his wife and added to in all probability to the efforts he had made for some months prior to the shooting to induce her to leave her paramour and live with him.

Honorable Singleton Bell, Trial Judge, writes to the Board in alia, as follows:

"I beg to say that I remain of the opinion that the facts as shown indicated that the offense was murder of the first degree and that no other conclusion could properly have been reached by the court. At the same time it seemed to me that the evidence indicated a high degree of provocation and that this was the kind of case in which, measured by the rules of law, the offense was one which carried with it the

death penalty, yet was the kind of case in which there were such circumstances as should properly be submitted to your Board for consideration and that your Board and not the Court should determine whether these circumstances were such as should relieve the defendant from the extreme penalty. I still remain of that opinion, and while unable to believe the story of the defendant that he had no intention to kill his wife I do believe the portion of it which indicates that she had practically abandoned her husband because of affection for William Johnson."

District Detective, Richard S. Anderson, makes an affidavit in which among other things he says:

"I have since ascertained and I believe it to be true beyond a doubt that Johnson was in the room with Mrs. Ross at the time Ross entered the room and that Johnson was armed and fired the first shot. That Ross then drew his gun; the woman who was infatuated with Johnson, jumped or got between them and was shot down. While I might not be able to legally prove these facts, I am absolutely satisfied that they are true and that the statements of Johnson and his friends, that he (Johnson) was not in the house at the time of the shooting, and that Johnson had no criminal intimacy with Mrs. Ross are unquestionably false."

The Board after careful consideration of these facts has come to the conclusion that this is a case in which life imprisonment should be incurred rather than the death penalty.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that the sentence of death imposed upon Lucius Ross be commuted to life imprisonment.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 37, March Sessions, 1921, in the Municipal Court of Philadelphia, Leonard Toy was convicted on April 26, 1921, of being an accessory before the fact to robbery, and on January 6, 1922, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for the term of two years.

The applicant is twenty-five years of age, unmarried, a teamster by occupation and has resided in Philadelphia all his life. He has never before been charged with crime. The applicant went with the prosecutor on an automobile truck loaded with liquor to a garage in the southern section of Philadelphia. Before the truck entered the garage Toy left it and was not seen again. Shortly after the car was driven in the garage three or four men robbed the prosecutor and placed him in a waiting automobile and took him away. Some fifty cases of whiskey which were in the truck were stolen.

The District Attorney states that the case against the applicant was a matter of inference and deduction and not a matter of proof. After his conviction Judge Bonniwell, who presided at the trial, released him on five thousand dollars bail so that he might aid the authorities in locating the perpetrators of the crime.

There was a suggestion made to the Board of Pardons that if the applicant had paid to the prosecutor the price of the fifty cases of whiskey which were being unlawfully transported he would have been released. Whether or not this is the fact the Board has determined that the case against the applicant for the stealing of the whiskey was not clearly proven, this being admitted by the District Attorney.

We are in receipt of a number of letters from responsible people urging that clemency should be exercised and certifying that the young man, if released, will become a useful citizen. Among them the following letter is written by Mr.

Isaac R. Bonsall, Commander of the Lieutenant Thomas M. Golden Post No. 560, Veterans of Foreign Wars of the United States.

"In behalf of one of our Comrades (Leonard Toy) who is in the Philadelphia County Prison sentenced on January 6th, 1922.

"We ask your leniency in this case as this young man served twenty months overseas and bore a good reputation until this trouble.

"Comrade Toy has already served practically one year and the Post would appreciate if you can see your way clear to liberate him.

"Hoping to hear favorably from you, we beg to remain,"

We have concluded that the applicant has been adequately punished for his connection with the crime. We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Leonard Toy.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 238, June Sessions, 1920, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Philadelphia, Clayton J. Londenslager was convicted of assault and battery and with assault and battery to steal, and on November 22, 1920, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than four years and six months nor more than five years, which sentence on December 3, 1920, was reconsidered and the Defendant was sentenced to not less than three years and six months nor more than five years in the Eastern Penitentiary.

The applicant is thirty-five years of age, by occupation a wood finisher and showman, and has lived in Philadelphia all his life.

Philip Benz, owner of a store in Philadelphia, entered a taxicab about ten o'clock P. M. and arriving at his home at ten forty o'clock P. M. alighted and started to enter his house. As he walked up the steps to the porch he was hailed and as he turned around five men came up on the porch. He tried to get over the rail, but was caught. He called for help and his assailants fled. He had a large amount of valuables on him at the time. The Defendant was identified as one who attempted to rob Mr. Benz. He denied this and gave an explanation for being in the neighborhood at that time. Edward V. O'Hanlan writes to the Board inter alia as follows:

"He and his family have been known to me for many years and have always enjoyed the confidence of the people in the community where he lived.

"Prior to this occurrence he was considered an honest and law abiding citizen, and I feel confident that he has learned a lesson that when he gets out he will be a credit to the community where he takes up his abode.

"I feel such confidence in this fact that there is a job waiting for him to go to immediately upon his release.

"With regard to your favorable action at this time, I wish to say that he is the support of his wife and her mother and since he has been in prison his wife has been compelled to go out to furnish this support.

"I feel sure that the State will gain a good citizen and that favorable action by you at this time will prove an economic advantageous to the State and will be of benefit to him and his family."

Honorable Howard A. Davis, Trial Judge, has addressed to the Board the following communication:

"I have received notice of the application for pardon of Clayton J. Londenslager, convicted of attempted robbery and sentenced by me December 3rd, 1920, to the Eastern Penitentiary for a term of not more than five years nor less than three years and six months.

"I have investigated the reasons for the pardon and believe the ends of justice served in the two years imprisonment the defendant has undergone. I therefore present no objection if in the opinion of your Board the defendant should be pardoned

In view of the recommendations of the Trial Judge we have determined that the applicant has sufficiently expiated the crime of which he was convicted by the term of imprisonment already endured.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said Clayton J. Londenslager.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 20, February Sessions, 1914, in the Court of Oyer and Terminer and General Jail Delivery in and for the County of Allegheny, Andrew Malinowsky was convicted of murder in the first degree, and on June 13, 1914, was sentenced to be electrocuted, which sentence was commuted on February 17, 1915, to life imprisonment.

The applicant is of Polish parentage. At the time of the crime he was about twenty-seven years of age, and a skilled workman in the employ of the Pittsburgh Screw and Bolt Company. He was married and is the father of two children.

The applicant, while working in Pittsburgh, was ordered to Gary, Indiana, where he and his wife had some misunderstanding growing out of the fact that his wife received attention from men friends, although there was no allegation of infidelity. As the result of this misunderstanding there was a separation, the wife keeping the two children in her custody. The applicant endeavored to induce his wife to return to him while in Gary, and when she persisted in remaining apart from him, returned to Pittsburgh and resumed his employment there. Shortly after he returned to Pittsburgh his wife also returned and went to live with her mother in the City of Pittsburgh, the applicant living about one square distant. The applicant made frequent unsuccessful efforts to induce his wife to return to him.

During the Christmas holidays of 1913, the applicant, who was an active member of a Polish society, was engaged as a member of a committee in charge of New Year's dance. He attended the dance on New Year's Eve and while there became very much intoxicated. His wife was at the dance also, and seeing her there he went to her mother's home later and pleaded with her to return, and he says that while there pleading with her he lost all recollection as to what happened. What occurred was that he had a revolver with him which he had bought in Gary, Indiana, for self-protection, and while at her mother's home he fired a number of shots from his revolver, some of which lodged in his wife's body, causing her death, and one of them, evidently intended for his own temple, passed through his cheek and the bridge of his nose. The applicant does not remember either shooting his wife or shooting himself.

The Board is in receipt of the following letter from Honorable Harry H. Rowand, former District Attorney of Allegheny County:

"In giving attention to yours of the 13th instant relative to the application of Andrew Malinowski for pardon, which you advised was held under advisement by the Board at their last meeting, would say since the receipt of your letter I made a further investigation of this man and find that he came to this Country when about three years of age. At the age of

fourteen he entered the employment of the Pittsburgh Screw and Bolt Company, where he remained until the time of the killing. His employers advise he was a good workman and steadily advanced.

"Four or five years prior to the killing Malinowski married Helen Sarowski, and they had two children to them. I believe their ages now are twelve and fourteen years. His wife, as described by those who knew her, was a very pretty woman and consequently had many men admirers. It was the suggestion of his employers, the Pittsburgh Screw and Bolt Company, that he go to Gary, Indiana, where they had a branch factory. It was there, apparently, that the relations between the husband and wife became estranged on account of men calling at their home. They separated there. Later he tried to induce his wife to go back to him but she refused. Finally he had his employers transfer him back to Pittsburgh. Later on the wife followed and lived within a very short distance from him.

"During the Christmas holidays of 1913, being a member of the Polish Falcons, he was in charge of the New Year's dance. On account of the festivities he drank a lot of liquor. He tried to have a dance with his wife at this dance, which she refused him. He drank considerable at the dance and it seems he later called upon his wife at her mother's home, where the shooting took place. He then shot himself in the temple, but fortunately for him, the bullet only crossed the bridge of his nose.

"I have had inquiry made from prominent residents of his district and they all speak in the highest terms of him, and feel that this unfortunate occurrence came through jealousy. Everybody believes that he loved his wife and kiddies dearly. "It appears that his former employers are now interested in his case, as Mr. Hosell, of the Pittsburgh Screw and Bolt Company, called me this morning and advised me that they are ready and willing to employ this man at any time."

The two children of the applicant, one fourteen years of age and one sixteen, are entirely dependent upon their own labor for support and stand in great need of the care and support of their father. The younger child is afflicted with tuberculosis, and the older child is also in feeble health.

There is no indication that the applicant had any intention of killing his wife, but the facts are rather that the shooting was due to his drunken condition, and that death came from a reckless use of firearms.

With this view of the case, taking into consideration the former good record of the applicant, the need of his family for his support, lack of premeditation, and the term of imprisonment already undergone, we have determined that Executive clemency should now be exercised, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Andrew Malinowsky.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 449, June Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Abraham Cohen was convicted of false pretense, and on August 16, 1921, was sentenced to pay the costs of prosecution and to undergo imprisonment in the Philadelphia County Prison for a term of four months from the day of his commitment.

The crime of which the applicant was convicted was obtaining from Greenbaum Brothers & Co., and others, a quantity of rags, aggregating in value \$226.22, by representing that he was an employee of the firm of A. Cohen & Co., engaged in the wholesale rag business, and that he had been sent by that firm to obtain a quantity of rags, which representations were untrue.

The applicant is single, a carpenter by trade, and is now twenty-three years of age. He resided in Harrisburg, Pennsylvania. On the date of his sentence in this case he had served all but four days of the four month term. Following his release from his imprisonment in this case he was returned to the Eastern State Penitentiary to finish his maximum term upon a prior conviction of the

crime of breaking and entering, for which he was sentenced on January 19, 1918, to imprisonment in the Eastern State Penitentiary for not less than two nor more than four years.

The purpose of the application for pardon in this case is to allow him the opportunity of parole upon the former sentence. It seems to us this application deserves favorable treatment, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Abraham Cohen.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 13, May Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Bradford, Ray L. Sheppy pleaded guilty to false pretenses, and on May 5, 1921, was sentenced to pay a fine of \$400.00, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than two years and eleven months nor more than three years.

The Board is in receipt of a letter from Honorable William Maxwell, Trial Judge, which is as follows:

In the matter of the Application for Pardon, of Roy L. Sheppy, it appears that this Defendant's correct name is Roy L. Sheppy. He was charged with obtaining goods under false pretenses, and the Defendant plead guilty. May 25th., 1921, the Court sentenced the Defendant to pay a fine of \$400 to the Commonwealth, and costs of prosecution, and undergo imprisonment in the Penitentiary, for not less than two years and eleven months, and not to exceed three years.

"As we understand it, this young man's people, are residents of Buffalo, N. Y., and we join in the application for pardon, in this case, for the following reasons:

"(a) The father of the Defendant came from Buffalo, to see me, and I find, that he is a man of unusual ability and prominence, and has stated to me, that it has been a great source of worry, that his son was confined in the Penitentiary. That he is a young man reasonably well educated, and capable of making an honest and good living, and that the son has repented and has promised, faithfully, to lead an upright life.

"(b) The party from whom the goods were obtained by false pretense, has been settled with, and paid in full, as represented to me.

"(c) I do not know, whether I had knowledge that this young man had served in the Army, at the time he was sentenced, and therefore, I think that should be taken into consideration. He being a young man, there is still a chance and opportunity for him to make good, as an upright and honest citizen, and we think, that the cause of justice will not suffer, by giving this young man, another chance to make good.

"We, therefore, join in the Application for Pardon, for the above reasons.

"Whatever the Pardon Board may see fit to do, will be agreeable to the undersigned.

"Yours truly,
WM. MAXWELL,
P. J."

We are also in receipt of a letter from William G. Schrier, Esq., District Attorney of Bradford County, requesting favorable action.

Because of the recommendations of the Trial Judge and the District Attorney, we have determined that this is a proper case for the exercise of executive clemency, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Roy L. Sheppy.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 261 June Sessions, 1894, in the Court of Oyer and Terminer in and for the County of Berks William Webber was convicted of murder in the first degree and on January 14, 1895, was sentenced to be hanged. On October 16, 1895, the sentence of death was computed to life imprisonment.

The crime for which Webber was convicted occurred on the evening of Monday, June 11, 1894, between six and seven o'clock and consisted of the shooting of Justus Clemmer, the father-in-law of the applicant. The shooting took place in the dark in the cellar of the house of Walter Miller, a brother-in-law of the decedent who lived in the City of Reading. Prior to the fatality a controversy had arisen between Clemmer and Webber concerning the division of some furniture which was stored in the cellar. While the testimony is conflicting as to whether Miller and Clemmer attacked Webber when the fatal shot was fired, it was clear that Miller and Webber were struggling in the dark and Miller had hold of the hand of Webber which held the self-cocking revolver which inflicted the wound. There was nothing to show premeditation of the crime.

The applicant has served twenty-seven years in the Penitentiary and has served the longest term of any inmate now in the Eastern State Penitentiary. The Board is in receipt of a large number of letters and petitions urging that this pardon be granted. Among those who request that clemency be exercised are Honorable George Wharton Pepper, Honorable Emory A. Walling, Honorable Robert S. Frazer and Honorable Francis Shunk Brown; the Board of Inspectors of the Eastern Penitentiary, Robert McKenty, Warden, John W. McKenty, Parole Officer, and practically every officer of the Eastern State Penitentiary. Honorable Francis Shunk Brown, former Attorney General, states in a letter to the Board with regard to this case:

"While a member of the Board of Pardons, and since, I have been of the opinion that this man should be pardoned. I examined the record of his trial and conviction very carefully, and the offense in my judgement never was higher than murder in the second degree, and I had some doubt as to whether or not his father-in-law was not killed in self defense."

Because of the long long sentence served by the applicant, the lack of proof of premeditation, the model record he has made as a prisoner, and the other facts of the case we have concluded that the ends or justice will be subserved by his release at this time.

We, therefore, "after full hearing upon due public notice and in open sessions" recommend that a pardon be now granted to the said William Weber.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 42, September Sessions, 1921, in the Court of Quarter Sessions of the Peace in and for the County of Bradford Harold J. Williams pleaded guilty of embezzlement and on February 13, 1922, was sentenced to pay a fine of \$1,461.03, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than four years nor more than five years.

The facts of this case are fully set forth in the letter of Honorable William Maxwell, the Trial Judge, as follows:

"In the matter of the application for pardon of Harold J. Williams, sentenced by the Court of Quarter Sessions of Bradford County, Pa., No. 42 Sept. Sessions 1921, it appears that the Defendant was a Tax Collector of Sayre Borough, Bradford County, Pa., and when he came to account, he was short, having used the taxpayers money. A prosecution was started, and he pleaded guilty, and was sentenced, on February 13th, 1922, to pay a fine of \$1,461.03 to the Commonwealth, and costs of prosecution, and undergo an imprisonment by separate and solitary confinement at labor, in the Penitentiary at Philadelphia, for the Eastern District of Pennsylvania, for the period of not less than four years, and not to exceed five years, and to stand committed until this sentence is complied with. We are inclined to join the Defendant in this Application, recommending a pardon, for the following reasons:

"(a) The Defendant has never been charged with, or convicted of any crime previous to this offense.

"(b) That all the parties who were interested in his defalcation have been settled with, and satisfied, as I am informed and believe.

"(c) That the Defendant belongs to a reputable family in this vicinity, who have always borne the very best reputation.

"(d) The Defendant has a splendid reputation, for services rendered in the World War, and for which he should be justly proud of, and should receive some consideration on that account.

"(e) My understanding is, that since he went to the Penitentiary, he has been a model young man so far as conduct and behavior are concerned, and that he promises to lead an upright and honest life, if pardoned, and I am inclined to believe that he is sincere in this statement.

"I feel under the circumstances, that the course of justice will be fully satisfied, in this particular case, by giving this young man another chance.

"Whatever conclusion your Honorable Board reaches in this matter will be satisfactory to the undersigned.

"Yours truly,
WILLIAM MAXWELL,
P. J."

William G. Schrier, Esq., District Attorney, also writes to the Board that the applicant prior to this offense had a good reputation, that he was a veteran of the World War and that the crime was partly due to his inexperience in business affairs; that the applicant did not put the Commonwealth to any unnecessary expense, but pleaded guilty, and that the Board may now properly recommend clemency.

Because of the recommendations of the Trial Judge and of the District Attorney we have concluded that the applicant has been sufficiently punished, and we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Harold J. Williams.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 2, March Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Dauphin, Jennie Miller was convicted of larceny from the person and on March 20, 1922, was sentenced to pay a fine of Five hundred dollars, the costs of prosecution, to restore the property stolen and undergo imprisonment in the Eastern Penitentiary for not less than two years and six months nor more than three years.

The applicant is twenty-seven years of age, an Eskimo and was born in Yukon Territory, Canada. Her occupation was that of housekeeper, and she was so engaged at the time of her arrest in the house of Nan Johnson. Prior to this offense she had never been charged with any crime. As a man by the name of Helsly, who was much intoxicated at the time, was passing the house of Nan Johnson she enticed him into the house and there took from him the sum of Thirty-five dollars. Helsly at the trial testified that he thought the Johnson woman gave this money to the

applicant. The applicant denies complicity in the crime and maintains that she had no part whatever in the transaction. The sum of Thirteen dollars and fifteen cents was found upon the applicant at the time of her arrest. The prosecutor has since the trial stated that the larceny was committed by Nan Johnson.

Because of the fact that this is the first offense of the applicant and the character of the crime committed, we have concluded that sufficient punishment has been endured and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Jennie Miller.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 5, March Sessions, 1922, in the Court of Oyer and Terminer in and for the County of Dauphin, Edwin Nessinger pleaded guilty to adultery and on March 28, 1922, was sentenced to pay a fine of Five hundred dollars, the costs of prosecution and to undergo imprisonment in the Dauphin County Prison for eleven months and twenty-nine days.

The applicant was born in Lancaster County, is twenty-two years of age, by occupation he was a repairman on the Railroad at Harrisburg, where he was employed at the time of his arrest. He is married and has a wife and one child, who are now living at Ephrata, Pennsylvania. He has been separated from his wife for a period of more than three years.

After his arrest he was committed to jail for want of bail and has served since that commitment about eleven months. Prior to this offense he had never been charged with any crime. Because of this fact and taking into consideration the length of imprisonment already served, we have determined that he has sufficiently expiated his crime. We, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Edwin Nessinger.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 65 January Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of Lehigh, Ferris Guhl pleaded non vult to perjury, and on January 7, 1920, was sentenced to pay a fine of \$100.00, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for a period of not less than two years nor more than four years, and forever disqualified as a witness in any matter of controversy.

The applicant is a married man and his wife and children lived at Lancaster, Pennsylvania. He was manager of the Atlantic and Pacific Tea Company at Allentown, Pennsylvania, the store being on the first floor. On the second floor lived a married woman who was separated from her husband. Guhl became intimate with this woman and in the divorce proceedings brought by her husband denied such intimacy. He subsequently admitted that his denial was false and that he had been unduly intimate with the woman, whereupon the Court directed the District Attorney to prosecute him for perjury. He served the minimum sentence and was discharged from the Eastern Penitentiary on January 7, 1922, on parole. Since his parole he has been leading a correct life and this application is to remove the disqualification of his sentence.

In view of the fact that the applicant has fully expiated his crime and that he is now leading an exemplary life, this case appeals to the Board as meritorious, and, we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Ferris Guhl.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 59, January Sessions, 1922, in the Court of Quarter Sessions of the Peace in and for the County of Lancaster, George Misel pleaded guilty to larceny and on January 17, 1922, was sentenced to imprisonment in the Pennsylvania Industrial Reformatory at Huntingdon. The larceny was of tobacco and cigarettes which were in the charge or custody of the Pennsylvania Railroad Company and were of small value.

The applicant is seventeen years of age, and this is his first offense. His parents live in the Borough of Columbia and have employment for him upon his discharge. Prior to his sentence to the Reformatory he had been in the Lancaster County Jail from the date of his arrest, December 7, 1921.

In view of the youth of the applicant, the fact that this is his first offense, and the nature of the offense he committed, we have determined that the ends of justice have been met by the punishment already incurred and, therefore, "after full hearing upon public notice and in open sessions," recommend that a pardon be now granted to the said George Misel.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 598 and 599 October Sessions, 1919, in the Court of Quarter Sessions of the Peace in and for the County of Philadelphia, Nathan Steiger was convicted of attempted extortion, extortion and conspiracy and on May 13, 1921, was

sentenced to imprisonment in the Philadelphia County prison for the term of three months. On June 20, 1921, the Court discharged Nathan Steiger on parole for the remainder of his sentence.

Steiger was convicted on the testimony of a man by the name of Skopp in a transaction which involved the sum of \$50.00.

Honorable James E. Gorman, Trial Judge, writes to the Board with regard to Steiger as follows:

"Notice was served upon me that application is being made before your Honorable Board for the pardon of Nathan Steiger of Philadelphia County. I presided at the trial when Steiger was convicted, and sentenced him to an imprisonment of three months.

"After sentencing Steiger, I had an investigation made both of May Steiger and the principal witness for the prosecution, a man named Skopp, and found out that Skopp had a criminal record of long standing; that Mr. Steiger had always borne a good reputation both as a citizen and as a father, and was rearing a very respectable family.

"Upon the completion of my investigation I placed Steiger on parole, which parole has since expired.

"I heartily favor his application for a pardon and hope that your Board will see your way clear to grant the same. I think by so doing you will be benefiting a man whom I believe is a good and substantial citizen.

"Very truly yours,
"JAMES E. GORMAN."

The District Attorney states that since his release Mr. Steiger has been behaving himself splendidly and that undoubtedly this is a meritorious application, and we, therefore, "after full hearing upon due notice and in open sessions," recommend that a pardon be now granted to the said Nathan Steiger.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 179 February Sessions, 1920, in the Court of Oyer and Terminer in and for the County of Luzerne, James Barille was convicted of manslaughter and the jury recommended him to the mercy of the Court, and on July 20, 1920, was sentenced to pay a fine of \$500, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than nine years nor more than twelve years.

The applicant is twenty-seven years of age, by nationality an Italian; but a citizen of the United States by naturalization, and at the time of his arrest was a hotelkeeper at Pittston, Pennsylvania. He is married and has a wife and a child about two years of age. In the evening of December 23, 1919, Peter Rizzio and Louis Balone became quarrelsome in the hotel of the applicant. During the evening they left the hotel and returned a number of times, each time becoming more quarrelsome and abusive. On their last call Rizzio engaged in a quarrel with Sam Barille, a brother of the applicant, in which Rizzio drew a revolver and attempted to shoot Sam Barille. Rizzio was then seized by Michael Barille, another brother of the applicant, and by a second person and pushed to the front of the barroom in an effort to disarm and eject him. Sam Barille grappled with Louis Balone and engaged in a scuffle, during which Balone discharged his revolver firing a shot into the floor, until they pushed each other into a room adjoining the barroom. In the meantime Rizzio fired a shot in the barroom. Balone freed himself from Sam Barille in the back room, rushed into the barroom, pointed a gun at those trying to disarm Rizzio and threatened to shoot. Rizzio dropped his revolver and called Balone to pick it up. Balone did so and with the two revolvers in his hand demanded that Mike Barille and the other man let Rizzio go. Mrs. Barille, mother of the applicant, was sleeping in a room over the barroom. Hearing the shots in the barroom she hurried

downstairs to see Balone pointing the two revolvers at her son, Michael, who was holding Rizzio. She grabbed Balone and with the assistance of another son, Sam Barille, pushed him into the back room. While doing this one of Balone's revolvers was discharged and Mrs. Barille was badly wounded. The applicant hearing the shot fired by Balone and fearing for the safety of his mother and brother, rushed into the back room and found his mother lying wounded on the floor, and Balone on top of Sam Barille, while Sam Barille held Balone's wrist to prevent Balone from shooting him. The applicant tried to take the revolvers from Balone's hands and while all three were on the floor in the scuffle one of the revolvers held by Balone was accidentally discharged several times and Balone received wounds from which he died. These are the agreed upon facts in the case. They indicate that the applicant in shooting Balone was acting in defense of his family and that to some extent the shooting was justifiable. The Board is in receipt of a number of letters to the effect that the applicant is a man of good character and that in his record were no crimes of violence.

Under the circumstances, we have concluded that the applicant has been adequately punished for the crime of which he was convicted, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said James Barille.

E. E. BEIDLEMAN,
Lieutenant Governor.

BERNARD J. MYERS,
Secretary of the Commonwealth.

GEO. E. ALTER,
Attorney General.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 68, February Term, 1921, in the Court of Oyer and Terminer in and for the County of Lehigh, Stanley W. Lutz pleaded guilty to forgery and uttering a forged note, and on February 14, 1921, was sentenced to pay a fine of One hundred dollars, the costs of prosecution, to restore the property stolen, and to undergo imprisonment in the Northampton County Prison for a period of four years, to be computed from February 10, 1921.

This application was made at the instance of the Prison Board through James W. Fox, Esq., Attorney-at-law, who presented it without compensation.

The applicant is twenty-six years of age, an American citizen and at the time of his arrest was operating a stone crusher, as the owner thereof, his residence being at Nazareth, Pennsylvania. He is married and has a wife and a child four years of age. Prior to this offense he had never been charged with the commission of any crime.

The applicant started in business without capital and when he was eighteen years of age he borrowed some money from the bank with his father's endorsement. In 1918 he leased a farm, on which a quarry was located, from Judge Groman. In this year he made a contract for the delivery of 14,000 tons of crushed stone to be used on the State highway. He lost heavily on this contract and with difficulty met his pay rolls and material payments. While in this dilemma he became delinquent in his payment of royalty to the lessor of the property. A landlord's warrant was issued on the lease and property alleged to be worth \$18,000 was sold for \$50.00. In this situation the defendant was unable to pay the notes which he had unlawfully discounted in using his father's name as an endorser, the endorsement being a forgery.

Because of the previous good record of the applicant, the length of imprisonment already suffered, the unfortunate loss which he has undergone in his business and the other circumstances attending this case, we have determined that

the application is a meritorious one, and, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said Stanley W. Lutz.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At No. 34 August Sessions, 1920, in the Court of Quarter Sessions of the Peace in and for the County of York, E. Emory Spahr was convicted of carnally knowing and abusing a woman-child under the age of sixteen years, and on September 6, 1922, was sentenced to pay a fine of One dollar, the costs of prosecution and to undergo imprisonment in the Eastern Penitentiary for not less than one and one-half years, nor more than five years.

The applicant is about fifty-five years of age and a laborer, doing day's work in Dover Township, York County Pennsylvania.

The applicant was living with his brother who is the prosecutor in this case, and during that time had some differences with his brother about money affairs of their parents, at the conclusion of which he took the aged parents to a home which he provided for them. The prosecutor alleges that the applicant had unlawful intercourse with his daughter four or five times, the daughter being thirteen years of age. The applicant denied such intercourse, but admitted that he laid hands upon her improperly.

Because of questions which arose as to the conduct of the trial, by Order of the Court the applicant has been held in the York County Jail and has served no time in the Eastern Penitentiary. The jail physician has certified that the applicant is suffering from an enlargement of the thyroid gland and that further confinement would be detrimental to his health.

Honorable Nevin M. Wanner, Trial Judge, writes to the Board as follows:

"I am inclined to concede that there are substantial grounds for the exercise of clemency in this case. At a time considerably prior to this application for pardon, the jail physician reported the bad physical condition of this prisoner and recommended his discharge, because of failing health. His former good character, and the fact that not much of his sentence remains to be served are also matters which I feel are entitled to due consideration at your hands."

Because of the recommendation of the Trial Judge, the physical condition of the applicant and the punishment already suffered, we have determined that clemency should be exercised in this case, and, we, therefore, "after full hearing upon due public notice and in open sessions," recommend that a pardon be now granted to the said E. Emory Spahr.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

Commonwealth of Pennsylvania.

Board of Pardons.

Harrisburg, Pa., December 22, 1922.

His Excellency, William C. Sproul, Governor.

Sir: At Nos. 4 and 200, September Term, 1920, in the Court of Oyer and Terminer in and for the County of Fayette, Ernest Lacey and John D. Yates were convicted of

voluntary manslaughter and on December 6, 1920, were sentenced to pay a fine of six cents, the costs of prosecution and undergo imprisonment in the Western Penitentiary for a period of not less than eight years nor more than twelve years.

The applicants had bought high-powered guns and were out shooting at a mark and while doing so accidentally shot a colored boy who was picking berries, and who was about nine hundred feet away from the place from where the shots were fired.

All of the jurors who convicted the applicants made the two following statements to the Court in regard to their verdict:

"We, the undersigned, who served as Jurors in the case of the Commonwealth vs. Ernest Lacey and John D. Yates came to the following verdict, 'that the Defendants were guilty of voluntary manslaughter, but recommended to the very extreme mercy of the Court'. We intended that the lightest punishment possible under the law should follow.' That was the finding we came to in the Jury room and the verdict was to be rendered in that way and the record of the Court of Oyer and Terminer of Fayette County, Pennsylvania, should show our verdict as such."

"We, the undersigned, who served as Jurors in the case of the Commonwealth vs. Ernest Lacey and John D. Yates, charged with murder, at No. 4 September Sessions, 1920, in the Court of Oyer and Terminer of Fayette County, Pennsylvania, hereby petition your Honorable Board to recommend a pardon to his Excellency, the Governor."

"At the time of rendering of the verdict in this case, the full verdict was not made a part of the records in Fayette County for the reason that the Foreman of the Jury did not make the oral announcement as agreed upon. The verdict as agreed upon being as follows, to-wit:

"That the defendants were guilty of voluntary manslaughter, but recommended to the very extreme mercy of the Court. We intended that the lightest punishment possible under the law should follow."

"The above is what we intended to appear on the record. We further represent that in our view, the Applicants for a pardon, have been sufficiently punished and more than we intended that they should have been."

"We, therefore, pray your Honorable Board to grant the prayer of their petition."

W. A. Miller, the District Attorney, writes in regard to this case as follows:

"In regard to the above case, I beg to advise that the defendants were found guilty of causing the death of a small colored boy, aged about twelve years, in August 1920."

"The boy was crossing a field, carrying an aluminum bucket, containing berries, on his shoulder. The two defendants had that day purchased two high-powered rifles, one a .305 Remington and the other a .250 Savage, together with a quantity of ammunition, and had gone to the vicinity of the killing sometime prior thereto and engaged in shooting at marks. The single eye witness placed the two defendants at a distance of nine hundred feet at the time the shots were fired from where the boy was struck, stating that both fired in the direction of the boy simultaneously. One bullet struck the bucket, passing through the boy's head and killing him almost instantly."

"The theory on which the Commonwealth conducted the prosecution was that the defendants recklessly fired either at the boy or in his direction, a bullet from one of the guns striking him and causing his death."

"There was no evidence that a specific intention to kill existed. It seems to have been a foolish careless act without express malice, and in my opinion, the unfortunate killing was the result of pure thoughtlessness."

"Taking into consideration the excellent character these two defendants bore prior to the occurrence, and the petition of the twelve jurors, who returned the verdict, I feel that it would be beyond my province to urge that the said defendants be further punished."

The weight of the testimony in this case indicates the crime was not higher than that of involuntary manslaughter for which the applicants have served full time. If a charge as to involuntary manslaughter had been given, in all probability that would have been the verdict.

Because of the facts set forth in the statements of the Jurors, the letter of the District Attorney and the fact that it is clear that the applicants have served sufficient imprisonment for involuntary manslaughter, we, "after full hearing upon due public notice and in open sessions," recommend that pardons be now granted to the said Ernest Lacey and John D. Yates.

E. E. BEIDLEMAN,
Lieutenant Governor.
BERNARD J. MYERS,
Secretary of the Commonwealth.
GEO. E. ALTER,
Attorney General.
JAS. F. WOODWARD,
Secretary of Internal Affairs.

SIXTY-SEVENTH ANNUAL STATEMENT OF THE SAVING
FUND SOCIETY OF GERMANTOWN AND ITS VICINITY.School Lane and Germantown Avenue.
January 1, 1922.Chartered 1854.
Statement—January 1, 1922.

ASSETS.

Par Value.	Book Value.
\$2,550,500 U. S. A. Bonds, 1923-47, 4½s & 4s ..	\$2,316,936.73
24,000 U. S. A. Cts. of Indebtedness, 1922, 5½s	24,000.00
100,000 Great Britain and Ireland, 1929, 5½s	86,662.50
50,000 State of California, 1935-57, 4½s ..	50,000.00
50,000 State of Minnesota, 1927, 5s	50,000.00
200,000 State of Pennsylvania, 1951, 5s	200,000.00
50,000 State of West Virginia, 1942, 5s	48,875.00
25,000 County of Cook, Ill., 1928, 4½s	24,665.00
25,000 County of Cuyahoga, O., 1930-35, 5s	26,068.00
37,000 County of Dallas, Texas, 1929-32, 5s & 5½s	36,559.74
50,000 County of Lawrence, Pa., 1933-34, 5½s	50,000.00
18,000 County of Los Angeles, Cal., 1924-33, 5s	18,000.00
10,000 County of New Castle, Del., 1926, 4½s	10,000.00
35,000 County of St. Louis, Minn., 1931, 5s	35,000.00
40,000 City of Birmingham, Ala., 1945, 5s ..	40,000.00
25,000 City of Boston, Mass., 1961, 4s	24,226.25
10,000 City of Canton, O., 1954, 4½s	9,568.00
50,000 City of Chicago, Ill., 1927, 4s	45,375.00
75,000 City of Cleveland, O., 1928-38, 4½s & 4½s	75,000.00
50,000 City of Columbus, O., 1933-35, 4½s & 5s	49,995.00
75,000 City of Denver, Col., 1939-48, 4½s & 5s	72,440.50
85,000 City of Detroit, Mich., 1923-40, 5s ..	83,409.13
25,000 City of Fort Worth, Tex., 1949-51, 5s	24,968.75
60,000 City of Houston, Tex., 1925-34, 4½s & 5s	60,000.00
60,000 City of Kansas City, Mo., 1925-37, 3½s, 4s & 4½s	57,762.50
33,000 City of Los Angeles, Cal., 1924-41, 4½s	32,295.00
35,000 City of Memphis, Tenn., 1945-47, 4½s	35,000.00
75,000 City of Milwaukee, Wis., 1923-30, 4½s	75,000.00
90,000 City of Minneapolis, Minn., 1927-47, 4s and 5s	86,742.48
30,000 City of Montreal, Can., 1954, 4½s ..	26,500.00
50,000 City of Nashville, Tenn., 1925-31, 5s	50,000.00
66,000 City of New Orleans, La., 1922-32, 5s	66,000.00
30,000 City of Newport, R. I., 1930-37, 5s ..	30,000.00
50,000 City of Norfolk, Va., 1922-42, 4½s & 6s	50,000.00
56,000 City of Omaha, Neb., 1941, 4½s	56,000.00
25,000 City of Ottawa, Can., 1937-39, 6s	24,736.50
25,000 City of Pawtucket, R. I., 1931-36, 4½s	25,000.00
110,000 City of Philadelphia, Pa., 1934-51, 3½s & 5s	108,962.50
95,000 City of Pittsburgh, Pa., 1938-51, 5s & 6s	95,000.00
100,000 City of Richmond, Va., 1927-50, 4s	95,635.00
25,000 City of Rio de Janeiro, Brazil, 1926- 1929, 6s	24,143.75
30,000 City of Rome, Ga., 1931-34, 4s	29,493.10
25,000 City of San Diego, Cal., 1927-29, 4½s	25,000.00
50,000 City of St. Paul, Minn., 1940, 5s	50,000.00
50,000 City of Salt Lake Utah, 1934-40, 4½s & 5s	49,875.00
74,000 City of San Francisco, Cal., 1931-42, 4½s & 5s	73,789.40
50,000 City of Seattle, Wash., 1926-41, 4½s	50,000.00
25,000 City of Toledo, O., 1936, 4½s	25,000.00
25,000 City of Toronto, Can., 1924, 4½s	22,780.00
20,000 City of Westmount, Quebec, 1928, 4½s	18,200.00
50,000 City of Wilmington, Del., 1936-44, 4½s	47,150.00

25,000 City of Zanesville, O., 1927-28, 4½s	25,000.00
60,000 Louisiana Port, Comm., 1950-53, 5s ..	59,850.00
50,000 Marin, Cal. Munic. Water Dist., 1933- 1947, 5s	50,000.00
75,000 Miami, Ohio, Conservancy Dist., 1940- 1947, 5½s	75,000.00
4,000 Wilmington, N. C., Sewerage Co., 1st, 1932, 5s,	4,000.00
1,000 Borough of Emsworth, Pa., 1922-23, 5s	1,000.00
13,000 Borough of Kane, Pa., 1923-26, 5s ..	13,000.00
50,000 Twp. of Hanover, Pa., Sch. Dist., 1941-46, 5½s	50,000.00
6,000 Akron & Barberton Belt R. R. 1st, 1942, 4s	4,925.20
40,000 Allegheny Val. Rwy. Co. Gen., 1942, 4s	36,000.00
15,000 Alabama Great Southern R. R. Cons. 1943, 5s	14,000.00
64,000 Atch. Top. & Santa Fe Rwy. Adj., 1995, 4s	53,000.00
75,000 Atch., Top. & Santa Fe Rwy., Cal.- Ariz. 1st and Refd., 1962, 4½s	70,000.00
30,000 Atch., Top. & Santa Fe Rwy., Ea. Okla. Div. 1st, 1928, 4s	27,495.00
56,000 Atch., Top. & Santa Fe Rwy. Trans. S. L. 1st, 1958, 4s	46,450.00
130,000 Atlanta & Charlotte A. L. Rwy. 1st, 1944, 4½s & 5s	121,000.00
100,000 Balto. & Ohio R. R. Prior Lien, 1925, 3½s	91,942.50
30,000 Balto. & Ohio R. R. Equip. Trust, 1922-27, 4½s,	29,750.00
6,000 Bangor & Aroostook R. R. Wash. Ex. 1st, 1939, 5s	4,500.00
15,000 Boston & Alb'ny, N. Y. Cen. & H. R. R. Eq., 1926, 4½s	13,909.14
65,000 Burlington Cedar Rap. & No. R. R. Cons., 1934, 5s	63,000.00
25,000 Canadian Nat. Rys. Grand Trunk Ry., 1936, 6s	23,731.25
35,000 Canadian Northern Rwy. Eq., 1922, 6s	34,464.47
199,000 Canadian Pac. Ry. Eq., 1922-29, 4½s & 6s	186,253.82
25,000 Carolina Cent. R. R. Con., 1949, 4s ..	18,000.00
25,000 Carolina, Clinch. & Ohio Ry. 1st, 1938, 5s	20,000.00
55,000 Cent. New Eng. Rwy. Co. 1st, 1961, 4s	30,000.00
166,000 Cent. Pac. Ry. Co. 1st and Refd., 1949, 4s	140,000.00
60,000 Cent. Pac. Ry. Co., 1929, 3½s	48,518.75
35,000 Chesapeake & Ohio Ry. Gen., 1992, 4½s	30,000.00
95,000 Chesapeake & Ohio Ry. Cons., 1939, 5s	88,909.25
57,000 Chicago, Burl. & Quincy, Ill. Div., 1949, 4s	49,003.00
20,000 Chicago, Burl. & Quincy, Neb. Ext., 1927, 4s	18,575.00
64,000 Chicago, Burl. & Quincy R. R. Gen., 1958, 4s	59,390.00
25,000 Chicago & Erie R. R. 1st, 1982, 5s ..	22,000.00
75,000 Chicago Junc. Rys. & Union St. Yds. 1st, 1940, 5s	68,000.00
190,000 Chicago, Milw. & St. Paul Ry. Gen., 1989 4s & 4½s	149,902.50
27,000 Chicago & N. W. Ry. Eq., 1929-30, 6½s	27,000.00
32,000 Chicago & N. W. Ry. Gen., 1937, 5s ..	31,982.50
6,000 Chicago & Rock Is. Elev. Co. 1st, 1924, 5s	5,900.00
22,000 Chicago & N. W. Ry. Co., 1933, 5s ..	21,010.00
42,000 Chicago R. I. & Pac. Ry. Eq., 1922-23, 4½s	38,963.05
110,000 Chicago, R. I. & Pac. Ry. Gen., 1988, 4s	87,160.00
150,000 Chicago, St. Louis & N. O. Ry., 1951, 5s	147,843.75
51,000 Chicago, St. Louis & N. O. Ry. Eq., 1923, 5s	49,566.42
125,000 Chicago Union St. Co. 1st, 1963, 4½s	112,000.00

25,000 Choctaw & Memphis R. R. 1st, 1939, 1949, 5s	22,000.00	75,000 N. Y. Chicago & St. L. R. R. Eq. Tr., 1931, 5s	69,666.26
100,000 Choctaw, Okla. & Gulf R. R. Con., 1952, 5s	90,000.00	100,000 New York Connecting R. R. 1st, 1953, 4½s	85,000.00
25,000 Cin., Indpls., St. L. & Chicago 1st, 1936, 4s	23,000.00	85,000 N. Y., N. H. & Hartford R. R. Eq., 1922-27, 4½s & 6s	83,335.27
75,000 Cinn., N. Or. & Tex. Pac. Ry. Eq., 1926-27, 6s	74,719.80	95,000 Norf. & West. Ry. P. C. & C. Co. 1st 1911, 4s	77,976.00
42,000 Cleveland, Akron & Col. Ry. 1st, 1927, 5s	38,245.00	25,000 Norf. & West. Ry. New Riv. Div. 1st, 1932, 6s	25,000.00
25,000 Cleveland, Akron & Col. Ry. Con., 1940, 4s	22,000.00	76,000 Norf. & West. Ry. Div. 1st & Gen 1944, 4s	58,793.75
25,000 Cleveland, Cinn., Chic. & St. L. Ry. (Cairo Div.), 1939, 4s	20,757.50	127,000 Northern Pac. Ry. P. L. & L. G. 1997 4s	106,763.25
25,000 Cleveland, Cin., Chic. & St. L. (St. L. Div.) 1st C. T., 1990, 4s	20,000.00	120,000 Oregon & Cal. R. R. Co. 1st, 1927, 5s	108,312.50
50,000 Cleve, Loraines & Wheeling Ry. 1st, 1933, 5s	48,000.00	100,000 Oregon R. R. & Navg. Co. Con., 1946 4s	73,875.75
25,000 Cleve., Loraine & Wheeling Ry. Gen., 1936, 5s	24,000.00	200,000 Oregon Short Line R. R. Con., 1946, 5s	194,398.75
48,000 Cleveland & Marietta Ry. 1st, 1935, 4½s	45,000.00	50,000 Ore. Wash. R. R. & Nav. Co., 1st & Ref., 1961, 4s	39,693.75
25,000 Colorado & Southern Ry. 1st, 1929, 4s	22,896.25	86,000 Pacific R. R. of Mo., 1st, 1938, 4s	75,000.00
41,000 Colorado Springs & C. C. Dist. Ry. 1st, 1930, 5s	2,000.00	75,000 Pacific R. R. of Mo., 2d, 1938, 5s	64,591.25
30,000 Dayton & Mich. Con., 1931, 4½s	27,000.00	76,000 Paducah & Ill. R. R., 1st, 1955, 4½	62,110.00
30,000 Ea. Tenn., Va. & Ga. Ry. Con., 1956, 5s	29,020.00	60,000 Penna. Co. T. C., 1941-1944, 3½	46,627.10
40,000 Erie R. R. Eq. Tr., 1922, 4½s	39,417.47	25,000 Penna. Co. Col. Tr., 1931, 4s	24,000.00
100,000 Galveston, Harrisburg & S. A. Ry. (M. & P. Ext.) 1st, 1931, 5s	98,000.00	107,000 Penna. R. R. Cons., 1960, 4½	96,037.50
25,000 Gen'l Amer. Tank Car Corp. Eq., 1922-23, 6s	23,348.50	104,000 Penna. R. R. Gen., 1965 1968 4½s & 5s	92,000.00
10,000 Georgia So. & Fla. Ry. Co. Eq., 1922, 4½s	9,020.50	25,000 Phila. & Reading R. R. Cons., 1937 4s	22,000.00
60,000 Great No. R. R. Gen. & Refdg, 1936, 7s	51,836.25	50,000 Phila. & Reading R. R. Terml., 1st, 1941, 5s	49,495.00
20,000 Hoboken Ferry Co. 1st, 1946, 5s	18,000.00	13,000 Pittsburgh, Chartiers & Y. Ry. Gen., 1932, 4s	11,880.00
25,000 Houston E. & West Tex. Ry. 1st, 1933, 5s	24,000.00	213,000 P. C. C. & St. L. Ry. Cons., 1940-1963 4½	196,677.23
75,000 Ill. Cent. R. R. & Chic. St. L. & N. O. Jt 1st and Ref., 1963, 5s	72,500.00	100,000 Pittsburgh McKeesport & Y. R. R. Eq., 1933, 6s	100,000.00
125,000 Ill. Cent. R. R. Col. Tr., 1953 4s	100,000.00	10,000 Pittsburgh Youngstown & A. R. R. Gen., 1948, 4s	8,150.00
72,000 Ill. Cent. R. R. Col. Tr., 1952, 4s	57,550.00	25,000 Reading Co., Pur. Mo. Mtg., 1952, 4s	22,000.00
25,000 Ill. Cent. R. R. Refd, 1955, 4s	19,312.50	50,000 Richmond Wash. Co., Gtd. C. T., 1943, 4s	45,000.00
65,000 Ill. Cent. R. R., 1934, 5½s	63,212.50	27,000 Santa Fe, Prescott & Phoe Ry. 1st, 1942, 5s	24,695.00
50,000 Ind., Ill. & Iowa R. R. 1st, 1950, 4s	43,000.00	112,000 St Louis, Iron Mt. & So. Con & L. G., 1931, 5s	108,000.00
16,000 Kansas City So. Ry. Eq., 1922, 5s	15,623.07	100,000 St. Louis, Iron Mt. & So. Ry. U. & R., 1929, 4s	74,441.25
25,000 Kentucky Cent. Ry. Co. 1st, 1987, 4s	22,000.00	50,000 St. Paul, Minn. & Man. Ry. Con., 1933, 4s	45,000.00
10,000 Lake Shore & Mich. So. Ry. 1st, 1997, 3½s	7,262.50	31,000 St. Paul, Minn. & Man. Ry., Mon. Ex., 1937, 4s	25,691.25
130,000 Lake Shore & Mich. So. Debt, 1928-1931, 4s	118,322.50	55,000 Scioto Val. & New Eng. R. R., 1st, 1989, 4s	42,945.00
10,000 Lehigh Coal & Navg. Co., 1948, 4s	8,400.00	75,000 Shamokin, Sunbury & L. R. R., 2d, 1925, 6s	75,000.00
70,000 Lehigh Val. R. R., Coxie Bros. Col., 1922-23, 4s	65,152.24	75,000 Southern Pac. R. R., 1st, 1955, 4s	65,000.00
22,000 Lehigh Val. R. R. Cons., 1923, 6s	21,532.50	25,000 Southern Pac. Co., San Fran. Ter 1st, 1950, 4s	20,000.00
31,000 Lexington & Ea. Ry. Co. 1st, 1965, 5s	30,000.00	41,000 Southern Rwy. Co. Eq., 1922-1925, 4½	38,868.68
25,000 Long Island R. R. Refd, 1949, 4s	21,000.00	100,000 Southern Rwy. Co., Ea. Tenn. Reorg., 1938, 5s	95,000.00
10,000 Louisville & Nash. R. R., A. K. & C. Div., 1955, 4s	7,700.00	30,000 Southern Rwy. Co., Memphis Div. 1st, 1996, 5s	28,000.00
36,000 Michigan Cent. R. R. Eq., 1925-28, 6s	36,000.00	55,000 Southern Rwy. Co., Cons., 1994, 5s	54,362.50
20,000 Michigan Cen. R. R. (D. & B. C. R. R.) 1st, 1931, 5s	20,000.00	15,000 Standard Tank Car Eq., 1922, 6s	14,875.00
25,000 Midland Valley R. R. 1st, 1943, 5s	20,000.00	75,000 Terminal R. R. Ass'n St Louis, 1939-1944, 4½s & 5s	71,000.00
95,000 Milwaukee, Sparta & N. W. Ry. 1st, 1947, 4s	85,000.00	50,000 Texas & Pas. Ry. Co., La. Div. 1st 1931, 5s	35,000.00
30,000 Minn., St. Paul & S. S. Marie (Cent. Terml Ry.) 1st, 1941, 4s	24,937.50	50,000 Toledo, Can. Southern & Detroit Ry., 1st, 1956, 4s	34,250.00
50,000 Minn., St. Paul & S. S. Marie Ry. 2d, 1949, 4s	40,000.00	36,000 Toledo & Ohio Cent. Ry., 1st 1935, 5s	34,000.00
100,000 New Orleans & N. E. R. R. Co., P. L., 1940, 5s	99,562.50	27,500 Toledo Terml. R. R. 1st 1957, 4½s	19,250.00
122,000 N. Y. Cen. & Hudson Riv R. R. Deb., 1934, 4s	101,917.50	70,000 Tol. Walhonding Val. & O. R. R., 1st, 1931-1942, 4s & 4½s	64,500.00
50,000 N. Y. Cen. & Hud. Riv. R. R., Mich Cent. Col., 1998, 3½s	36,875.00	34,000 Vandalia R. R. Co., Con., 1955-1957, 4s	27,030.00
100,000 N. Y. Cen. & Hud. Riv. R. R. L. S. Col., 1998, 3½s	72,563.75	46,000 Vicksburg, Shreveport & Pac. R. R. P. L., 1940, 5s	40,000.00
50,000 N. Y. Cent. R. R. Eq., 1934, 6s	50,000.00	5,000 Virginia Rwy. Eq., 1924, 6s	4,888.70
75,000 N. Y. Cent. Lines eq 1923-28, 4½s	67,777.97		

"	1917.....	31,351.....	12,475,856.49
"	1918.....	31,236.....	12,352,547.63
"	1919.....	31,368.....	12,673,422.18
"	1920.....	32,648.....	13,826,887.62
"	1921.....	33,704.....	14,939,289.83
"	1922.....	33,341.....	15,362,838.62

Total received since organization, 1854\$117,727,557.37
Total paid Depositors102,364,718.75

Due Depositors January 1, 1922\$15,362,838.62

An account may be opened by a deposit of 10 cents, and interest is paid on all balances of \$5.00 or over.

OFFICERS:

LIVINGSTON E. JONES, President.
F. H. STRAWBRIDGE, Vice Pres.
H. T. MONTGOMERY, Sec'y and Treas.
WILLIAM N. PRICE, Asst. Sec'y & Asst. Treas.

BAYARD HENRY, Solicitor.

MANAGERS:

FRANCIS B. REEVES, FRANCIS B. REEVES, JR.,
HORACE T. POTTS, HARROLD E. GILLINGHAM,
F. H. STRAWBRIDGE, JOSEPH L. WOOLSTON,
MARRIOT C. MORRIS, CLARENCE M. CLARK,
LIVINGSTON E. JONES, WILLIAM A. LAW,
WM. J. MONTGOMERY, EDWARD J. MOORE,
LOUIS C. MADEIRA, JOHN D. McILHENNY,
THOS. RAEBURN WHITE.

The managers serve without compensation, and neither they nor any officer or agent of the Saving Fund can directly or indirectly borrow money from, or become in any way indebted to it.

SIXTY-EIGHTH ANNUAL STATEMENT OF THE SAVING FUND SOCIETY OF GERMANTOWN AND ITS VICINITY.

School Lane and Germantown Avenue.
January 1, 1923.

Chartered 1854.

ASSETS.

Par Value.	Book Value.
\$1,761,150 U. S. A. Bonds, 1923-1947, 3½s, 4½s, & 4¾s	\$1,607,878.33
699,500 U. S. A. Treasury Notes, 1925-1926, 4¾s, 4½s & 4¼s	699,500.00
25,000 Federal Farm Loan, 1942, 4½	24,927.50
75,000 Govt. of Dominion of Canada, 1952, 5s	74,812.50
100,000 Great Britain & Ireland, 1929-1937 5½s	83,925.00
50,000 State of California, 1935-1957, 4½s	50,000.00
50,000 State of Georgia, 1945, 4¾	50,000.00
50,000 State of Minnesota, 1927, 5s	50,000.00
50,000 State of North Carolina, 1942, 5s	50,000.00
200,000 State of Pennsylvania, 1951, 5s	200,000.00
50,000 State of Utah, 1939, 4½	48,812.50
50,000 State of West Virginia, 1942, 5s	48,875.00
25,000 County of Cook, Ill., 1928, 4	24,655.00
25,000 County of Cuyahoga, 1930-1935, 5s	23,068.00
37,000 County of Dallas, Tex., 1929-1932, 5s & 5½s	36,559.74
50,000 County of Duval, Fla., 1948, 5s	50,000.00
50,000 County of Lawrence, Pa., 1933-1934, 5½s	50,000.00
18,000 County of Los Angeles, Cal., 1924-1933, 5s	18,000.00

10,000 County of New Castle, Del., 1926, 4½s	10,000.00
35,000 County of St. Louis, Minn., 1931, 5s	35,000.00
25,000 City of Akron, O., 1941, 5s	25,000.00
15,000 City of Allentown, 1949, 4½s	15,000.00
50,000 City of Atlanta, Ga., 1946-1950, 4½s	49,246.00
40,000 City of Birmingham, Ala., 1945, 5s	40,000.00
25,000 City of Boston, Mass., 1961, 4s	24,226.25
10,000 City of Canton, Ohio, 1954, 4½	9,568.00
50,000 City of Charlestown, S. C., 1962, 4½s	49,875.00
30,000 City of Chattanooga, Tenn., 1951, 4¾s	30,000.00
50,000 City of Chicago, Ill., 1927, 4s	45,375.00
75,000 City of Cleveland, O., 1928-1938, 4¾s & 4½s	75,000.00
50,000 City of Columbus, Ohio, 1933-1935, 4½s & 5s	49,995.00
75,000 City of Denver Col., 1939-1948, 4½s & 5s	72,440.50
50,000 City of Des Moines, Iowa, 1941-1942 4½s	50,000.00
100,000 City of Detroit, 1937-1942, 5s	98,546.63
25,000 City of Fort Worth, Tex., 1949-1951, 5s	24,968.75
60,000 City of Houston, Tex., 1925-35, 4½s & 5s	60,000.00
60,000 City of Kansas City, Mo., 1925-37, 3½s, 4s & 4½s	57,762.50
30,000 City of Knoxville, Tenn., 1951, 5s	29,700.00
93,000 City of Los Angeles, Cal., 1924-45, 4½s & 5s	92,295.00
35,000 City of Memphis, Tenn., 1945-47, 4½s	35,000.00
75,000 City of Milwaukee, Wis., 1923-30, 4½s	75,000.00
90,000 City of Minneapolis, Minn., 1927-39, 4s & 5s	86,742.48
30,000 City of Montreal, Canada, 1954, 4½s	26,500.00
50,000 City of Nashville, Tenn., 1925-31, 5s	50,000.00
64,000 City of New Orleans, La., 1922-32, 5s	64,000.00
30,000 City of Newport, R. I., 1930-37, 5s	30,000.00
50,000 City of Norfolk, Va., 1940-52, 4½s & 5s	50,000.00
56,000 City of Omaha, Neb., 1941, 4½s	56,000.00
25,000 City of Pawtucket, R. I., 1931-36,	
25,000 City of Ottawa, Can., 1937-39, 6s	24,736.50
100,000 City of Philadelphia, Pa., 1951, 5s	100,000.00
95,000 City of Pittsburgh, Pa., 1938-51, 5s & 6s	95,000.00
100,000 City of Richmond, Va., 1927-50, 4s	95,635.00
30,000 City of Rome, Ga., 1931-34, 4s	29,493.10
50,000 City of St. Paul, Minn., 1940, 5s	50,000.00
61,000 City of Salt Lake, Utah, 1936, 4½s & 5s	60,875.00
74,000 City of San Francisco, Cal., 1931-42, 4½s & 5s	73,789.40
74,000 City of Seattle, Wash., 1926-41, 4½s & 6s	74,000.00
25,000 City of Toledo, Ohio, 1936, 4½s	25,000.00
25,000 City of Toronto, Canada, 1924, 4½s	22,780.00
20,000 City of Westmount, Quebec, 1928, 4½s	18,200.00
35,000 City of Wichita, Kans., 1930-31, 4¾s	35,000.00
50,000 City of Wilmington, Del., 1936-44, 4½s	47,150.00
25,000 City of Zanesville, O., 1927-28, 4½s	25,000.00
60,000 Louisiana Port Comm., 1950-53, 5s	59,850.00
50,000 Marin, Cal. Munic. Water Works, 1933-47, 5s	50,000.00
75,000 Miami, Ohio, Conservancy Dist., 1940-47, 5½s	75,000.00
3,500 Wilmington, N. C., Sewerage Co. 1st, 1932, 5s	3,500.00
500 Borough of Emsworth, Pa., 1923, 5s	500.00
13,000 Borough of Kane, Pa., 1923-26, 5s	13,000.00
50,000 Twp. of Hanover, Pa., Sch. Dist., 1941-46, 5½s	50,000.00
6,000 Akron & Barberton Belt R. R. 1st, 1942, 4s	4,925.20
15,000 Alabama Great Southern R. R. Cons., 1943, 5s	14,000.00
15,000 Allegheny Valley Rwy. Co. Genl., 1942, 4s	12,781.25
64,000 Atch., Top. & Santa Fe Rwy. Adj., 1995, 4s	53,000.00

55,000 Atch., To. & Santa Fe Rwy. Eastern Oklahoma Div. 1st, 1923, 4s	50,338.57	10,000 Cleveland Union Terminals Co. 1st, 1972, 5½s	9,875.00
56,000 Atch., Top. & Santa Fe Rwy. Trans. S. L. 1st, 1958, 4s	46,450.00	25,000 Colorado & Southern Rwy. 1st, 1929, 4s	22,896.25
75,000 Atch., Top. & Santa Fe Rwy. Cal-Ariz. Lines, 1st & Refd., 1962, 4½s	70,000.00	30,000 Dayton & Mich. R. R. Cons., 1931, 4½s	27,000.00
130,000 Atlanta & Charlotte Air Line Rwy. 1st, 1914, 4½s & 5s	121,000.00	77,000 East Tenn., Va. & Ga. Rwy. Cons., 1956, 5s	75,785.00
100,000 Baltimore & Ohio R. R. Prior Lien, 1925, 3½s	91,942.50	35,000 Erie R. R. Eq. Trust, 1923-28, 4½s ..	34,200.58
75,000 Baltimore & Ohio R. R. Eq. Tr., 1923-27, 4½s & 5s	74,187.35	105,000 Galveston, Harrisburg & S. A. Rwy. (M. & P. Ext.) 1st, 1931, 5s	102,920.00
6,000 Bangor & Aroostook R. R. Wash. Ex. 1st, 1939, 5s	4,500.00	5,000 General Amer. Tank Car Corp. Eq., 1923, 6s	3,848.50
27,000 Boston & Albany, N. Y. Cent. & H. R. R. R. Eq., 1923-26, 4½s	25,616.03	20,000 Hoboken Ferry Co. 1st., 1946, 5s	18,000.00
65,000 Burlington, Cedar Rap. & No. R. R. Cons., 1934, 5s	63,000.00	25,000 Houston East & West Tex. Rwy. 1st, 1933, 5s	24,000.00
176,000 Canadian Pacific Rwy. Eq., 1923-29 4½s & 6s	163,258.82	75,000 Illinois Cent. R. R. & Chic., St. L. & New Orleans 1st and Refd., 1963, 5s	72,500.00
25,000 Carolina Central R. R. 1st, 1949, 4s ..	18,000.00	100,000 Illinois Central R. R. Col. Tr., 1953, 4s	80,187.50
25,000 Carolina, Clinchfield & O. Rwy. Co. 1st, 1938, 5s	20,000.00	72,000 Illinois Central R. R. Col. Tr., 1952, 4s	57,550.00
55,000 Central New England Rwy. Co. 1st 1961, 4s	30,000.00	44,000 Illinois Central R. R., 1934, 5½s ...	42,716.50
166,000 Central Pacific Rwy. Co. 1st & Refd., 1949, 4s	140,000.00	50,000 Indiana, Ill. & Iowa R. R. 1st, 1950, 4s	43,000.00
60,000 Central Pacific Rwy. Co., 1929, 3½s ..	48,518.75	55,000 Jacksonville Termi. Co. Ref. & Ext., 1967, 6s	55,000.00
35,000 Chesapeake & Ohio Rwy. Co. Genl., 1992, 4½s	30,000.00	25,000 Kentucky Central Rwy. Co. 1st, 1987, 4s	22,000.00
41,000 Chesapeake & Ohio Rwy. Cons., 1939, 5s	34,774.25	130,000 Lake Shore & Mich. So. Rwy. Deb., 1928-31, 4s	118,322.50
80,000 Chesapeake & Ohio Rwy. Eq., 1932-35, 6s	79,104.00	27,000 Lehigh Val. R. R. Coxie Bros. Col., 1923, 4s	22,152.24
57,000 Chicago, Burlington & Quincy, Ill. Div., 1949, 4s	49,003.00	22,000 Lehigh Val. R. R. Cons., 1923, 6s ...	21,532.50
64,000 Chicago, Burl. & Quincy R. R. Gen., 1958, 4s	59,390.00	100,000 Lexington & Eastern Rwy. Co. 1st, 1965, 5s	98,907.50
25,000 Chicago & Erie R. R. 1st, 1982, 5s ..	22,000.00	25,000 Long Island R. R. Refd., 1949, 4s ..	21,000.00
75,000 Chicago Junc. Rys. & Union St. Yds. 1st, 1940, 5s	68,000.00	35,000 Louisville & Nash. R. R. A. K. & C. Div., 1955, 4s	29,700.00
165,000 Chicago, Milw. & St. Paul Rwy. Gen., 1989, 4s & 4½s	129,783.75	36,000 Michigan Central R. R. Eq., 1925-29, 6s	36,000.00
75,000 Chicago, Milw. & St. Paul (St. Paul Ry. Eq.), 1930-36, 5s	72,167.48	20,000 Michigan Cen. R. R. (D. & B. C. R. R.) 1st, 1931, 5s	20,000.00
27,000 Chicago & N. W. Rwy. Eq., 1929-30, 6½s	27,000.00	25,000 Midland Valley R. R. 1st, 1943, 5s ..	20,000.00
32,000 Chicago & N. W. Rwy. Genl., 1987, 5s ..	31,982.50	95,000 Milwaukee, Sparta & N. W. Rwy. 1st, 1947, 4s	85,000.00
6,000 Chicago & Rock Island Elev. Co. 1st, 1924, 5s	5,900.00	50,000 Minn., St. Paul & S. S. Marje Rwy., 1949, 4s	40,000.00
52,000 Chicago, Rock Island & Pac. Rwy Eq., 1923, 4½s	48,963.05	24,000 Missouri Pacific R. R. Eq., 1933-34, 6s	24,000.00
110,000 Chicago, Rock Is. & Pac. Rwy. Genl., 1988, 4s	87,160.00	100,000 New Orleans & N. E. R. R. Co. P. L., 1940, 5s	99,562.50
150,000 Chicago, St. Louis & N. O. Rwy., 1951, 5s	147,843.75	122,000 N. Y. Cent. & Hudson Riv. R. R. Deb., 1934, 4s	101,917.50
30,000 Chicago, St. Louis & N. O. Ry. Eq., 1923, 5s	28,566.42	50,000 N. Y. Cent. & Hudson Riv. R. R. Mich. Cent. Col., 1998, 3½s	36,875.00
125,000 Chicago Union Station Co. 1st, 1963, 4½s	112,000.00	100,000 N. Y. Cent. & Hud. Riv. R. R. L. S. Col., 1998, 3½s	72,563.75
25,000 Choctaw & Memphis R. R. 1st, 1949, 5s	22,000.00	69,000 N. Y. Cent. Lines Eq., 1923-36, 4½s & 5s	62,545.53
100,000 Choctaw, Okla. & Gulf R. R. Cons., 1952, 5s	90,000.00	40,000 N. Y. Cent. R. R. Eq., 1934, 6s	39,301.61
25,000 Cinn., Indpls., St. L. & Chicago 1st, 1936, 4s	23,000.00	135,000 New York Connecting R. R. 1st, 1953, 4½s	117,200.00
75,000 Cinn., N. Or. & Tex. Pac. Ry. Eq., 1926-27, 6s	74,719.80	59,000 N. Y., N. H. & Hartford R. R. Eq., 1924-27, 4½s & 6s	57,335.27
60,000 Cleveland, Akron & Col. Rwy. 1st, 1927, 5s	56,200.00	83,000 Norf. & West. Ry. P. C. & C. Co. 1st, 1941, 4s	73,097.50
25,000 Cleveland, Akron & Col. Rwy. Cons., 1940, 4s	22,000.00	25,000 Norf. & West. R. R. New Riv. Div. 1st, 1932, 6s	25,000.00
23,000 Cleveland, Cinn., Chic. & St. L. Rwy. (Cairo Div.), 1939 4s	20,757.50	76,000 Norf. & West. Ry. Divi. 1st & Gen., 1944, 4s	58,793.75
25,000 Cleveland, Cinn., Chic. & St. L. (St. L. Div.) 1st Col., 1930, 4s	20,000.00	127,000 Northern Pac. Rwy., P. L. & L. G., 1997, 4s	106,763.25
50,000 Cleveland, Cinn., Chic. & St. L. Ry. Deb., 1931, 4½s	43,360.50	100,000 Oregon R. R. & Navg. Co. Cons., 1946, 4s	78,875.75
60,000 Cleve., Lorain & Wheeling Ry. 1st, 1933, 5s	58,062.50	200,000 Oregon Short Line R. R. Cons., 1946, 5s	194,398.75
25,000 Cleve., Lorain & Wheeling Ry. Genl., 1936, 5s	24,000.00	50,000 Oregon Wash. R. R. & Nav. Co. 1st & Ref., 1961, 4s	39,693.75
48,000 Cleveland & Marietta Ry. 1st, 1935, 4½s	45,000.00	100,000 Pacific R. R. of Mo. 1st, 1938, 4s	86,585.00
		75,000 Pacific R. R. of Mo. 2d, 1938, 5s	64,591.25
		76,000 Paducah & Ill. R. R. 1st, 1955, 4½s ..	62,110.00
		50,000 Penna. Co. T. C., 1944, 3½s	38,274.60
		107,000 Penna. R. R. Cons., 1960, 4½s	96,037.50

70,000 Penna. R. R. Genl., 1965, 4½s	62,000.00	30,000 Darby, Media & Chester St. Rwy.	
25,000 Phila. & Reading R. R. Cons., 1937, 4s	22,000.00	1st, 1936, 4½s	24,300.00
50,000 Phila. & Reading R. R. Term. 1st,		2,000 Decatur Gas & Elec. Co. 1st, 1923, 5s	1,650.00
1941, 5s	49,495.00	42,000 Decatur Gas & Elec. Co. Cons., 1930,	
11,000 Pittsburgh, Chartiers & Y. Ry. Genl.,		5s	38,000.00
1932, 4s	10,020.40	18,000 Decatur Rwy. & Light Co. Cons.,	
218,000 P. C. C. & St. L. Ry. Cons., 1940-63,		1933, 5s	16,512.50
4s & 4½s	198,289.73	20,000 Denver City Tramway Co. 1st & Ref.,	
50,000 Pittsburgh, McKeesport & Y. R. R.		1933, 5s	6,000.00
Eq., 1933, 6s	48,799.59	48,000 Detroit Rwy. 1st, 1924, 5s	46,150.00
18,000 Pittsburgh, McKeesport & Y. R. R.		25,000 Duquesne Trac. Co. 1st, 1930, 5s	15,000.00
2d, 1934, 6s	18,000.00	20,000 Ea. Chicago & Ind. Harbor Wat. Co.	
45,000 Pittsburgh, Youngstown & A. R. R.		1st, 1927, 5s	18,000.00
Gen., 1948, 4s	40,112.50	27,150 Ea. Mass. St. Rwy. Co. Rfd., 1948,	
74,000 Reading Co. Eq., 1925-31, 5s	72,980.20	4½s & 6s	7,000.00
25,000 Reading Co., Pur. Mo. Mtg., 1952, 4s	22,000.00	47,000 Evansville Gas & Elec. Light Co. F.	
72,000 Richmond Terminal Rwy. 1st, 1952, 5s	69,587.50	& I., 1932, 5s	40,010.00
50,000 Richmond Wash. Co. Gtd. C. T., 1943,		24,000 Fort Pitt Trac. Co. 1st, 1935, 5s	18,000.00
4s	45,000.00	80,000 Georgia Rwy. & Elec. Co. Cons.,	
125,000 Santa Fe Prescott & Phoenix Ry. 1st,		1932, 5s	70,890.00
1912, 5s	123,120.50	75,000 Georgia Rwy. & Elec. Co. Refdg.,	
100,000 St. Louis Iron Mt. & So. Ry. U. & R.,		1949, 5s	62,000.00
1929, 4s	74,441.25	87,000 Great Falls Power Co., 1940, 5s	83,350.00
112,000 St. Louis, Iron Mt. & So. Ry. Con. &		100,000 Hestonville, Man. & Fmt. Ry. Cons.,	
L. G., 1931, 5s	108,000.00	1924, 5s	95,000.00
50,000 St. Paul Minn. & Man. Ry. Cons.,		50,000 Jackson Cons. Trac. Co. 1st, 1934, 5s	30,000.00
1933, 4s	45,000.00	60,000 Jacksonville Gas Co. 1st, 1942, 5s ...	45,000.00
31,000 St. Paul Minn. & Man. Ry. Mont. Ex.,		50,000 Lehigh Nav. Elec. Co. 1st, 1943, 6s ...	50,000.00
1937, 4s	25,691.25	25,000 Los Angeles Rwy. Corp. 1st, 1940,	
77,000 St. Paul Union Depot Co., 1923, 5½s	77,000.00	5s	15,000.00
Securities in suspense account	15,000.00	10,000 Lynchburg Gas Co. 1st, 1930, 5s	9,000.00
75,000 Shamokin, Sunbury & L. R. R. 2d,		55,000 Madison River Power Co. 1st, 1935,	
1925, 6s	75,000.00	5s	45,118.85
100,000 Southern Pacific R. R. 1st, 1955, 4s...	86,093.75	20,000 Metropolitan W. S. Elev. Eq., 1923-26,	
25,000 Southern Pac. Co., San Fran. Ter.		5s	19,190.72
1st, 1950, 4s	20,000.00	8,000 Millvale, Etna & Sharpsbg St. Ry.	
94,000 Southern Rwy. Co. Eq., 1923-32, 4½s		1st, 1923, 5s	7,000.00
& 5½s & 6s	89,810.01	100,000 New York Telephone Co. 1st & Gen.,	
100,000 Southern Rwy. Co. Ea. Tenn. Reorg.,		1939, 4½s	81,782.50
1938, 5s	95,000.00	35,000 Pacific Coast Power Co. 1st, 1940, 5s	31,000.00
10,000 Southern Rwy. Co., Memphis Div.		25,000 Pacific Tel. & Tel. Co. 1st C. T., 1937,	
1st, 1936, 5s	9,400.00	5s	23,000.00
75,000 Southern Rwy. Co. Cons., 1994, 5s ..	73,237.50	45,000 Peoples Pass. Rwy. Co. 1st, 1935, 4s	38,000.00
75,000 Terminal R. R. Ass'n. of St. L. 1st,		25,000 Pittsburgh & Charleroi St. Ry. Co.	
1939-44, 4½s & 5s	71,000.00	1st, 1932, 5s	20,000.00
50,000 Toledo, Can. Southern & Detroit 1st,		75,000 Portland Rwy. Co. 1st & Refdg.,	
1956, 4s	34,250.00	1930, 5s	60,000.00
36,000 Toledo & Ohio Cent. Rwy. 1st, 1935,		25,000 Roanoke Rwy. & Elec. Co. Cons.,	
5s	34,000.00	1953, 5s	20,000.00
27,000 Toledo Terminal R. R. Co. 1st, 1957,		75,000 Rockford & Interurban Rwy. 1st,	
4½s	19,250.00	1930, 5s	37,500.00
70,000 Tol. Walhonding Val. & O. R. R. 1st,		50,000 Salmon River Power Co. 1st, 1952, 5s	43,395.00
1931-42, 4s & 4½s	64,500.00	50,000 Salt Lake & Ogden Rwy. Co. 1st,	
34,000 Vnadalia R. R. Co. Con., 1955-57, 4s	27,030.00	1934, 5s	40,000.00
45,000 Vicksb'g, Shreveport & Pac., R. R. P.		49,000 San Francisco Gas & Elec. Co., Genl.,	
L., 1940, 5s	40,000.00	1923, 4½s	43,492.50
10,000 Virginia Rwy. Eq., 1923-24, 6s	9,908.93	15,000 South Bend & Mishawaka Gas Co.	
25,000 Wabash R. R. 1st, 1939, 5s	22,875.00	1st, 1926, 5s	14,000.00
29,000 West Jersey & Seashore R. R. Cons.,		20,000 Southern Power Co. 1st, 1930, 5s ...	16,470.00
1936, 4s	24,285.00	50,000 Southern Gas & Elec. Co. 1st &	
75,000 Winston Salem So. Bd. Rwy. 1st,		Refdg., 1932, 5s	42,000.00
1960, 4s	60,000.00	4,000 Topeka Edison Co. 1st, 1925, 5s	3,600.00
25,000 Wisconsin Central Rwy. Gen., 1949,		20,000 Union Elec. Lt. & Power Co. Refdg.,	
4s	20,000.00	1933, 5s	18,000.00
25,000 Altoona & Logan Val. Elec. Rwy.		20,000 Union Pass. Rwy. Co., 1960, 4s	17,000.00
Cons., 1933, 4½s	13,000.00	100,000 United Trac. Co. of Pittsburgh Genl.,	
55,000 Beaver Valley Trac. Co. Cons., 1950,		1997, 5s	25,000.00
5s	38,000.00	34,000 West End Pass. St. Rwy. Co., 1935,	
15,000 Boston & Worcester St. Rwy. 1st,		4s	30,000.00
1923, 4½s	9,000.00	20,000 West Liberty St. Ry. Co. 1st, 1930,	
50,000 California Gas & Elec. Co. U. & R.,		5s	12,000.00
1937, 5s	47,000.00	35,000 West Phila. Pass. Rwy. 2d, 1926, 5s	32,000.00
10,000 Chattanooga Rwy. Co. Cons., 1956,		53,000 Wilkinsburg & Ea. Pittsburgh St.	
5s	5,000.00	Ry., 1929, 5s	35,500.00
70,000 Chicago, Aurora & Elgin Corp.,		25,000 Arcade Real Estate Co. 1st, 1924, 5s	25,000.00
1947-72, 6s & 7s	21,750.00	50,000 John Wanamaker 1st, 1927, 6s	50,000.00
50,000 Chicago Rwy. Co. 1st, 1927, 5s	31,000.00		
25,000 Cinn. Gas & Elec. Co. 1st & Refdg.,		\$16,379,300	\$14,786,195.34
1956, 5s	22,250.00	Loans on Collateral	96,122.00
75,000 Clev., Elyria & West. Ry. Co., 1st,		First Mortgages on Real Estate	1,278,950.00
1923, 7s	50,000.00	Real Estate (Banking House)	60,000.00
50,000 Danville, Urbana & C. Rwy. Co. 1st,		Cash on hand and in Banks	1,042,533.09
1923, 5s	40,000.00		\$17,263,800.43

LIABILITIES.

Due Depositors Dec.	
31, 1922,	\$15,560,773.79
Interest Credited for	
1922,	528,466.57
	<hr/> \$16,089,240.36
Surplus,	\$1,174,560.07
Total Number of Depositors,	33,598

We, the Subscribers, Auditors, appointed by the Saving Fund Society of Germantown and its vicinity, do hereby certify that we have examined the above statement, and the assets therein named and find them correct.

OSCAR W. WOOD,
GEORGE J. FLAVELL,
WILLIAM H. EMHARDT,
ARTHUR H. JONES,
VICTOR PAUL,

January 6, 1923.

Auditors.

Four per centum per annum interest allowed on deposits.
Accounts may be opened and business transacted by mail.
Open for business Mondays, 8:45 A. M. to 8 P. M., Saturdays,
8:45 A. M. to 12 noon. Other days 8:45 A. M. to 3 P. M.,
Closed on Legal Holidays.

SUMMARY.

The following table shows the growth of the Society since 1854:

Date.	Number of Accounts.	Amt. of Deposits.
June 1, 1855.....	273.....	\$ 12,788.84
" 1859.....	811.....	75,023.85
January 1, 1867.....	1,146.....	133,631.84
" 1872.....	1,699.....	361,847.87
" 1876.....	3,250.....	581,966.50
" 1880.....	4,028.....	875,144.53
" 1884.....	7,190.....	1,439,825.13
" 1890.....	11,285.....	2,361,209.14
" 1895.....	13,052.....	2,819,673.15
" 1900.....	16,294.....	4,233,238.96
" 1905.....	20,966.....	6,171,098.37
" 1906.....	22,136.....	6,600,117.54
" 1907.....	23,027.....	6,819,680.54
" 1908.....	23,525.....	7,073,089.59
" 1909.....	23,526.....	7,237,800.94
" 1910.....	24,511.....	7,803,287.60
" 1911.....	25,391.....	8,432,959.44
" 1912.....	26,187.....	8,920,471.24
" 1913.....	27,438.....	9,516,274.94
" 1914.....	28,279.....	10,166,454.58
" 1915.....	28,748.....	10,493,595.63
" 1916.....	29,680.....	11,113,251.43
" 1917.....	31,351.....	12,475,856.49
" 1918.....	31,236.....	12,352,547.63
" 1919.....	31,368.....	12,673,422.18
" 1920.....	32,648.....	13,826,887.62
" 1921.....	33,704.....	14,939,289.83
" 1922.....	33,341.....	15,362,838.62
" 1923.....	33,598.....	16,089,240.36

Total received since organization, 1854.....\$124,766,395.21
Total paid Depositors.....108,677,154.85

Due Depositors January 1, 1923.....\$16,089,240.36

OFFICERS:

JOSEPH L. WOOLSTON, President.
H. T. MONTGOMERY, Vice President.
WILLIAM N. PRICE, Sec'y. and Treas.
H. H. HEWETT, Asst. Sec'y. & Asst. Treas.

BAYARD HENRY, Solicitor.

MANAGERS:

F. H. STRAWBRIDGE, JOSEPH L. WOOLSTON,
MARRIOTT C. MORRIS, CLARENCE M. CLARK,
LIVINGSTON E. JONES, WILLIAM A. LAW,
WM. J. MONTGOMERY, EDWARD J. MOORE,
LOUIS C. MADEIRA, JOHN D. McILHENNY,
FRANCIS B. REEVES, JR. THOS. RAEURN WHITE,
HARROLD E. GILLINGHAM, H. T. MONTGOMERY,

The Managers serve without compensation, and neither they nor any office or agent of the Saving Fund can directly or indirectly borrow money from, or become in any way indebted to it.

REPORT OF THE LEHIGH COAL AND NAVIGATION COMPANY FOR THE YEAR 1921.

The Lehigh Coal and Navigation Company,

437 Chestnut Street,
Philadelphia, Pa., December 28, 1921.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania in the General Assembly met:

In compliance with the requirements of the 19th Section of the Act of Assembly, passed March 20, 1918, entitled "An Act to Improve the Navigation of the River Lehigh," I would respectfully report that the tolls received on the Lehigh Navigation during the year 1921 amount to thirty-six thousand, five hundred twenty-seven dollars and thirty-four cents (\$36,527.34) according to the returns made to this office.

Very truly yours,

HENRY H. PEASE,
Secretary.

State of Pennsylvania,
City of Philadelphia.

Before me, the subscriber, a Notary Public of the County of Philadelphia and State of Pennsylvania, personally appeared on this twenty-eighth day of December, A. D. 1921, Henry H. Pease, Secretary of The Lehigh Coal and Navigation Company, who being duly affirmed according to Law, did depose and say that the above statement is just and true to the best of his knowledge, information and belief.

HENRY H. PEASE.

Affirmed and subscribed before me the day and year aforesaid.

R. V. PIERCE,
Notary Public.

Commission expires, February 21, 1923.

REPORT OF THE LEHIGH COAL AND NAVIGATION COMPANY FOR THE YEAR 1922.

The Lehigh Coal and Navigation Company,

437 Chestnut Street,
Philadelphia, Pa., December 28, 1922.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania in the General Assembly met:

In compliance with the requirements of the 19th Section of the Act of Assembly, passed March 20, 1918, entitled "An Act to Improve the Navigation of the River Lehigh," I would respectfully report that the tolls received on the Lehigh Navigation during the year 1922 amount to twenty-three thousand, one hundred sixty-six dollars and sixty-eight cents (\$23,166.68) according to the returns made to this office.

Very truly yours,

HENRY H. PEASE,
Secretary.

State of Pennsylvania,
City of Philadelphia.

Before me, the subscriber, a Notary Public of the County of Philadelphia and State of Pennsylvania, personally appeared on this twenty-eighth day of December, A. D. 1922, Henry H. Pease, Secretary of The Lehigh Coal and Navigation Company, who being duly affirmed according to Law, did depose and say that the above statement is just and true to the best of his knowledge, information and belief.

HENRY H. PEASE.

Affirmed and subscribed before me the day and year aforesaid.

R. V. PIERCE,
Notary Public.

Commission expires, February 21, 1923.

REPORT OF THE AUDITORS OF THE PHILADELPHIA
SAVING FUND SOCIETY FOR THE YEAR 1921.

The subscribers, duly appointed by the President Judges of the Courts of Common Pleas of Philadelphia County, to audit and settle the Accounts of The Philadelphia Saving Fund Society, under the provisions of the Third Section of the Supplement to the "Act" incorporating the said Society, approved March 15, 1824, having been duly qualified, respectfully report:

That, in the performance of the duties assigned them, they have audited and settled the Books and Accounts of The Philadelphia Saving Fund Society for the year ending the thirty-first day of December, 1921, and have examined and ascertained the amount of the Bonds and Mortgages, Real Estate, Public Loans, and the other evidence of the property and effect of the said Society, and agreeably thereto have made out the subjoined statement, which agrees with the books at that date, and exhibits the situation and condition of the said The Philadelphia Saving Fund Society on the first day of January, 1922.

SUSSEX D. DAVIS,
G. HEIDE NORRIS,
C. BERKELEY TAYLOR,
Auditors.

ASSETS.

PUBLIC LOANS.

UNITED STATES BONDS ETC.

	Par Value.	As Charged.
Liberty and Victory Liberty Loans, 1923-1947, 4½ per cent. & 4½ per cent.	\$53,390,250.	\$50,483,887.69
War Savings Certificates Stamps 1923,	1,000.	828.
Treasury Savings Certificate, 1924,	1,000.	836.

STATE BONDS.

Tennessee State, 1922-1934 4½ per cent.	350,000.	350,000.
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COUNTY BONDS.

Allegheny County, Pa., 1925-1933, 4 per cent.	842,000.	791,645.89
Atlantic County, N. J., 1926-1946, 5 per cent.	200,000.	200,000.
Bergen County, N. J., 1922-1935, 4½ per cent.	146,000.	146,000.
Bergen County, N. J., 1933, 5 per cent.	218,000.	218,000.
Blair County, Pa., 1937, 4 per cent.	200,000.	186,000.
Camden County, N. J., 1930-1935, 4½ per cent.	11,000.	11,444.
Columbia County, Ohio, 1922-1926 5 per cent.	104,600.	104,600.
Cuyahoga County, Ohio, 1922-1926, 5 per cent.	51,000.	51,000.
Cuyahoga County, Ohio, 1922-1946, 4½ per cent.	300,000.	300,000.
Essex County, N. J., 1923, 4½ per cent.	80,000.	80,000.
Franklin County, Ohio, 1922-1933, 5 per cent.	21,000.	21,000.
Franklin County, Ohio, 1922-1926, 4½ per cent.	39,000.	39,000.
Hudson County, N. J., 1925, 4½ per cent.	70,000.	70,000.
Lackawanna County, Pa., 1922- 1931, 4 per cent.	161,000.	161,000.
Lucas County, Ohio, 1922-1927, 5 per cent.	13,000.	13,000.
Luzerne County, Pa., 1922-1927, 4½ per cent.	295,000.	295,000.
Luzerne County, Pa., 1922-1933, 4 per cent.	598,000.	581,800.
Middlesex County, N. J., 1922-1937 4½ per cent.	121,000.	121,000.
Montgomery County, Ohio, 1926- 1932, 4½ per cent.	74,500.	74,500.
Morris County, N. J., 1922-1927, 4½ per cent.	150,000.	150,000.

Multnomah County, Oregon, 1922- 1926, 5 per cent.	130,000.	130,000.
New Castle County, Del., 1927- 1938, 4½ per cent.	100,000.	100,000.
Oneida County, N. Y., 1922-1924, 4½ per cent.	45,000.	45,000.
Passaic County, N. J., 1924-1932, 4½ per cent.	96,000.	96,000.
Passiac County, N. J., 1927-1931, 5 per cent.	136,000.	136,000.
Pierce County, Wash., Tacoma Sch. Dist., 1925, 4½ per cent. ..	50,000.	50,000.
Schuylkill County, Pa., 1941, 4 per cent.	200,000.	186,000.
Stark County, Ohio, 1922-1923 4½ per cent.	18,000.	18,000.
Stark County, Ohio, 1922-1926 4 2/5 per cent.	20,500.	20,500.
Suffolk County, N. Y., 1922-1925, 4½ per cent.	20,000.	20,000.
Venango County, Pa., 1922-1928, 4½ per cent.	141,000.	141,000.
Washington County, Pa., 1922- 1929, 4½ per cent.	172,000.	172,000.
Washington County, Pa., 1922- 1931, 4 per cent.	78,000.	76,819.45
Washington County, Pa., 1922-1933, 4½ per cent.	45,000.	43,875.
Westchester County, N. Y., 1922- 1925, 4½ per cent.	118,000.	118,000.
Westmoreland County, Pa., 1930, 4 per cent.	167,000.	158,650.
Westmoreland County, Pa., 1935, 4½ per cent.	220,000.	220,000.
York County, Pa., 1923-1928 4 per cent.	83,000.	83,000.

MUNICIPAL BONDS.

Abington Township, Sch. Dist., Pa., 1938, 4 per cent.	44,000.	44,000.
Akron City, Ohio, 1922-1927, 4½ per cent.	200,000.	200,000.
Albany City, N. Y., 1922-1923, 4½ per cent.	38,800.	38,800.
Albany City, N. Y., 1922-1930, 4 per cent.	16,650.	16,650.
Albany City, N. Y. 1922-1933, 4½ per cent.	120,000.	120,000.
Allegheny City, Pa., 1923-1937, 4 per cent.	762,000.	753,630.72
Allegheny City, Sch. Dist., 1928, 3½ per cent.	2,000.	1,923.71
Allegheny City, Sch. Dist., 1929- 1938, 4 per cent.	126,000.	126,000.
Allegheny City, Sch. Dist., 1938, 4½ per cent.	69,000.	69,000.
Altoona City, Pa., 1936, 4 per cent.	43,000.	43,000.
Altoona City, Sch. Dist., Pa., 1922- 1933, 4 per cent.	126,000.	126,000.
Atlanta City, Ga., 1922, 4½ per cent.	20,000.	20,000.
Atlanta City, Ga., 1926, 4 per cent.	43,000.	42,763.50
Baltimore City, Md., 1922-1924, 4½ per cent.	40,000.	40,000.
Baltimore City, Md., 1926-1957, 4 per cent.	13,000.	732,500.
Bethlehem Borough, South, Pa., 1933, 4 per cent.	25,000.	25,000.
Bethlehem Borough, South, Pa., 1942, 4½ per cent.	42,000.	42,000.
Buffalo City, N. Y., 1922-1931, 4 per cent.	128,601.34	128,367.38
Butler Borough, Pa., 1929-1933, 4 per cent.	25,000.	25,000.
Carbondale City, Sch. Dist., Pa., 1926-1945, 4½ per cent.	85,000.	85,000.
Cheltenham Township, Sch. Dist., Pa., 1922-1937, 4 per cent.	40,000.	40,000.
Chester City, Pa., 1925, 4½ per cent.	19,000.	19,000.
Chester City, Sch. Dist., Pa., 1932- 1942, 4½ per cent.	75,000.	75,000.
Chicago City, Ill., 1922-1929, 4 per cent.	432,000.	424,073.87

Cleveland City, Sch. Dist., Ohio, 1922-1928, 4½ per cent.	307,000.	307,000.	Pittston City, Sch. Dist., Pa., 1922-1936, 4½ per cent.	61,000.	61,000.
Des Moines City, Iowa, 1922-1931, 4½ per cent.	19,000.	19,000.	Portland City, Oregon, 1922-1923, 5 per cent.	35,000.	35,000.
Des Moines, Sch. Dist., Iowa, 1932, 4½ per cent.	50,000.	50,000.	Reading City, Pa., 1926-1931, 4 per cent.	66,000.	66,000.
Erie City, Sch. Dist., Pa., 1923-1932, 4 per cent.	46,000.	46,000.	San Diego City, Cal., 1922, 4½ per cent.	36,000.	35,380.80
Hamilton City, Ohio, 1924-1928, 5 per cent.	25,000.	25,000.	Savannah City, Ga., 1926-1932, 4½ per cent.	100,000.	100,000.
Hanover Township, Pa., 1922-1947, 4½ per cent.	270,000.	270,000.	Schnectady City, N. Y., 1922-1930, 4¼ per cent.	22,500.	22,500.
Harrisburg City, Pa., 1922-1936, 4 per cent.	210,000.	201,600.	Schnectady City, N. Y., 1922-1932, 4½ per cent.	55,000.	55,000.
Harrisburg City, Sch. Dist., Pa., 1922-1937, 4 per cent.	105,000.	105,000.	Scranton City, Pa., 1922-1926, 4 per cent.	30,000.	30,000.
Hazleton City, Pa., 1923-1941, 4½ per cent.	46,000.	46,000.	Scranton City, Sch. Dist., 1924-1939, 4 per cent.	250,000.	237,500.
Hazleton City, Sch. Dist., Pa., 1922-1945, 4½ per cent.	141,000.	141,000.	Scranton City, Sch. Dist., Pa., 1928, 4½ per cent.	5,000.	5,000.
Jacksonville City, Fla., 1924, 5 per cent.	120,000.	120,000.	Seattle City, Wash., 1930, 4½ per cent.	40,000.	40,000.
Johnstown City, Sch. Dist., Pa., 1927, 4½ per cent.	68,000.	68,000.	Seattle City, Sch. Dist., Wash., 1922-1931, 4½ per cent.	160,000.	160,000.
Kansas City Sch. Dist., 1923-1924, 4½ per cent.	25,000.	25,000.	Syracuse City, N. Y., 1922-1932, 4½ per cent.	55,000.	55,000.
Lexington City, Yv., 1923-1932, 4½ per cent.	50,000.	50,000.	Tacoma City, Wash., 1922-1924, 5 per cent.	15,000.	15,000.
Lima City, Ohio, 1922-1941, 4½ per cent.	40,000.	40,000.	Toledo City, Ohio, 1928, 4½ per cent.	67,000.	67,000.
Lima City, Sch. Dist., Ohio, 1922-1933, 4½ per cent.	240,000.	240,000.	Toledo City, Sch. Dist., Ohio, 1922-1924, 4½ per cent.	50,000.	50,000.
Los Angeles City, Cal., 1926, 4½ per cent.	50,000.	50,000.	Upper Darby Township, Pa., 1922, 5 per cent.	45,000.	45,000.
Louisville City, Ky., 1923, 4 per cent.	25,000.	25,000.	Upper Darby Township, Pa., 1940, 4½ per cent.	28,000.	28,000.
Lower Merion Township, School Dist., Pa., 1925-1940, 4½ per cent.	45,000.	45,000.	Washington Borough, Pa., 1922-1927, 4 per cent.	135,000.	135,000.
McKeesport City, Pa., 1922-1939, 4 per cent.	160,000.	160,000.	Wilkes Barre City, 1922, 4½ per cent.	5,000.	5,000.
Macon City, Ga., 1922-1938, 4½ per cent.	175,000.	175,000.	Wilkes Barre City, Sch. Dist., Pa., 1922-1935, 4½ per cent.	408,000.	408,000.
Memphis City, Tenn., 1925-1934, 4½ per cent.	100,000.	100,000.	Wilkinsburg Borough, Sch. Dist., Pa., 1922-1938, 4 per cent.	179,000.	179,000.
Milwaukee City, Wis., 1922-1931, 4½ per cent.	318,500.	318,500.	Wilkinsburg Borough, Sch. Dist., Pa., 1924-1940, 4¼ per cent.	73,000.	73,000.
Minneapolis City, Minn., 1922-1936, 4¼ per cent.	177,325.	177,325.	Woodbury City, N. J., 1926, 4 per cent.	12,000.	12,000.
Minneapolis City Minn., 1922-1936, 4½ per cent.	134,975.	134,975.	Yonkers City, N. Y., 1922-1932 4½ per cent.	58,000.	58,000.
Nashville City, Tenn. 1922-1929, 5 per cent.	51,000.	51,000.	Yonkers City, N. Y., 1922-1933, 5 per cent.	100,000.	100,000.
New Brunswick City, N. J., 1922-1956, 4¼ per cent.	113,000.	113,000.	York City, Pa., 1928-1933, 4 per cent.	25,000.	25,000.
New Castle City, Sch. Dist., Pa., 1941, 4¼ per cent.	113,000.	108,480.		<u>\$82,521,901.34</u>	<u>\$78,508,843.67</u>
New York City, N. Y., 1922-1956, 4 per cent.	675,000	628,421.11	RAILROAD LOANS.		
Norfolk City, Va., 1922-1938, 4 per cent.	488,000.	453,840.		Par Value.	As Charged.
Philadelphia City, Pa., 1922-1923, 3 per cent.	5,700.	5,137.83	Alabama Great Southern (South-ern), 1927, 5 per cent.	958,000.	910,100.
Philadelphia City, Pa., 1937-1947, 4 per cent.	10,800,500.	10,044,465.	Alabama Great Southern Equip. Trust, 1922-1926, 4½ per cent. ..	45,000.	43,200.
Philadelphia City, Sch. Dist., Pa., 1924-1929, 4 per cent.	100,000.	97,000.	Alabama Midland, (Atlantic Coast Line), 1928, 5 per cent.	353,000.	335,350.
Philadelphia City, Sch. Dist., Pa., 1924-1932, 4¼ per cent.	280,000.	274,400.	Allegheny Valley, (Penn.), 1942, 4 per cent.	2,000,000.	1,660,000.
Philadelphia City, Sch. Dist., Pa., 1932-1937, 5 per cent.	167,000.	167,000.	Allegheny & Western, (Buf., Roch. & Pgh.), 1998, 4 per cent.	107,000.	81,320.
Pittsburgh City, Pa., 1922-1930, 4¼ per cent.	389,000.	381,920.	Atkinson, Topeka & Santa Fe, 1995, 4 per cent.	1,100,000.	858,000.
Pittsburgh City, Pa., 1922-1934, 4 per cent.	268,500.	268,488.89	Atlanta, Knoxville and Northern, (Louisville and Nashville), 1946, 5 per cent.	47,000.	42,770.
Pittsburgh City, Sch. Dist., Pa., 1923-1939, 4 per cent.	150,000.	150,000.	Atlantic Coast Line of South Carolina, 1948, 4 per cent.	139,000.	111,200.
Pittsburgh City, Sch. Dist., Pa., 1927-1939, 4¼ per cent.	793,000.	768,780.	Baltimore and Ohio, 1925, 3½ per cent.	4,500,000.	3,735,000.
Pittsburgh City, Sch. Dist., Pa., 1928-1940, 4½ per cent.	446,000.	446,000.	Baltimore and Ohio, Equip. Trust, 1922-1927, 4½ per cent.	220,000.	211,200.
Pittsburgh City, Sch. Dist., Pa., 1931, 3½ per cent.	7,100.	6,478.83	Beech Creek, (New York Central), 1936, 4 per cent.	100,000.	84,000.

Brooklyn and Montauk, (Long Island), 1938, 5 per cent.	47,000.	40,890.	Long Island, (Penna.), 1931, 4 per cent.	45,000.	37,800.
Canadian Northern, Equip. Trust, 1922-1924, 5 per cent.	30,000.	28,441.	Long Island, (Penna.), 1931, 5 per cent.	1,087,000.	989,170.
Canadian Pacific, Equip. Trust, 1922-1928, 4½ per cent.	180,000.	171,000.	Michigan Central, Equip. Trust, 1922-1929, 5 per cent.	210,000.	201,600.
Catawissa, (Reading), 1948, 4 per cent.	582,000.	483,060.	Midland of New Jersey, (N. Y., Sus. and West.), 1940, 5 per cent. ...	142,000.	117,860.
Central of Georgia, (Macon and Northern Div.), 1946, 5 per cent.	96,000.	82,560.	Montauk Extension, (Long Island) 1945, 5 per cent.	31,000.	28,520.
Central of Georgia, (Mobile Division), 1946, 5 per cent.	137,000.	117,820.	Nashville, Chattanooga and St. Louis, (Atlantic Coast Line), 1928, 5 per cent.	573,000.	544,350.
Central Pacific, 1949, 4 per cent. ...	1,083,000.	801,420.	New Orleans and North Eastern, 1940, 5 per cent.	26,000.	23,660.
Chesapeake and Ohio, 1939, 5 per cent.	1,056,000.	982,080.	New York Central and Hudson River, (Boston and Albany Equip. Trust 1922-1927, 4½ per cent.	139,000.	132,050.
Chesapeake and Ohio, Equip. Trust, 1922-1926, 4½ per cent. ...	135,000.	129,600.	New York Central Lines, Equip. Trust, 1922-1932, 4½ per cent. ...	462,000.	438,900.
Chicago, Burlington and Quincy, (Illinois Division), 1949, 4 per cent.	320,000.	268,800.	New York, Chicago and St. Louis, 1937, 4 per cent.	1,384,000.	1,134,880.
Chicago, Milwaukee and St. Paul, 1989, 4 per cent.	1,250,000.	837,500.	New York and Erie, 1923, 4½ per cent.	2,138,000.	1,988,340.
Chicago, Milwaukee and St. Paul, 1989, 4½ per cent.	600,000.	450,000.	New York and Erie, 1928, 4 per cent.	242,500.	208,550.
Chicago and Northwestern, Equip. Trust, 1922, 4½ per cent.	15,000.	14,700.	New York and Erie, 1930, 5 per cent.	1,483,000.	1,319,870.
Chicago, St. Louis and New Orleans, Equip. Trust, 1922-1924, 5 per cent.	30,000.	29,400.	New York and Erie, 1939, 5 per cent.	859,000.	764,510.
Chicago Union Station, Series A, 1963, 4½ per cent.	200,000.	158,000.	New York and Erie, 1947, 4 per cent.	1,053,000.	821,340.
Cleveland, Columbus, Cin. and Ind., (New York Central), 1934, 6 per cent.	100,000.	100,000.	Norfolk and Western, 1996, 4 per cent.	562,000.	427,120.
Cleveland, Lorain and Wheeling, (Baltimore and Ohio), 1933, 5 per cent.	255,000.	234,600.	Northern Central, 1925, 4½ per cent.	209,000.	198,550.
Cleveland and Pittsburgh, Series A, (Penna.), 1942, 4½ per cent.	710,000.	660,300.	Northern Central, 1926, 5 per cent.	370,000.	358,900.
Cleveland and Pittsburgh, Series B, (Penna.), 1942, 4½ per cent.	198,000.	184,140.	Northern Pacific, 1997, 4 per cent.	1,178,000.	895,280.
Columbus and Toledo, (Hocking Valley), 1955, 4 per cent.	535,000.	385,200.	North Pennsylvania, 1928, 4 per cent.	200,000.	182,000.
Connecting, (Penna.), 1951, 4 per cent.	1,250,000.	1,037,500.	North Pennsylvania, 1936, 4 per cent.	503,500.	427,975.
Continental Passenger, 1959, 4 per cent.	280,000.	232,400.	North Pennsylvania, 1953, 3.30 per cent.	2,770,000.	1,939,000.
Dayton and Michigan, (Baltimore and Ohio), 1931, 4½ per cent. ...	500,000.	405,000.	Ohio Connecting, (P. C. C. & St. L.), 1943, 4 per cent.	888,000.	754,800.
Delaware River R. R. and Bridge Co., (Penna.), 1936, 4 per cent.	32,000.	27,520.	Oregon Short Line, (Union Pacific), 1922, 6 per cent.	257,000.	257,000.
Easton and Amboy, (Lehigh Valley), 1922, 5 per cent.	835,000.	835,000.	Pennsylvania R. R. Co., 1923, 4 per cent.	201,000.	190,950.
East Tennessee, Virginia and Georgia, (Southern), 1930, 5 per cent.	195,000.	177,450.	Pennsylvania R. R. Co., 1943, 4 per cent.	38,000.	31,920.
East Tennessee, Virginia and Georgia, (Southern), 1956, 5 per cent.	921,000.	819,690.	Pennsylvania R. R. Co., £76,400 Stg. @ 4.85, 1945, 3½ per cent. ...	370,540.	206,280.
Georgia Pacific, (Southern), 1922, 6 per cent.	204,000.	204,000.	Pennsylvania R. R. Co., £99,800 Stg. @ 4.85, 1948, 4 per cent. ...	484,030.	269,460.
Harrisburg, Ports, Mt. Joy and Lancaster, (Penna.), 1943, 4 per cent.	350,000.	297,500.	Pennsylvania R. R. Co., 1948, 4 per cent.	1,011,000.	859,350.
Illinois Central, Equip. Trust, 1922-1923, 4½ per cent.	25,000.	24,500.	Pennsylvania R. R. Co., 1960, 4½ per cent.	2,000,000.	1,820,000.
Jefferson, (Erie), 1929, 5½ per cent.	415,000.	390,100.	Pennsylvania R. R. Co., General Freight Equipment Trust, 1922, 4 per cent.	15,000.	14,550.
Lake Shore and Michigan Southern, (New York Central), 1997, 3½ per cent.	1,041,000.	739,110.	Pennsylvania R. R. Co., General Freight Equipment Trust, 1922-1923, 4½ per cent.	61,000.	60,067.84
Lehigh Coal and Navigation Co., 1924, 4½ per cent.	573,000.	544,350.	Pennsylvania and New York Canal and R. R. Co., 1939, 4 per cent. ...	600,000.	504,000.
Lehigh Coal and Navigation Co., 1948, 4 per cent.	1,000,000.	860,000.	Pennsylvania and New York Canal and R. R. Co., 1939, 4½ per cent.	360,000.	320,400.
Lehigh Valley, 1923, 4 per cent. ...	400,000.	380,000.	Pennsylvania and New York Canal and R. R. Co., 1939, 5 per cent. ...	826,000.	784,700.
Lehigh Valley, 1923, 6 per cent. ...	706,000.	700,375.	Petersburg, (Atlantic Coast Line), 1926, 5 per cent.	30,000.	29,100.
Lehigh Valley of New York, 1940, 4½ per cent.	1,960,000.	1,666,000.	Philadelphia, Baltimore and Washington, 1943, 4 per cent.	4,618,000.	3,879,120.
Lehigh Valley, 1948, 4 per cent. ...	2,133,000.	1,813,050.	Philadelphia and Reading, 1933, 5 per cent.	588,000.	588,000.
Lehigh Valley, Annuity, 4½ per cent.	76,000.	64,600.	Philadelphia and Reading, 1937, 4 per cent.	1,169,000.	1,005,340.
Long Island City and Flushing, (Long Island), 1937, 5 per cent.	10,000.	9,100.	Philadelphia and Reading, 1941, 5 per cent.	390,000.	386,100.

Philadelphia and Reading, 1947, 4 per cent.	2,341,000.	2,013,260.
Philadelphia and Reading, (Reading Company), 1997, 4 per cent.	1,774,000.	1,436,940.
Philadelphia, Wilmington and Baltimore, 1922-1932, 4 per cent. ...	108,000.	100,980.
Pittsburgh, Cin., Chicago and St. Louis, (Series A), 1940, 4½ per cent.	1,000,000.	870,000.
Pittsburgh, Cin., Chicago and St. Louis, (Series B), 1942, 4½ per cent.	1,200,000.	1,044,000.
Pittsburgh, Cin., Chicago and St. Louis, (Series C), 1942, 4½ per cent.	216,000.	187,920.
Pittsburgh, Cin., Chicago and St. Louis, (Series D), 1945, 4 per cent.	767,000.	659,620.
Pittsburgh, Cin., Chicago and St. Louis, (Series F), 1953, 4 per cent.	1,869,000.	1,588,650.
Pittsburgh, Cin., Chicago and St. Louis, (Series G), 1957, 4 per cent.	567,000.	487,620.
Pittsburgh, Cin., Chicago and St. Louis, (Series I), 1963, 4½ per cent.	192,000.	167,040.
Pittsburgh, Virginia and Charleston, (Penna.), 1943, 4 per cent. ..	1,634,000.	1,339,880.
Richmond and Danville, (Southern), 1927, 5 per cent.	75,000.	68,250.
St. Paul, Minneapolis and Manitoba, (Great Northern), 1933, 4 per cent.	1,373,000.	1,167,050.
St. Paul, Minneapolis and Manitoba, (Great Northern), 1933, 4½ per cent.	100,000.	91,000.
Savannah, Florida and Western, (Atlantic Coast Line), 1934, 5 per cent.	201,000.	188,940.
Schuylkill River East Side, (Baltimore and Ohio), 1925, 4 per cent.	1,179,000.	1,120,050.
South Carolina and Georgia, (Southern), 1929, 5½ per cent. ..	332,000.	312,080.
South and North Alabama, (Louisville and Nashville), 1936, 5 per cent.	407,000.	378,510.
Southern, Equip. Trust, 1922-1926, 4½ per cent.	304,000.	288,800.
Southern Pacific of California, 1937, 5 per cent.	9,000.	8,550.
Southern Pacific, Equip. Trust, 1922-1923, 4½ per cent.	62,000.	59,234.99
Terminal R. R. Association of St. Louis, 1939, 4½ per cent.	425,000.	365,500.
Toledo and Ohio Central, (New York Central), 1935, 5 per cent. ..	314,000.	279,460.
Toledo, Walhonding Valley and Ohio, Series A, (Penna. Co.), 1931, 4½ per cent.	38,000.	33,820.
Toledo, Walhonding Valley and Ohio, Series B, (Penna. Co.), 1933, 4½ per cent.	28,000.	24,920.
Union Pacific, 1947, 4 per cent. ...	1,000,000.	830,000.
United New Jersey R. R. and Canal Co., 1923, 4 per cent.	151,000.	143,450.
United New Jersey R. R. and Canal Co., 1929, 4 per cent.	275,000.	255,750.
United New Jersey R. R. and Canal Co., 1944, 4 per cent.	717,000.	595,110.
United New Jersey R. R. and Canal Co., 1951, 3½ per cent. ...	1,000,000.	760,000.
Virginia Midland, Series E, (Southern), 1926, 5 per cent. ..	116,700.	107,364.
Virginia Midland, Series F, (Southern), 1931, 5 per cent. ...	34,000.	30,940.
Virginia Midland, (Southern), 1936, 5 per cent.	174,000.	156,600.
Wabash, 1939, 5 per cent.	183,000.	159,210.
Wabash, (Detroit and Chicago Ext.), 1941, 5 per cent.	478,000.	420,640.
Washington Terminal Co., 1945, 4 per cent.	538,000.	425,020.

Western Pennsylvania, (Penna.), 1928, 4 per cent.	655,000.	576,400.
West Jersey and Seashore, 1936, 3½ per cent.	165,000.	132,000.
West Jersey and Seashore, 1936, 4 per cent.	1,055,000.	907,300.
West Shore, 2361, 4 per cent.	463,000.	328,730.
Railroad Loans	\$83,127,270.	\$70,710,847.83
Public Loans	82,521,901.34	78,508,843.67
	<u>\$165,649,171.34</u>	<u>\$149,219,691.50</u>

Public Loans as charged	\$78,508,843.67
Railroad Loans as charged	70,710,847.83
	<u>\$149,219,691.50</u>
Temporary Loans	4,815.00
Bonds and Mortgages	19,592,947.95
Real Estate	450,484.17
Cash	9,386,163.73
	<u>\$178,654,102.35</u>

LIABILITIES.

Due Depositors	\$169,958,578.20
Surplus or Contingent Fund	8,695,524.15
	<u>\$178,654,102.35</u>

Assets.	Liabilities.
Depositors' United States Loans ..	\$10,005,900.
United States Loans Depositors' Account	\$10,005,900.

REPORT OF THE AUDITORS OF THE PHILADELPHIA SAVING FUND SOCIETY FOR THE YEAR 1922.

The subscribers, duly appointed by the President Judges of the Courts of Common Pleas of Philadelphia County, to audit and settle the Accounts of The Philadelphia Saving Fund Society, under the provisions of the Third Section of the Supplement to the "Act" incorporating the said Society, approved March 15, 1824, having been duly qualified, respectfully report:

That, in the performance of the duties assigned them, they have audited and settled the Books and Accounts of The Philadelphia Saving Fund Society for the year ending the thirty-first day of December, 1922, and have examined and ascertained the amount of the Bonds and Mortgages, Real Estate, Public Loans, Railroad Loans, and the other evidences of the property and effects of the said Society, and agreeably thereto have made out the subjoined statement, which agrees with the books at that date, and exhibits the situation and condition of the said The Philadelphia Saving Fund Society on the first day of January, 1923.

SUSSEX D. DAVIS,
G. HEIDE NORRIS,
C. BERKELEY TAYLOR,
Auditors.

ASSETS.

PUBLIC LOANS.

UNITED STATES BONDS, ETC.

	Par Value.	As Charged
Liberty, Victory Liberty and Treasury Loans, 1923-1952, 4½ and 4¾ per cent.	\$52,926,100.	\$49,979,587.69
War Savings Certificate Stamps, 1923,	1,000.	828.
Treasury Savings Certificate, 1924,	1,000.	836.

STATE BONDS.

Pennsylvania State, 1951, 4¾ per cent.	1,442,000.	1,442,000.
Tennessee State, 1924-1934, 4½ per cent.	300,000.	300,000.

COUNTY BONDS.

Allegheny County, Pa., 1925-1938, 4 per cent.	842,000.	791,645.89
Allegheny County, Pa., 1933-1949, 4½ per cent.	200,000.	200,000.
Atlantic County, N. J., 1926-1946, 5 per cent.	200,000.	200,000.

APPENDIX TO THE

Bergen County, N. J., 1923-1935, 4½ per cent.	141,000.	141,000.	Allegheny City, Sch. Dist., Pa., 1938, 4½ per cent.	69,000.	69,000.
Bergen County, N. J., 1933, 5 per cent.	218,000.	218,000.	Altoona City, Pa., 1936, 4 per cent. Altoona City, Sch. Dist., 1923-1933, 4 per cent.	43,000.	43,000.
Blair County, Pa., 1937, 4 per cent. Camden County, N. J., 1930-1935, 4½ per cent.	200,000.	186,000.	Atlanta City, Ga., 1926, 4 per cent. Baltimore City Md., 1924, 4½ per cent.	116,000.	116,000.
Columbiana County, Ohio, 1923- 1926, 5 per cent.	11,000.	11,000.	Baltimore City, Md., 1926-1957, 4 per cent.	43,000.	42,763.50
Cuyahoga County, Ohio, 1923- 1926, 5 per cent.	101,100.	101,100.	Bethlehem Borough, South, Pa., 1933, 4 per cent.	20,000.	20,000.
Cuyahoga County, Ohio, 1923- 1946, 4½ per cent.	31,000.	31,000.	Bethlehem Borough, South, Pa., 1942, 4½ per cent.	813,000.	732,500.
Essex County, N. J., 1923, 4½ per cent.	292,000.	292,000.	Butler Borough, Pa., 1929-1933, 4 per cent.	25,000.	25,000.
Franklin County, Ohio, 1923, 5 per cent.	80,000.	80,000.	Carbondale City, Sch. Dist., Pa., 1926-1945, 4¼ per cent.	42,000.	42,000.
Franklin County, Ohio, 1923-1926, 4½ per cent.	11,000.	11,000.	Cheltenham Township, Sch. Dist., Pa., 1927-1937, 4 per cent.	25,000.	25,000.
Hudson County, N. J., 1925, 4½ per cent.	31,500.	31,500.	Chester City, Pa., 1925, 4½ per cent.	30,000.	30,000.
Lackawanna County, Pa., 1931, 4 per cent.	70,000.	70,000.	Chester City, Sch. Dist., Pa., 1932- 1942 4½ per cent.	19,000.	19,000.
Lucas County, Ohio, 1924-1927, 5 per cent.	91,000.	91,000.	Chicago City, Ill., 1924-1929, 4 per cent.	75,000.	75,000.
Luzerne County, Pa., 1923-1927, 4½ per cent.	10,000.	10,000.	Chicago City, Ill., 1927-1940 5 per per cent.	287,000.	281,795.40
Luzerne County, Pa., 1923-1933, 4 per cent.	252,000.	252,000.	Cleveland City, Sch. Dist., Ohio, 1924-1928, 4½ per cent.	2,000,000.	2,000,000.
Middlesex County, N. J., 1923-1937, 4¼ per cent.	548,000.	533,000.	Des Moines City, Iowa, 1924-1931, 4½ per cent.	287,000.	287,000.
Montgomery County, Ohio, 1926- 1932, 4½ per cent.	115,000.	115,000.	Des Moines City, Sch. Dist., Iowa, 1932, 4½ per cent.	11,000.	11,000.
Morris County, N. J. 1923-1927 4½ per cent.	74,500.	74,500.	Erie City, Sch. Dist., Pa., 1923- 1932, 4 per cent.	50,000.	50,000.
Multnomah County, Oregon, 1926, 5 per cent.	125,000.	125,000.	Hamilton City, Ohio, 1924-1928, 5 per cent.	46,000.	46,000.
New Castle County, Del., 1927- 1938, 4½ per cent.	5,000.	5,000.	Hanover Township, Pa., 1925-1947, 4½ per cent.	25,000.	25,000.
Oneida County, N. Y., 1923-1924, 4½ per cent.	100,000.	100,000.	Harrisburg City, Pa., 1923-1936 4 per cent.	258,000.	258,000.
Passaic County, N. J., 1924-1932, 4¼ per cent.	30,000.	30,000.	Harrisburg City, Sch. Dist., Pa., 1923-1937, 4 per cent.	196,000.	188,160.
Passaic County, N. J., 1927-1931, 5 per cent.	96,000.	96,000.	Hazleton City, Pa., 1923-1941, 4½ per cent.	99,000.	99,000.
Pierce County, Wash., Tacoma Sch. Dist., 1925, 4¼ per cent.	136,000.	136,000.	Hazleton City, Sch. Dist., Pa., 1923- 1945, 4½ per cent.	46,000.	46,000.
Stark County, Ohio, 1923, 4½ per cent.	50,000.	50,000.	Jacksonville City, Fla., 1924, 5 per cent.	138,000.	138,000.
Stark County, Ohio, 1923-1926, 4 2/5 per cent.	9,000.	9,000.	Johnstown City Sch. Dist., Pa., 1927, 4½ per cent.	120,000.	120,000.
Suffolk County, N. Y., 1923-1925, 4½ per cent.	17,000.	17,000.	Kansas City, Kan., 1923-1924, 4½ per cent.	35,000.	35,000.
Venango County, Pa., 1923-1928, 4¼ per cent.	15,000.	15,000.	Lexington City, Ky., 1923-1932, 4½ per cent.	25,000.	25,000.
Washington County, Pa., 1923- 1929, 4½ per cent.	123,000.	123,000.	Lima City, Ohio, 1923-1941, 4½ per cent.	50,000.	50,000.
Washington County, Pa., 1923- 1931, 4 per cent.	142,000.	142,000.	Lima City, Sch. Dist., Ohio, 1923- 1933, 4½ per cent.	38,000.	38,000.
Washington County, Pa., 1923- 1933, 4¾ per cent.	77,000.	75,819.45	Los Angeles City, Cal. 1926, 4½ per cent.	220,000.	220,000.
Westchester County, N. Y., 1923- 1925, 4½ per cent.	43,000.	41,925.	Louisville City, Ky., 1923, 4 per cent.	50,000.	50,000.
Westmoreland County, Pa., 1935, 4½ per cent.	81,000.	81,000.	Lower Merion Township, Sch. Dist., Pa., 1925-1940, 4½ per cent.	25,000.	25,000.
York County, Pa., 1923-1928, 4 per cent.	220,000.	220,000.	McKeesport City, Pa., 1923-1939, 4 per cent.	45,000.	45,000.
	83,000.	83,000.	Macon City, Ga., 1923-1938, 4½ per cent.	152,000.	152,000.
MUNICIPAL BONDS.			Memphis City, Tenn., 1925-1934, 4½ per cent.	167,000.	167,000.
Abington Township, Sch. Dist., Pa., 1938, 4 per cent.	44,000.	44,000.	Milwaukee City, Wis., 1924-1931, 4½ per cent.	100,000.	100,000.
Akron City, Ohio, 1924-1927, 4½ per cent.	150,000.	150,000.	Minneapolis City, Minn., 1923-1836 4¼ per cent.	252,500.	252,500.
Albany City, N. Y., 1923, 4½ per cent.	19,400.	19,400.	Minneapolis City, Minn., 1923-1936, 4½ per cent.	176,275.	176,275.
Albany City, N. Y., 1924-1930, 4 per cent.	14,000.	14,000.	Nashville City, Tenn., 1923-1929, 5 per cent.	125,725.	125,725.
Allegheny City, Pa., 1923-1937 4 per cent.	762,000.	753,630.72	Newark City, N. J., 1945-1954, 4½ per cent.	38,000.	38,000.
Allegheny City, Sch. Dist., Pa., 1928, 3½ per cent.	2,000.	1,923.71	New Brunswick City, N. J., 1923- 1956, 4¼ per cent.	464,000.	464,000.
Allegheny City, Sch. Dist., Pa., 1929-1938, 4 per cent.	126,000.	126,000.		109,000.	109,000.

New Castle City, Sch. Dist., Pa., 1941, 4½ per cent.	93,000.	89,280.	Trust, 1923-1926, 4½ per cent. ..	35,000.	33,600.
New York City, N. Y. 1923-1936, 4 per cent.	485,000.	443,560.	Alabama Midland, (Atlantic Coast Line), 1928 5 per cent.	353,000.	335,350.
Norfolk City, Va., 1923-1938, 4 per cent.	476,000.	442,680.	Allegheny Valley (Penna.), 1942, 4 per cent.	2,000,000.	1,660,000.
Philadelphia City, Pa., 1937-1947, 4 per cent.	10,000,500.	9,300,465.	Allegheny & Western (Buf. Roch. & Ptgh.), 1938, 4 per cent. ...	107,000.	81,320.
Philadelphia City, Pa., 1923, 3 per cent.	1,700.	1,557.83	Atchinson, Topeka & Santa Fe, 1935, 4 per cent.	1,100,000.	858,000.
Philadelphia City, Pa., 1952, 4½ per cent.	1,000,000.	1,000,000.	Atlanta, Knoxville & Northern (Louisville & Nashville), 1946, 5 per cent.	47,000.	42,770.
Philadelphia City, Sch. Dist., Pa., 1924-1929, 4 per cent.	100,000.	97,000.	Atlantic Coast Line of South Carolina, 1948, 4 per cent.	139,000.	111,200.
Philadelphia City, Sch. Dist., Pa., 1924-1932, 4½ per cent.	280,000.	274,400.	Baltimore & Ohio, 1925, 3½ per cent.	4,500,000.	3,735,060.
Philadelphia City, Sch. Dist., Pa., 1932-1937, 5 per cent.	167,000.	167,000.	Baltimore & Ohio, Equip. Trust, 1923-1927, 4½ per cent.	153,000.	146,880.
Pittsburgh City, Pa., 1923-1934, 4 per cent.	166,000.	165,988.89	Beech Creek, (New York Central), 1936, 4 per cent.	100,000.	84,000.
Pittsburgh City, Pa., 1924-1930, 4½ per cent.	198,000.	194,040.	Brooklyn & Montauk (Long Island), 1938, 5 per cent.	47,000.	40,890.
Pittsburgh City, Sch. Dist., Pa., 1923-1939, 4 per cent.	150,000.	150,000.	Canadian Northern, Equip. Trust, 1923-1924, 5 per cent.	20,000.	18,914.35
Pittsburgh City, Sch. Dist., Pa., 1927-1939, 4½ per cent.	793,000.	768,780.	Canadian Pacific, Equip. Trust, 1923-1928, 4½ per cent.	140,000.	133,000.
Pittsburgh City, Sch. Dist., Pa., 1928-1940, 4½ per cent.	446,000.	446,000.	Catawissa, (Reading), 1948, 4 per cent.	582,000.	483,060.
Pittsburgh City, Sch. Dist., Pa., 1931, 3½ per cent.	1,000.	925.55	Central of Georgia, (Macon & Northern Div.), 1946, 5 per cent.	96,000.	82,560.
Pittston City Sch. Dist., Pa., 1923-1936, 4½ per cent.	59,000.	59,000.	Central of Georgia, (Mobile Division), 1946, 5 per cent.	137,000.	117,820.
Portland City, Oregon, 1923, 5 per cent.	10,000.	10,000.	Central Pacific, 1949, 4 per cent.	1,083,000.	801,420.
Reading City, Pa., 1926-1931, 4 per cent.	66,000.	66,000.	Chesapeake & Ohio, 1939, 5 per cent.	1,056,000.	982,080.
Savannah City, Ga., 1926-1932, 4½ per cent.	100,000.	100,000.	Chesapeake & Ohio, Equip. Trust, 1923-1926, 4½ per cent.	105,000.	100,800.
Schenectady City, N. Y., 1923-1932, 4½ per cent.	50,000.	50,000.	Chicago, Burlington & Quincy, (Illinois Division), 1949, 4 per cent.	320,000.	268,800.
Schenectady City, N. Y., 1928-1930, 4½ per cent.	15,000.	15,000.	Chicago, Milwaukee & St. Paul, 1939, 4 per cent.	1,250,000.	837,500.
Scranton City, Pa., 1923-1926, 4 per cent.	29,000.	29,000.	Chicago Milwaukee & St. Paul, 1939, 4½ per cent.	600,000.	450,000.
Scranton City, Sch. Dist., Pa., 1924-1939, 4 per cent.	250,000.	237,500.	Chicago, St. Louis & New Orleans, Equip. Trust, 1923-1924, 5 per cent.	20,000.	19,600.
Scranton City, Sch. Dist., Pa., 1928, 4½ per cent.	5,000.	5,000.	Chicago Union Station, Series A, 1963, 4½ per cent.	200,000.	158,000.
Seattle City, Wash., 1930, 4½ per cent.	40,000.	40,000.	Cleveland, Columbus, Cin. & Ind., (New York Central), 1934, 6 per cent.	100,000.	100,000.
Seattle City, Sch. Dist., Wash., 1923-1931, 4½ per cent.	144,000.	144,000.	Cleveland, Lorain & Wheeling, (Baltimore & Ohio), 1933, 5 per cent.	255,000.	234,600.
Tacoma City, Wash., 1924, 5 per cent.	5,000.	5,000.	Cleveland & Pittsburgh, Series A, (Penna.), 1942, 4½ per cent. ..	710,000.	660,300.
Toledo City, Ohio, 1928, 4½ per cent.	67,000.	67,000.	Cleveland & Pittsburgh, Series B, (Penna.) 1942, 4½ per cent. ..	198,000.	184,140.
Toledo City, Sch. Dist., Ohio, 1924, 4½ per cent.	25,000.	25,000.	Columbus & Toledo, (Hocking Valley), 1955, 4 per cent.	535,000.	385,200.
Upper Darby Township, Pa., 1940, 4½ per cent.	28,000.	28,000.	Connecting, (Penna.), 1951, 4 per cent.	1, 50,000.	1,037,500.
Washington Borough, Pa., 1923-1927, 4 per cent.	113,000.	113,000.	Continental Passenger, 1959, 4 per cent.	280,000.	232,400.
Wilkes-Barre City, Sch. Dist., Pa., 1923-1935, 4½ per cent.	379,000.	379,000.	Dayton & Michigan, (Baltimore & Ohio), 1931, 4½ per cent. ..	500,000.	405,000.
Wilkesburg Borough, Sch. Dist., 1923-1938, 4 per cent.	173,000.	173,000.	Delaware River R. R. & Bridge Co., (Penna.) 1936, 4 per cent.	32,000.	27,520.
Wilkesburg Borough, Sch. Dist., 1924-1940, 4½ per cent.	73,000.	73,000.	East Tennessee, Virginia & Georgia, (Southern), 1930, 5 per cent.	195,000.	177,450.
Woodbury City, N. J., 1926, 4 per cent.	12,000.	12,000.	East Tennessee, Virginia & Georgia, (Southern), 1956, 5 per cent.	921,000.	819,690.
Yonkers City, N. Y., 1923-1933, 5 per cent.	75,000.	75,000.	Harrisburg, Ports., Mt. Joy & Lancaster, (Penna.), 1943, 4 per cent.	350,000.	297,500.
Yonkers City, N. Y., 1924-1932, 4½ per cent.	51,000.	51,000.	Illinois Central, Equip. Trust, 1923, 4½ per cent.	5,000.	4,900.
York City, Pa., 1928-1933, 4 per cent.	25,000.	25,000.	Jefferson, (Erie), 1929, 5½ per cent.	415,000.	390,100.
	<u>\$83,850,300.</u>	<u>\$79,891,532.63</u>	Lake Shore & Michigan Southern, (New York Central), 1997, 3½ per cent.	1,041,000.	739,110.
RAILROAD LOANS.					
Alabama Great Southern (Southern), 1927, 5 per cent.	958,000.	910,100.			
Alabama Great Southern, Equip.					

Lehigh Coal & Navigation Co., 1924, 4½ per cent.	573,000.	544,350.	Philadelphia and Reading, 1941, 5 per cent.	390,000.	386,100.
Lehigh Coal & Navigation Co., 1948, 4 per cent.	1,000,000.	860,000.	Philadelphia and Reading, 1947, 4 per cent.	2,341,000.	2,013,260.
Lehigh Valley, 1923, 4½ per cent.	400,000.	380,000.	Philadelphia and Reading, (Read- ing Company), 1997, 4 per cent.	1,774,000.	1,436,940.
Lehigh Valley, 1923, 6 per cent. ..	706,000.	700,375.	Philadelphia, Wilmington and Bal- timore, 1926-1932, 4 per cent. ..	34,000.	30,680.
Lehigh Valley of New York, 1940, 4½ per cent.	1,960,000.	1,666,000.	Pittsburgh, Cin., Chicago and St. Louis, (Series A), 1940, 4½ per cent.	1,000,000.	870,000.
Lehigh Valley, 1948, 4 per cent. ..	2,133,000.	1,813,050.	Pittsburgh, Cin., Chicago and St. Louis, (Series B), 1942, 4½ per cent.	1,200,000.	1,044,000.
Lehigh Valley Annuity, 4½ per cent.	76,000.	64,600.	Pittsburgh, Cin., Chicago and St. Louis, (Series C), 1942, 4½ per cent.	216,000.	187,920.
Long Island City & Flushing, (Long Island), 1937, 5 per cent.	10,000.	9,100.	Pittsburgh, Cin., Chicago and St. Louis, (Series D), 1945, 4 per cent.	767,000.	659,620.
Long Island, (Penna.), 1931, 4 per cent.	45,000.	37,800.	Pittsburgh, Cin., Chicago and St. Louis, (Series F), 1953, 4 per cent.	1,869,000.	1,588,650.
Long Island, (Penna.), 1931, 5 per cent.	1,087,000.	989,170.	Pittsburgh, Cin., Chicago and St. Louis, (Series G), 1957, 4 per cent.	567,000.	487,620.
Michigan Central, Equip. Trust, 1923-1929, 5 per cent.	190,000.	182,400.	Pittsburgh, Cin., Chicago and St. Louis, (Series I), 1963, 4½ per cent.	192,000.	167,040.
Midland of New Jersey, (N. Y., Sus. & West.), 1940, 5 per cent.	142,000.	117,860.	Pittsburgh, Virginia and Charles- ton, (Penna.), 1943, 4 per cent. ..	1,634,000.	1,339,880.
Montauk Extension (Long Island), 1945, 5 per cent.	31,000.	28,520.	Richmond and Danville, (South- ern), 1927, 5 per cent.	75,000.	68,250.
Nashville, Chattanooga & St Louis (Atlantic Coast Line), 1928, 5 per cent.	573,000.	544,350.	St. Paul, Minneapolis and Mani- toba, (Great Northern), 1933, 4 per cent.	1,373,000.	1,167,050.
New Orleans & North Eastern, 1940, 5 per cent.	26,000.	23,660.	St. Paul, Minneapolis and Mani- toba, (Great Northern), 1933, 4½ per cent.	100,000.	91,000.
New York Central & Hudson River (Boston & Albany, Equip. Trust), 1923-1927, 4½ per cent.	103,000.	97,850.	Savannah, Florida and Western, (Atlantic Coast Line), 1934, 5 per cent.	201,000.	188,940.
New York Central Lines Equip. Trust, 1923-1932, 4½ per cent. ..	427,000.	415,150.	Schuylkill River East Side, (Bal- timore and Ohio), 1925, 4 per cent.	1,179,000.	1,120,050.
New York Chicago & St Louis, 1937, 4 per cent.	1,384,000.	1,134,880.	South Carolina and Georgia, (Southern), 1929, 5½ per cent. ..	332,000.	312,080.
New York & Erie, 1923, 4½ per cent.	2,138,000.	1,988,340.	South and North Alabama, (Louis- ville and Nashville), 1936, 5 per cent.	407,000.	378,510.
New York & Erie, 1928, 4 per cent.	242,500.	208,550.	Southern, Equip. Trust, 1923-1926, 4½ per cent.	239,000.	227,050.
New York & Erie, 1930, 5 per cent.	1,483,000.	1,319,870.	Southern Pacific of California, 1937, 5 per cent.	9,000.	8,550.
New York & Erie, 1939, 5 per cent.	859,000.	764,510.	Southern Pacific, Equip. Trust, 1923, 4½ per cent.	28,000.	26,684.64
New York & Erie, 1947, 4 per cent.	1,053,000.	821,340.	Terminal R. R. Ass'n of St. Louis, 1939, 4½ per cent.	425,000.	365,500.
Norfolk & Western, 1996, 4 per cent.	562,000.	427,120.	Toledo and Ohio Central, (New York Central), 1935, 5 per cent.	314,000.	279,460.
Northern Central, 1925, 4½ per cent.	209,000.	198,550.	Toledo, Walhonding Valley and Ohio, Series A, (Penna. Co.), 1931, 4½ per cent.	38,000.	33,820.
Northern Central, 1926, 5 per cent.	370,000.	358,900.	Toledo, Walhonding Valley and Ohio, Series B, (Penna. Co.), 1933, 4½ per cent.	28,000.	24,920.
Northern Pacific, 1997, 4 per cent.	1,178,000.	895,280.	Union Pacific, 1947, 4 per cent. ...	1,000,000.	830,000.
North Pennsylvania, 1928, 4 per cent.	200,030.	182,000.	United New Jersey R. R. and Canal Co., 1923, 4 per cent.	151,000.	143,450.
North Pennsylvania, 1936, 4 per cent.	503,500.	427,875.	United New Jersey R. R. and Canal Co., 1929, 4 per cent.	275,000.	255,750.
North Pennsylvania, 1953, 3 3/10 per cent.	2,770,000.	1,939,000.	United New Jersey R. R. and Canal Co., 1944, 4 per cent.	717,000.	595,110.
Ohio Connecting, (P. C. C. & St. L.), 1943, 4 per cent.	888,000.	754,800.	United New Jersey R. R. and Canal Co., 1951, 3½ per cent.	1,000,000.	760,000.
Pennsylvania R. R. Co., 1923, 4 per cent.	201,000.	190,950.	Virginia Midland, Series E, (South- ern), 1926, 5 per cent.	116,700.	107,364.
Pennsylvania R. R. Co., 1943, 4 per cent.	38,000.	31,920.	Virginia Midland, Series F, (South- ern), 1931, 5 per cent.	34,000.	30,940.
Pennsylvania R. R. Co., £76,400 Stg. @ 4.85, 1945, 3½ per cent.	370,540.	206,280.	Virginia Midland, (Southern), 1936, 5 per cent.	174,000.	156,600.
Pennsylvania R. R. Co., £99,800 Stg. @ 4.85, 1948, 4 per cent.	484,540.	269,460.	Wabash, 1939, 5 per cent.	183,000.	159,210.
Pennsylvania R. R. Co., 1948, 4 per cent.	1,011,000.	859,350.	Wabash, (Detroit and Chicago Ext.), 1941, 5 per cent.	478,000.	420,640.
Pennsylvania R. R. Co., 1960, 4½ per cent.	2,000,000.	1,820,000.			
Pennsylvania, General Freight Equipment Trust, 1923, 4½ per cent.	40,000.	39,533.92			
Pennsylvania and New York Canal and R. R. Co., 1939, 4 per cent. ..	600,000.	504,000.			
Pennsylvania and New York Canal and R. R. Co., 1939, 4½ per cent.	360,000.	320,400.			
Pennsylvania and New York Canal and R. R. Co., 1939, 5 per cent. ..	826,000.	784,700.			
Petersburg, (Atlantic Coast Line), 1926, 5 per cent.	50,000.	29,100.			
Philadelphia, Baltimore and Wash- ington, 1943, 4 per cent.	4,618,000.	3,879,120.			
Philadelphia and Reading, 1933, 5 per cent.	588,000.	588,000.			
Philadelphia and Reading, 1937, 4 per cent.	1,169,000.	1,005,340.			

Washington Terminal Co., 1945, 4 per cent.	538,000.	425,020.	Temporary Loans	3,975.
Western Pennsylvania, (Penna.), 1928, 4 per cent.	655,000.	576,400.	Bonds and Mortgages	23,773,262.95
West Jersey and Seashore, 1936, 3½ per cent.	165,000.	132,000.	Real Estate	450,484.17
West Jersey and Seashore, 1936, 4 per cent.	1,055,000.	907,300.	Cash	10,110,988.98
West Shore, 2361, 4 per cent.	463,000.	328,730.		<u>\$183,173,910.64</u>
			LIABILITIES.	
Railroad Loans	\$81,339,270.	\$68,943,666.91	Due Depositors	\$172,722,794.51
Public Loans	83,850,300.	79,891,532.63	Surplus or Contingent Fund,	10,451,116.13
	<u>\$165,189,570.</u>	<u>\$148,835,199.54</u>		<u>\$183,173,910.64</u>
Public Loans as charged	\$79,891,532.63			
Railroad Loans as charged	68,943,666.91		Assets.	Liabilities.
	<u>\$148,835,199.54</u>		Depositors' United States Loans ..	\$8,269,300.
			United States Loans Depositors' Account	\$8,269,300.

REPORT OF THE AUDITORS OF WESTERN SAVING FUND SOCIETY OF PHILADELPHIA.
FOR THE YEAR 1921.

SEVENTY-FIFTH ANNUAL REPORT OF THE AUDITORS.

ASSETS.

U. S. GOVERNMENT SECURITIES.

Par Value		Book Value
\$15,000.00	U. S. of America First Liberty Loan Converted 4¼'s	\$14,993.00
2,000,000.00	U. S. of America Second Liberty Loan Converted	1,827,012.12
1,750,000.00	U. S. of America Third Liberty Loan 4¼'s	1,631,878.45
4,950,000.00	U. S. of America Fourth Liberty Loan 4¼'s	4,949,067.06
2,300,000.00	U. S. of America Victory Loan 4¼'s	2,269,365.27
500,000.00	U. S. of America 5¼ % Certificates of Indebtedness due March 15, 1922	500,000.00
1,000,000.00	U. S. of America 5½ % Certificates of Indebtedness due August 1, 1922	1,000,000.00
175,000.00	U. S. of America 4½ % Certificates of Indebtedness due Dec. 15, 1922	175,000.00
1,000,000.00	U. S. of America 5¼ % Treasury Notes due June 15, 1924	1,000,000.00
<u>\$13,690,000.00</u>		<u>\$13,370,315.90</u>

STATE, COUNTY AND MUNICIPAL SECURITIES.

\$100,000.00	City of Baltimore, Md., 4% Annex Impvt. Loan, August 1, 1951	\$97,500.00
100,000.00	City of Baltimore, Md., 4% Paving Loan, August 1, 1951	96,000.00
100,000.00	City of Baltimore, Md., Annex Impvt. 4% Stock, June 1, 1954	99,937.50
50,000.00	City of Baltimore, Md., 4% New Sewerage and Impvt. Loan, August 1, 1961	47,963.70
100,000.00	City of Bethlehem, Pa., School District 5's, 1936 and 1941	100,000.00
600,000.00	City of Boston, Mass., 3½ % Bonds (500 M. Jan. 1930; 100 M Jan. 1, 1940)	600,000.00
75,000.00	City of Camden, N. J., Repavement and School 4½ %, July 1, 1945	75,000.00
50,000.00	City of Chicago, Ill., City Hall 4's, 1928-1930	49,875.00
50,000.00	City of Cincinnati, Ohio, Viaduct 4½'s, Jan. 15, 1935	50,000.00
100,000.00	City of Cincinnati, Ohio, Police and Fire Dept., 4½'s, March 1, 1935	100,000.00
150,000.00	City of Cleveland, Ohio, Water Works 4½'s, 1926-1946	150,000.00
50,000.00	City of Cleveland, Ohio, 5% Deficiency Bonds, March 1, 1931	49,437.50
60,000.00	City of Duluth, Minn., Water and Light 5's, July 1, 1926	60,000.00
20,000.00	City of Elizabeth, N. J., Adjustment 4's, July 1, 1922	19,708.75
100,000.00	Haverford Township, Pa., 5¼ % Sewer Bonds, August 1, 1951	100,000.00
65,000.00	City of Jersey City, N. J., City Hall 5's, Jan. 31, 1923	65,000.00
90,000.00	City of Jersey City, N. J., Assessment 5's, Sept. 1, 1923	90,000.00
100,000.00	City of Jersey City, N. J., General 4½'s, May 1, 1927	100,000.00
25,000.00	City of Jersey City, N. J., Park 4's, May 1, 1927	25,000.00
100,000.00	City of Jersey City, N. J., Refdg Assessment 4's, June 1, 1935	100,000.00
70,000.00	City of Jersey City, N. J., Water 4½'s, October 1, 1961	70,000.00
100,000.00	Lower Merion Township, Pa., 5% Bonds, 1925-1927	100,000.00
50,000.00	City of Nashville, Tenn., Water 4½'s, July 1, 1922	50,000.00
100,000.00	City of Nashville, Tenn., School 5's, 1929-1935	100,000.00
100,000.00	City of Newark, N. J., Funding 4½'s, Series I, Feb. 1, 1944	100,000.00
300,000.00	City of Newark, N. J., Funding 4½'s, Series I, Sept. 15, 1944	300,000.00
150,000.00	County of New Castle, Del., Building Commission 4½'s, 1951-1961	150,000.00
200,000.00	City of New York Tax Exempt 4% Corporate Stock, Nov. 1956	200,000.00
100,000.00	City of Norfolk, Va., Appropriation 4½'s, Sept. 1, 1942	98,500.00
175,000.00	City of Norfolk, Va., 5% Temporary Water Loan, April 1, 1923	167,562.50
200,000.00	City of Norfolk, Va., Refunding 4½'s, June 1, 1945	197,500.00
50,000.00	City of Orange, N. J., School 5's, August 1, 1923	50,000.00
300,000.00	City of Philadelphia, Pa., 3½ % Mis. Impvt. Loan, July 1, 1934	300,000.00
800,000.00	City of Philadelphia, Pa., 4% Miscellaneous Loan, 1937-1943	800,000.00
100,000.00	City of Philadelphia, Pa., 4% Loan of 1909, July 1, 1939	100,000.00
300,000.00	City of Pittsburgh, Pa., City Hall and Municipal 4½'s, 1933-1938	300,000.00
50,000.00	City of Portland, Ore., Park and Boulevard 4's, July 1, 1936	48,000.00
50,000.00	City of Portland, Ore., Bridge 4's, July 1, 1939	48,000.00
100,000.00	City of St. Paul, Minn., High School 4's, Oct. 31, 1940	100,000.00
30,000.00	City of Seattle, Wash., Garbage 4½'s, 1922-1923	30,000.00
50,000.00	City of Seattle, Wash., Water Extension 4½'s, Jan. 1, 1932	49,500.00
100,000.00	City of Wilmington, Del., Sinking Fund 4½'s, Series 168, Oct. 1, 1938	100,000.00

\$5,740,000.00

\$5,714,484.95

RAILROAD SECURITIES.

\$775,000.00	Allegheny Valley Rwy., General Mtg. 4's, March 1, 1942	\$775,000.00
165,000.00	Atlantic Coast Line R. R. 6½% Equipment Tr. Ser. D, 1922-1936	162,544.50
50,000.00	Baltimore and Ohio R. R. Prior Lien Mtg. 3½'s, July 1, 1925	46,793.00
100,000.00	Baltimore and Ohio R. R. Pittsburgh Jc. and Mid. Div. 1st Mtg. 3½'s, Nov. 1, 1925	86,000.00
600,000.00	Baltimore and Ohio R. R. Pittsburgh L. E. and West Va. Sys. Refdg. Mtg. 4's, Nov. 1, 1941 ..	563,898.06
90,000.00	Baltimore and Ohio R. P. Tol. Cin. Div. 1st Lien and Refdg. Mtg. 4's, July 1 1959	90,000.00
60,000.00	Baltimore and Ohio R. R. 4½% Equip. Trust of 1917, Ser. A, 1922-1927	59,625.00
60,000.00	Baltimore and Ohio R. R. 4½% Equip. Trust of 1912, Ser. J, Feb. 1, 1922	60,000.00
100,000.00	Bangor and Aroostock R. R. St. John River Ext. 1st Mtg. 5's, August 1, 1939	98,750.00
125,000.00	Beech Creek Extension R. R. First Mtg. 3½'s, April 1, 1951	112,469.50
120,000.00	Cambria and Indiana R. R. 4½% Car Trust Cdfs., Ser. F, 1922-1927	117,635.52
10,000.00	Cambria and Indiana R. R. 5% Car Trust Cdfs., Ser. C, Feb. 1, 1922	9,950.00
300,000.00	Central Pacific Rwy. 1st Mtg. 4's, August 1, 1949	270,687.50
50,000.00	Central Pacific Rwy. 3½% Mtg. Bonds, August 1, 1929	44,197.00
80,000.00	Central R. R. of N. J., General Mtg. 5's, July 1, 1987	80,000.00
325,000.00	Chesapeake and Ohio Rwy. 1st Consol. Mtg. 5's, May 1, 1939	325,000.00
100,000.00	Chesapeake and Ohio Rwy. Potts Creek Branch 1st Mtg. 4's, July 1, 1946	88,000.00
116,200.00	Chicago and Eastern Illinois R. R. General Mtg. 5's, Nov. 1, 1937	97,000.00
300,000.00	Chicago and Erie R. R. First Mtg. 5's, May 1, 1982	300,000.00
250,000.00	Chicago, Hammond and Western R. R. 1st Mtg. 6's, Jan. 1, 1927	250,000.00
250,000.00	Chicago, Indianapolis and Louisville Rwy. Refdg. Mtg. 4's, Series C, July 1, 1947	235,062.50
20,000.00	Chicago, Indianapolis and Louisville Rwy. 4½% Equip. Trust, Series C, 1922-1923	19,296.13
200,000.00	Chicago, Rock Island and Pacific Rwy. General Mtg. 4's, Jan. 1, 1988	200,000.00
60,000.00	Chicago, St. Louis and New Orleans 5% Equip. Trust, Series A, 1922-1924	60,000.00
500,000.00	Chicago Union Station Co. First Mtg. 4½'s, Series A, July 1, 1963	498,750.00
300,000.00	Chicago Union Station Co., First Mtg. 6½'s, Series C, July 1, 1963	294,750.00
22,000.00	Chicago and Western Indiana R. R. General Mtg. 6's, Dec. 1, 1932	22,000.00
500,000.00	Chicago and Western Indiana R. R. Consol. Mtg. 4's, July 1, 1952	460,075.04
200,000.00	Choctaw and Memphis R. R. First Mtg. 5's, Jan. 1, 1949	200,000.00
300,000.00	Choctaw, Oklahoma and Gulf R. R. Consol. Mtg. 5's, May 1, 1952	300,000.00
200,000.00	Cle. Cin., Chi. and St. L. Rwy. St. L. Div., 1st Coll. Tr. Mtg. 4's 1990	169,340.00
250,000.00	Cleveland, Lorain and Wheeling Rwy. 1st Mtg. 5's, October 1, 1933	250,000.00
100,000.00	Cleveland, Lorain and Wheeling Rwy. General Mtg. 5's, June 1, 1936	100,000.00
100,000.00	Cleveland and Marietta Rwy. 1st Mtg. 4½'s, May 1, 1935	99,875.00
100,000.00	Cleveland and Pittsburgh R. R. General Mtg. 4½'s, Series A, Jan. 1, 1942	100,000.00
200,000.00	Cleveland Short Line Rwy. 1st Mtg. 4½'s, April 1, 1961	200,000.00
250,000.00	Dayton and Michigan R. R. Consol. Mtg. Extended 4½'s, Jan. 1, 1931	249,375.00
100,000.00	Delaware and Hudson Co. 1st Lien Equip. 4½'s, July 1, 1922	97,470.00
204,000.00	Delaware River R. R. and Bridge Co. 1st Mtg. 4's, August 1, 1936	204,000.00
250,000.00	Detroit Terminal and Tunnel 1st Mtg. 4½'s, May 1, 1961	237,087.28
200,000.00	Easton and Amboy R. R. First Mtg. 5's, May 1, 1922	194,458.00
650,000.00	Erie R. R. Consol. Mtg. Prior Lien 4's, Jan. 1, 1996	581,395.00
40,000.00	Erie R. R. 4½% Equipment Trust, Series CC, 1922-1925	39,684.11
165,000.00	Erie R. R. 4½% Equipment Trust, Series EE, 1922-1927	165,000.00
184,000.00	Erie and Pittsburgh R. R. General Mtg. 3½'s, Series B and C, July 1, 1949	172,700.00
250,000.00	Greenbrier Rwy. 1st Mtg. 4's, Nov. 1, 1940	235,250.00
100,000.00	Holidaysburg, Bedford and Cumberland R. R. 1st Mtg. 4's, July 1, 1951	93,573.70
132,000.00	Illinois Central R. R. 7% Equip. Trust, Series F, 1925-1930	132,000.00
400,000.00	Jamestown, Franklin and Clearfield R. R. 1st Mtg. 4's, June 1, 1959	373,200.00
250,000.00	Kansas City Terminal Rwy. 1st Mtg. 4's, Jan. 1, 1960	218,750.00
125,000.00	Lake Erie and Western R. R. 4½% Equip. Trust of 1917, 1923-1927	124,937.50
500,000.00	Lake Shore and Michigan Southern Rwy. Debenture 4's, Sept. 1, 1928	494,031.25
100,000.00	Lake Shore and Michigan Southern Rwy. 1st Mtg. 3½'s, June 1, 1997	86,000.00
115,000.00	Lehigh and New England Rwy. 4½% Equip. Trust, Series B, 1923-1925	114,856.25
50,000.00	Lehigh and New England Rwy. 4½% Equip. Trust, Series D, 1923-1924	48,960.80
150,000.00	Lehigh Valley R. R. Consol. Mtg. Annuity 6's,	150,000.00
50,000.00	Long Dock Co. of N. J., Consol. Mtg. 6's, October 1, 1935	50,000.00
120,000.00	Long Island R. R. First Consol. 5's July 1, 1931	120,000.00
84,000.00	Long Island R. R. First General Mtg. 4's June 1, 1938	74,043.75
500,000.00	Long Island R. R. First Unified Mtg. 4's March 1, 1949	471,812.50
220,000.00	Louisville and Nashville R. R. 6½'s, Equip. Trust, Series D, 1922-1936	219,450.00
100,000.00	Michigan Central R. R. 5% Equip. Trust of 1915, 1924-1926	100,000.00
300,000.00	Milwaukee, Sparta and Northwestern Rwy. 1st Mtg. 4's, March 1, 1947	282,816.25
150,000.00	New York Central Lines 4½% Equip. Trust of 1910, 1923-1924	147,881.25
50,000.00	New York Central Lines 4½% Equip. Trust of 1913, 1923-1924	48,791.35
218,000.00	New York Central Lines 4½% Equip. Trust of 1917, 1923-1932	218,000.00
1,000,000.00	New York Central Lines 7% Equip. Trust of 1920, 1929-1933	995,000.00
200,000.00	New York Central Lines 6% Equip. Trust of Jan. 15, 1932	200,000.00
150,000.00	New York Central and Hudson River R. R.—Boston and Albany R. R. 4½% Equip. Trust of 1912, 1924-1925	146,687.40
400,000.00	New York Connecting R. R. First Mtg. 4½'s, August 1, 1953	387,250.00
50,000.00	New York and Erie R. R. First Mtg. Extended 4's May 1, 1947	50,000.00
100,000.00	New York and Erie R. R. Third Mtg. 4½'s, March 1, 1923	100,000.00
100,000.00	New York, Lake Erie and Western Coal and R. R. Co., 1st Mtg. 6's, May 1, 1922	100,000.00
100,000.00	New York New Haven and Hartford R. R. 6% Convertible Debentures, 1948	100,000.00
28,000.00	New York, New Haven and Hartford R. R. 4½% Equip. Tr. Series CC, Sept. 1, 1926	27,889.04
25,000.00	New York, New Haven and Hartford R. R. 250 shares Stock	19,000.00
100,000.00	New York and Northern Rwy. First Mtg. 5's, October 1, 1927	100,000.00
100,000.00	New York, Phila. and Norfolk R. R. 1st Mtg. 4's, Jan. 1, 1939	99,881.25
500,000.00	New Yor. Phila. and Norfolk R. R. 4% Stock Trust Cdfs. June 1, 1948	477,518.75
500,000.00	New York Short Line R. R. First Mtg. 4's, Feb. 1, 1957	500,000.00
150,000.00	New York, Susquehanna and Western R. R. Terminal 1st Mtg. 5's, May 1, 1943	150,000.00

92,000.00	New York, Susquehanna and Western R. R. 4½% Equip. Trust, Series C, 1920-1926	92,000.00
40,000.00	Norfolk Southern 5% Equip. Trust, Series A, 1922-1924	38,825.26
50,000.00	Norfolk Southern 1st Mtge. 5's, May 1, 1941	50,000.00
50,000.00	Norfolk and Western R. R. 1st Mtge 6's, May 1, 1921	50,000.00
50,000.00	Norfolk and Western R. R. New River Div. 1st Mtge. 6's, April 1, 1932	50,000.00
100,000.00	Norfolk and Western R. R. Impvt. and Extension Mtge. 6's, Feb. 1, 1934	100,000.00
25,000.00	Norfolk and Western R. R. 4½% Equip. Trust of 1914, Feb. 1, 1923	23,615.52
50,000.00	Northern Central Rwy. Consol. General Mtge. 4½'s, Series E, April 1, 1925	50,000.00
200,000.00	Ogdensburg and Lake Champlain Rwy. 1st Mtge 4's, July 1, 1948	184,000.00
200,000.00	Ohio Connecting Rwy. First Mtge. 4's, Sept. 1, 1943	200,000.00
100,000.00	Oregon Short Line R. R. Refunding 4's, December 1, 1929	92,312.50
50,000.00	Pennsylvania Co. 4% 15-25 year Loan of 1906, April 1, 1931	47,312.50
350,000.00	Pennsylvania Co. 3½% Guaranteed Trust Cifs. Series A, Sept. 1, 1937	292,250.00
350,000.00	Pennsylvania Co. 3½% Guaranteed Trust Cifs. Series B, Feb. 1, 1941	293,125.00
200,000.00	Pennsylvania R. R. Consol. Mtge. 4's, May 1, 1948	193,655.00
1,000,000.00	Pennsylvania R. R. Consol. Mtge. 4½'s, of 1915, August 1, 1960	1,000,000.00
100,000.00	Pennsylvania and Northwestern R. R. General Mtge. 5's, Jan. 1, 1930	100,000.00
200,000.00	Phila. and Baltimore Central R. R. First Mtge. 4's, Nov. 1, 1951	185,750.00
250,000.00	Phila. Baltimore and Washington R. R. First Mtge. 4's, Nov. 1, 1943	245,875.00
50,000.00	Phila. Baltimore and Washington R. R. 4% Serial Loan, Jan. 1, 1923	48,106.22
200,000.00	Philadelphia and Reading R. R. Consol. Mtge. Extd. 4's, March 1, 1937	200,000.00
100,000.00	Philadelphia and Reading R. R. Impvt. Mtge. Extd. 4's, April 1, 1947	100,000.00
200,000.00	Pine Creek Rwy. First Mtge. 6's December 1, 1932	200,000.00
513,000.00	Pitts. Cin. Chic. and St. Louis Rwy. Consol. Mtge. 4½'s, Series A and B, 1940-42	513,000.00
62,000.00	Pitts. Cin. Chic. and St. Louis Rwy. Consol. Mtge. 4½'s, Series C Nov. 1, 1942	62,000.00
300,000.00	Pitts. Cin. Chic. and St. Louis Rwy Consol. Mtge. 4's, Series G, Nov. 1, 1957	293,250.00
100,000.00	Pittsburgh, Youngstown and Ashtabula Rwy. Consol. Mtge. 5's, Nov. 1, 1927	100,000.00
300,000.00	Pittsburgh, Youngstown and Ashtabula Rwy. 1st General Mtge. 4's, June 1, 1948	288,311.25
100,000.00	Reading Co. Jersey Central Callateral 4's, April 1, 1951	91,439.00
300,000.00	Richmond-Washington Co., 4% Guaranteed Coll. Trust, June 1, 1943	288,239.53
140,000.00	St. Louis, Iron Mountain and So. Rwy. Consol. and Land Grant Mtge. 5's, 1941	140,000.00
200,000.00	St. Louis, Peoria and Northwestern Rwy. 1st Mtge. 5's, July 1, 1948	200,000.00
150,000.00	Schuylkill River East Side R. R. 1st Mtge. 4's, June 1, 1925	143,750.00
75,000.00	Seaboard Air Line 4½% Equipment Trust, 1922-1925	75,000.00
150,000.00	Shamokin, Sunbury and Lewisburg R. R. Second Mtge. 6's, July 1, 1925	150,000.00
450,000.00	Southern Pacific Co. San Francisco Terminal 4's, 1st Mtge. April 1, 1950	409,062.50
50,000.00	Southern Pacific Co. 4½% Equip. Trust Series A, 1922-1923	48,259.82
250,000.00	Southern Pacific Co. 7% Equip. Trust, Series E, 1924-1935	249,858.75
127,000.00	Southern Rwy. 4½% Equipment Trust, Series T, 1922-1924	127,000.00
100,000.00	Southern Rwy. 4½% Equipment Trust, Series U, 1922-1926	100,000.00
100,000.00	Terminal R. R. Association of St. Louis 1st Mtge. 4½'s, Oct. 1, 1939	99,875.00
100,000.00	Terminal R. R. Association of St. Louis 1st Consol. Mtge. 5's, August 1, 1944	100,000.00
55,000.00	Tioga R. R. 1st Mtge Extended 5's, 1922-1935	55,000.00
300,000.00	Union Pacific R. R. 1st Lien and Refunding Mtge. 4's, June 1, 2008	290,937.50
50,000.00	United New Jersey R. R. and Canal Co., General Mtge. 4's, Feb. 1, 1923	46,750.00
250,000.00	Vandalia R. R. Consol. Mtge. 4's, Series B, Nov. 1, 1957	239,715.00
545,000.00	Virginian Rwy. Co. 6% Equipment Trust, Series C, 1922-1930	516,835.19
50,000.00	Wabash R. R. 1st Mtge. 5's, May 1, 1939	50,000.00
500,000.00	Washington Terminal Co., 1st Mtge. 4's, Feb. 1, 1945	500,000.00
500,000.00	Western New York and Penna. R. R. 1st Mtge 5's, Jan. 1, 1937	500,000.00
100,000.00	West Jersey and Sea Shore R. R. 1st Consol. Mtge 4's, Series A, and D, July 1, 1936	92,000.00
400,000.00	Winston-Salem Southbound Rwy. 1st Mtge. 4's, July 1, 1960	374,715.44
\$26,912,200.00	STREET RAILWAY SECURITIES.	\$26,030,275.16
300,000.00	Interborough Rapid Transit Co. 1st Refunding Mtge. 5's, Jan. 1, 1966	296,250.00
80,000.00	Jamaica and Brooklyn Road Co. First Mtge, 5's, Jan. 1, 1930	80,000.00
60,600.00	Phila. Rapid Transit Co. 5% Equip. Trust, Series B, 1922-1924	59,150.70
100,000.00	West Phila. Passenger Rwy. 5% Mtge. Bonds, May 1, 1926	100,000.00
\$540,000.00	MISCELLANEOUS SECURITIES.	\$535,400.70
400,000.00	Lehigh Coal and Navigation Co. Funding and Impvt. Mtge. 4's, July 1, 1948	400,000.00
300,000.00	Lehigh Coal and Navigation Co. Consol. Mtge. Sinking Fund 4½'s, Series A, 1954	294,750.00
55,000.00	New York Dock Company 1st Mtge. 4's, August 1, 1951	44,000.00
55,000.00	New York Dock Company Preferred Stock—550 Shares	16,500.00
100,000.00	New York and Hoboken Ferry Co. General Mtge. 5's, May 1, 1946	99,876.25
12,400.00	Phila. and Camden Ferry Co. Stock—243 Shares	24,800.00
100,000.00	Phila. Electric Co. 1st Mtge. Sinking Fund 5's, Oct. 1, 1966, Reg.	100,000.00
50,000.00	Phila. Electric Co. 1st Mtge. Sinking Fund 5's, Oct. 1, 1966, Cpn.	42,000.00
\$1,072,400.00	SUMMARY.	\$1,021,926.25
\$13,690,000.00	U. S. Government Securities	\$13,370,315.90
5,740,000.00	State, County and Municipal Securities	5,714,484.95
26,912,200.00	Railroad Securities	26,030,275.16
540,000.00	Street Railway Securities	535,400.70
1,072,400.00	Miscellaneous Securities	1,021,926.25
1,842,975.00	Real Estate Mortgage	1,839,212.21
182,680.00	Call Loans	182,680.00
100,000.00	Bills Receivable	100,000.00
400,000.00	Real Estate	400,000.00
2,869,654.49	Cash	2,869,654.49
\$53,349,909.49		\$52,063,949.66

APPENDIX TO THE

LIABILITIES.

Deposits	\$47,270,291.98
Special Reserve on account of depreciation in Market Value of Securities	2,500,000.00
Contingent Account	2,293,657.68
	<u>\$52,063,949.66</u>

The Society also holds for 9015 depositors U. S. of America Liberty Loan Bonds, deposited severally by them for safe-keeping, of which the par value is \$2,865,150.

CERTIFICATE OF AUDITORS APPOINTED BY COURT.

The undersigned, Auditors appointed by the President Judges of the Courts of Common Pleas of Philadelphia to audit and settle the accounts of The Western Saving Fund Society of Philadelphia, for the year 1921, having been duly sworn according to law, faithfully so to do, certify, that the Assets of the said Society, at the close of business on the thirty-first day of December, 1921, have been examined and verified by them, and that the cost thereof as set forth in the above schedule agrees with the books and the balance sheet of the Society.

The amount due to depositors, including interest, on the first day of January, 1922, and the Surplus or Contingent Fund are correctly stated and are in agreement with the books and the balance sheet.

January 14, 1922.

JOHN C. HINCKLEY,
THOMAS RIDGWAY,
CHAS. J. BIDDLE.

REPORT OF THE AUDITORS OF THE WESTERN SAVING FUND SOCIETY OF PHILADELPHIA FOR THE YEAR 1922.
SEVENTY-SIXTH ANNUAL REPORT OF THE AUDITORS.

ASSETS.

Par Value.		Book Value.
\$12,125,000.00	U. S. Government Securities	\$11,869,765.63
4,325,000.00	State, County and Municipal Securities	4,319,375.00
21,909,200.00	Railroad Securities	21,089,657.55
7,918,000.00	Railroad Equipment Trusts	7,845,891.60
520,000.00	Street Railway Securities	515,662.57
1,072,400.00	Miscellaneous Securities	1,021,926.25
2,567,900.00	Real Estate Mortgages	2,562,777.74
1.00	Judgment of Record	1.00
133,611.14	Call Loans	133,611.14
100,000.00	Bills Receivable	100,000.00
406,930.00	Real Estate	406,930.00
2,778,096.65	Cash	2,778,096.65
<u>\$53,856,138.79</u>		<u>\$52,636,695.13</u>

CREDITS.

Deposits, Main Office	\$40,442,488.38
Deposits, Kensington Office	6,876,263.80
	<u>\$47,318,752.18</u>
Contingent Account	5,317,942.95
	<u>\$52,636,695.13</u>

CERTIFICATE OF AUDITORS APPOINTED BY THE COURT.

The undersigned Auditors appointed by the President Judges of the Courts of Common Pleas of Philadelphia to audit and settle the accounts of The Western Saving Fund Society of Philadelphia, for the year 1922, having been duly sworn according to law, faithfully so to do, certify, that the Assets of the said Society, at the close of business on the thirtieth day of December, 1922, have been examined and verified by them, and that the cost thereof as set forth in the above schedule agrees with the books and the balance sheet of the Society.

The amount due to depositors, including interest, on the first day of January, 1923, and the Surplus or Contingent Fund are correctly stated and are in agreement with the books and the balance sheet.

JOHN C. HINCKLEY,
THOMAS RIDGWAY,
CHAS. J. BIDDLE.

The Society also holds for 7,444 depositors U. S. of America Liberty Loan Bonds, deposited severally by them for safe-keeping, of which the par value is \$2,101,150.

JOHN C. HINCKLEY,
THOMAS RIDGWAY,
CHAS. J. BIDDLE.

U. S. GOVERNMENT SECURITIES.

ASSETS.

Par Value.		Book Value.
\$15,000.00	U. S. of A. First Liberty Loan Converted 4¼'s	\$14,993.00
1,700,000.00	U. S. of A. Second Liberty Loan Converted 4¼'s	1,566,327.12
2,600,000.00	U. S. of A. Third Liberty Loan 4¼'s	2,479,378.45
4,950,000.00	U. S. of A. Fourth Liberty Loan 4¼'s	4,949,067.06
910,000.00	U. S. of A. 5% per cent. Treasury Notes due June 15, 1924	910,000.00
200,000.00	U. S. of A. 4% per cent. Treasury Notes due March 15, 1925	200,000.00
1,750,000.00	U. S. of A. 4¼ per cent. Treasury Bonds of 1947-1952	1,750,000.00
<u>\$12,125,000.00</u>		<u>\$11,869,765.63</u>

STATE, COUNTY AND MUNICIPAL SECURITIES.

\$100,000.00	City of Bethlehem, Pa., School District 5's, 1936 and 1941	\$100,000.00
600,000.00	City of Boston, Mass., 3½ per cent. Bonds, 1930 and 1940	600,000.00
75,000.00	City of Camden, N. J., Repavement and School 4½'s, 1945	75,000.00
50,000.00	City of Chicago, Ill., City Hall 4's, 1928-1930	49,875.00
50,000.00	City of Cincinnati, Ohio, Viaduct 4½'s, 1935	50,000.00
100,000.00	City of Cincinnati, Ohio, Police and Fire Dept. 4½'s, 1935	100,000.00
150,000.00	City of Cleveland, Ohio, Water Works 4½'s, 1926-1946	150,000.00
50,000.00	City of Cleveland, Ohio, 5 per cent. Deficiency Bonds, 1931	49,437.50
60,000.00	City of Duluth, Minn., Water and Light 5's, 1926	60,000.00
65,000.00	City of Jersey City, N. J., City Hall 5's, Jan. 31, 1923	65,000.00
90,000.00	City of Jersey City, N. J., Assessment 5's, Sept. 1, 1923	90,000.00
100,000.00	City of Jersey City, N. J., General 4½'s, 1927	100,000.00
25,000.00	City of Jersey City, N. J., Park 4's, 1927	25,000.00
100,000.00	City of Jersey City, N. J., Refdg. Assessment 4's, 1935	100,000.00
70,000.00	City of Jersey City, N. J., Water 4½'s, 1961	70,000.00
100,000.00	Lower Merion Township, Pa., 5 per cent. Bonds, 1925-1927	100,000.00
100,000.00	City of Nashville, Tenn., School 5s, 1929-1935	100,000.00
100,000.00	City of Newark, N. J., Funding 4½'s, Series I, 1944	100,000.00
300,000.00	City of Newark, N. J., Funding 4½'s, Series I, 1944	300,000.00
150,000.00	County of New Castle, Del., Building Commission 4½'s, 1951-1961	150,000.00
100,000.00	City of Norfolk, Va., Appropriation 4½'s, 1942	98,500.00
175,000.00	City of Norfolk, Va., 5 per cent. Temporary Water Loan, April 1, 1923	167,562.50
200,000.00	City of Norfolk, Va., Refunding 4½'s, 1945	197,500.00
50,000.00	City of Orange, N. J., School 5's, Aug. 1, 1923	50,000.00
300,000.00	City of Philadelphia, Pa., 3½ per cent. Mis. Impvt. Loan, 1934	300,000.00
800,000.00	City of Philadelphia, Pa., 4 per cent. Miscellaneous Loan, 1937-1943	800,000.00
100,000.00	City of St. Paul, Minn., High School 4's, 1940	100,000.00
15,000.00	City of Seattle, Wash., Garbage 4½'s July 1, 1923	15,000.00
50,000.00	City of Seattle, Wash., Water Extension 4½'s, 1982	49,500.00
100,000.00	City of Wilmington, Del., Sinking Fund 4½'s, Series 168	100,000.00

\$4,325,000.00

\$4,312,375.00

RAILROAD SECURITIES.

\$775,000.00	Allegheny Valley Rwy General Mtge 4's, 1942	\$775,000.00
50,000.00	Baltimore and Ohio P. R. Prior Lien Mtge. 3½'s 1925	46,793.00
100,000.00	Baltimore and Ohio R. R., Pitts. Jc. and Mid. Div. 1st Mtge 3½'s 1925	86,000.00
600,000.00	Baltimore and Ohio R. R. Pitts. L. Erie and West Va. Sys. Refdg Mtg 4's, 1941	563,898.06
90,000.00	Baltimore and Ohio R. R., Toledo-Cin. Div. 1st Lien and Refdg. 4's, 1959	90,000.00
100,000.00	Bangor and Aroostock R. R., St. John River Ext. 1st Mtge 5's, 1939	98,750.00
125,000.00	Beech Creek Extension R. R., First Mtge 3½'s, 1951	112,469.50
300,000.00	Central Pacific Rwy 1st Refdg. Mtge 4's, 1949	270,687.50
50,000.00	Central Pacific Rwy. 3½ per cent. Mortgage Bonds, 1929	44,197.00
80,000.00	Central R. R. of N. J., General Mtge 5's, 1937	80,000.00
325,000.00	Chesapeake and Ohio Rwy. 1st Consol. Mtge 5's, 1939	325,000.00
100,000.00	Chesapeake and Ohio Rwy., Potts Creek Branch, 1st Mtge 4's, 1946	88,000.00
116,200.00	Chicago and Eastern Illinois Rwy. General Mtge 5's, 1951,	97,000.00
300,000.00	Chicago and Erie R. R. First Mtge 5's, 1982	300,000.00
250,000.00	Chicago, Hammond and Western R. R. First Mtge 6's, 1927	250,000.00
250,000.00	Chicago, Indianapolis and Louisville Rwy. Refdg. Mtge 4's, Ser. C, 1947	235,062.50
200,000.00	Chicago, Rock Island and Pacific Rwy. General Mtge 4's, 1988	200,000.00
500,000.00	Chicago Union Station Co. First Mtge 4½'s, Ser. A, 1963	498,750.00
300,000.00	Chicago Union Station Co. First Mtge 6½'s, Ser. C, 1963	294,750.00
20,000.00	Chicago and Western Indiana R. R. General Mtge 6's, 1932	20,000.00
500,000.00	Chicago and Western Indiana R. R. Consol. Mtge 4's, 1952	460,075.04
200,000.00	Choctaw and Memphis R. R. First Mtge 5's, 1949	200,000.00
300,000.00	Choctaw, Oklahoma and Gulf R. R. Consol. Mtge 5's, 1952	300,000.00
200,000.00	C. C. C. & St. L. Rwy. St. L. Div., 1st Coll. Trust Mtge 4's, 1990	169,340.00
250,000.00	Cleveland, Lorain and Wheeling Rwy. First Mtge 5's, 1933	250,000.00
100,000.00	Cleveland, Lorain and Wheeling Rwy. General Mtge 5's, 1936	100,000.00
100,000.00	Cleveland and Marietta Rwy. First Mtge 4½'s, 1935	99,875.00
100,000.00	Cleveland and-Pittsburgh R. R. General Mtge 4½'s, Series A, 1942	100,000.00
200,000.00	Cleveland Short Line Rwy. First Mtge 4½'s, 1961	200,000.00
250,000.00	Dayton and Michigan R. R. Consol. Mtge Extended 4½'s, 1931	249,375.00
204,000.00	Delaware River R. R. and Bridge Co. First Mtge 4's, 1936	204,000.00
250,000.00	Detroit Terminal and Tunnel First Mtge 4½'s, 1961	237,087.28
650,000.00	Erie R. R. Consol. Mtge Prior Lien 4's, 1996	581,395.00
184,000.00	Erie and Pittsburgh R. R. General Mtge 3½'s, Ser. B. and C, 1940	172,700.00
250,000.00	Greenbrier Rwy. First Mtge 4's, 1940	235,250.00
100,000.00	Hollidaysburg, Bedford and Cumberland R. R. First Mtge 4's, 1951	93,573.70
400,000.00	Jamestown, Franklin and Clearfield R. R. First Mtge 4's, 1959	373,200.00
250,000.00	Kansas City Terminal Rwy. First Mtge 4's, 1960	218,750.00
500,000.00	Lake Shore and Michigan Southern Rwy. Debenture 4's, 1928	494,031.25
100,000.00	Lake Shore and Michigan Southern Rwy. 1st Mtge 3½'s, 1997	86,000.00
150,000.00	Lehigh Valley R. R. Consol. Mtge Annuity 6's	150,000.00
50,000.00	Long Dock Co. of N. J., Consol. Mtge 6's, 1935	50,000.00
120,000.00	Long Island R. R. First Consol. 5's, 1931	120,000.00
84,000.00	Long Island R. R. General Mtge 4's, 1938	74,043.75
500,000.00	Long Island R. R. Unified Mtge. 4's 1949	471,812.50
300,000.00	Milwaukee, Sparta and Northwestern Rwy. 1st Mtge 4's, 1947	282,816.25
400,000.00	New York Connecting R. R. First Mtge 4½'s, 1953	387,250.00
50,000.00	New York and Erie R. R. First Mtge Extended 4's, 1947	50,000.00

APPENDIX TO THE

100,000.00	New York and Erie R. R. Third Mtge 4½'s, 1923	100,000.00
100,000.00	New York, New Haven and Hartford R. R. 6 per cent. Convert. Debentures	100,000.00
25,000.00	New York, New Haven and Hartford R. R., 250 shares Stock	19,000.00
100,000.00	New York and Northern Rwy. 1st Mtge 5's	100,000.00
100,000.00	New York, Phila. and Norfolk R. R. First Mtge 4's, 1939	99,881.25
500,000.00	New York, Phila. and Norfolk R. R. 4 per cent. Stock Trust Cdfs, 1948	477,518.75
500,000.00	New York Short Line R. R. First Mtge 4's, 1957	500,000.00
150,000.00	New York, Susquehanna & Western R. R. Terminal 1st Mtg. 5's, 1943	150,000.00
50,000.00	Norfolk and Southern Rwy. First Mtge. 5's, 1941	50,000.00
50,000.00	Norfolk and Western R. R. Mtge. 6's, 1931	50,000.00
50,000.00	Norfolk and Western R. R. New River Div First Mtge. 6's 1932	50,000.00
100,000.00	Norfolk and Western R. R. Impvt and Extension Mtge. 6's, 1934	100,000.00
50,000.00	Northern Central Rwy. Consol. General Mtge. 4½'s, Series E, 1925	50,000.00
200,000.00	Ogdensburg and Lake Champlain Rwy. First Mtge. 4's, 1948	184,000.00
200,000.00	Ohio Connecting Rwy. First Mtge. 4's, 1943	200,000.00
100,000.00	Oregon Short Line R. R. Refunding 4's 1929	92,312.50
50,000.00	Pennsylvania Co. 4 per cent 15/25 year Loan of 1906	47,312.50
350,000.00	Pennsylvania Co. 3½ per cent Guaranteed Trust Cdfs, Series A, 1937	292,250.00
350,000.00	Pennsylvania Co. 3½ per cent Guaranteed Trust Cdfs. Series B, 1941	293,125.00
200,000.00	Pennsylvania R. R. Consolidated Mtge. 4's 1948	193,655.00
1,000,000.00	Pennsylvania R. R. Consolidated Mtge 4½'s of 1915, 1960	1,000,000.00
100,000.00	Pennsylvania and Northwestern R. R. General Mtge 5's 1930	100,000.00
200,000.00	Phila. and Baltimore Central R. R. First Mtge. 4's, 1951	185,750.00
250,000.00	Phila. Baltimore and Washington R. R. First Mtge. 4's, 1943	245,875.00
200,000.00	Philadelphia and Reading R. R. Consol. Mtge. Extended 4's, 1937	200,000.00
100,000.00	Philadelphia and Reading R. R. Impvt. Mtge Extended 4's, 1947	100,000.00
200,000.00	Pine Creek Rwy. First Mtge. 6's, 1932	200,000.00
513,000.00	P. C. C. and St. Louis Rwy., Consol. Mtge 4½'s, Series A and B, 1942	513,000.00
62,000.00	P. C. C. and St. Louis Rwy., Consol. Mtge. 4½'s, Series C, 1942	62,000.00
300,000.00	P. C. C. and St. Louis Rwy., Consol. Mtge. 4's, Series G, 1957	293,250.00
100,000.00	Pittsburgh, Youngstown and Ashtabula Rwy. Consol. Mtge. 5's, 1927	100,000.00
300,000.00	Pittsburgh, Youngstown and Ashtabula Rwy. 1st Gen'l. Mtge. 4's 1948	283,311.25
100,000.00	Reading Company Jersey Central Collateral 4's, 1951	94,439.00
300,000.00	Richmond-Washington Co. 4 per cent Guaranteed Coll. Trust, 1943	288,239.53
140,000.00	St. Louis, Iron Mountain and Southern Rwy. Consol. and Land Grant 5's, 1931	140,000.00
200,000.00	St. Louis, Peoria and Northwestern Rwy. First Mtge. 5's, 1948	200,000.00
150,000.00	Schuykill River East Side R. R. First Mtge. 4's, 1925	143,750.00
150,000.00	Shamokin, Sunbury and Lewisburg R. R. Second Mortgage 6's, 1925	150,000.00
450,000.00	Southern Pacific Co. San Francisco Terminal 1st Mtg. 4's, 1950	409,062.50
100,000.00	Terminal R. R. Association of St. Louis 1st Mtge. 4½'s, 1939	99,875.00
100,000.00	Terminal R. R. Association of St. Louis 1st Consol. Mtg. 5's, 1944	100,000.00
46,000.00	Tioga R. R. 1st Mtge. Extended 5's, 1923/1935	46,000.00
300,000.00	Union Pacific R. R. 1st Lien and Refdg. Mtg 4's, 2008	290,937.50
50,000.00	United New Jersey R. R. and Canal Co. Gen'l Mtg. 4's, Feb. 1, 1923	46,750.00
250,000.00	Vandalia R. R. Consol. Mtg. 4's, Series B, 1957	239,715.00
50,000.00	Wabash R. R. 1st Mortgage 5's, 1939	50,000.00
500,000.00	Washington Terminal Co. First Mtg. 4's, 1945	500,000.00
500,000.00	Western New York and Penna. R. R. 1st Mtge. 5's, 1937	500,000.00
100,000.00	West Jersey Sea Shore R. R. 1st Consol. Mtg. 4's, Series A and D, 1936	92,000.00
400,000.00	Winston-Salem Southbound Rwy. 1st Mtg 4's, 1960	374,715.44

\$21,909,200.00

\$21,089,657.55

RAILROAD EQUIPMENT TRUSTS.

150,000.00	Atlantic Coast Line R. R. 6½ per cent Equipment Trust, Series D, 1923-1936	147,652.50
50,000.00	Baltimore and Ohio R. R. 4½ per cent Equipment Trust of 1917, Series A, 1923-1927	49,687.50
100,000.00	Cambria and Indiana R. R. 4½ per cent Car Trust Cdfs. Series F. 1923-1927	97,943.93
75,000.00	Cheasapeake and Ohio Rwy. 6 per cent Equipment Trust Gold Notes, 1929-1930	75,000.00
325,000.00	Cheasapeake and Ohio Rwy. 5½ per cent Equipment Trust, Series T, 1923-1936	324,187.50
10,000.00	Chicago, Indianapolis and Louisville Rwy., 4½ per cent Trust, Series C, 1923	9,632.07
40,000.00	Chicago, St. Louis and New Orleans 5 per cent Equipment Trust, Series A, 1923-1924	40,000.00
30,000.00	Erie R. R. 4½ per cent Equipment Trust, Series CC, 1923-1925	29,763.09
135,000.00	Erie R. R. 4½ per cent Equipment Trust, Series EE, 1923-1927	135,000.00
325,000.00	Hocking Valley Rwy. 6 per cent Equipment Trust, 1925-1934	325,000.00
132,000.00	Illinois Central R. R. 7 per cent Equipment Trust, Ser. F, 1925-1935	132,000.00
100,000.00	Illinois Central R. R. 5 per cent Equipment Trust, Ser. E, 1926	99,460.30
110,000.00	Lake Erie and Western R. R. 4½ per cent Equipment Trust of 1917, 1923-1927	109,937.50
115,000.00	Lehigh and New England Rwy. 4½ per cent Equipment Trust, Ser. B, 1923-1925	114,856.25
50,000.00	Lehigh and New England Rwy. 4½ per cent Equipment Trust, Ser. D, 1923-1924	48,960.80
195,000.00	Louisville and Nashville R. R. 6½ per cent Equipment Trust, Ser. D, 1923-1936	194,512.50
100,000.00	Michigan Central R. R. 5 per cent Equipment Trust of 1915, 1924-1926	100,000.00
55,000.00	Michigan Central R. R. 6 per cent Equipment Trust, 1932-1934	55,000.00
14,000.00	Monongahela Rwy. 6 per cent Equipment Trust, 1926-1927	14,000.00
50,000.00	New York Central Lines 4½ per cent Equipment Trust of 1910, 1924	49,181.25
25,000.00	New York Central Lines 4½ per cent Equipment Trust of 1913, 1924	24,372.95
193,000.00	New York Central Lines 4½ per cent Equipment Trust of 1917, 1923-1932	199,000.00
1,000,000.00	New York Central Lines 7 per cent Equipment Trust of 1920, 1929-1933	935,000.00
605,000.00	New York Central Lines 6 per cent Equipment Trust of 1927-1935	605,000.00
640,000.00	New York Central Lines 5 per cent Equipment Trust of 1922, 1924-1935	629,019.50
150,000.00	New York Central and Hudson River R. R.—Boston and Albany R. R. 4½ per cent Equipment Trust of 1912, 1924-1925	146,687.40
28,000.00	New York, New Haven and Hartford R. 4½ per cent Equipment Trust Series CC, 1926	27,889.04
66,000.00	New York Susquehanna and Western R. R. 4½ per cent Equipment Trust, Series C, 1923-1926	66,000.00
20,000.00	Norfolk Southern 5 per cent Equipment Trust, Series A, 1923-1924	19,389.88

25,000.00	Norfolk and Western Rwy. 4½ per cent Equipment Trust of 1914, February 1, 1923	23,615.52
200,000.00	Pennsylvania Railroad 6 per cent Equipment Trust, 1928-1929	200,000.00
444,000.00	Pittsburgh McKeesport and Youghiogheny R. R. 6 per cent Equipment Trust, 1926-1934 ..	444,000.00
500,000.00	Reading Company 5 per cent Equipment Trust Series J, 1924-1932	493,045.00
50,000.00	Seaboard Air Line 4½ per cent Equipment Trust, 1923-1925	50,000.00
25,000.00	Southern Pacific 4½ per cent Equipment Trust, Series A, March 1, 1923	24,089.67
250,000.00	Southern Pacific 7 per cent Equipment Trust, Series E, 1924-1935	249,858.75
50,000.00	Southern Rwy. 4½ per cent Equipment Trust, Series T, 1923-1924	50,000.00
80,000.00	Southern Rwy. 4½ per cent Equipment Trust, Series U, 1923-1926	80,000.00
600,000.00	Southern Rwy. 6 per cent Equipment Trust, 1925-1935	600,000.00
310,000.00	Union Pacific R. R. 5 per cent Equipment Trust, Series B, 1927-1937	304,069.27
490,000.00	Virginian Rwy. 6 per cent Equipment Trust, Series C, 1923-1930	463,079.44

\$7,918,000.00

STREET RAILWAY SECURITIES.

\$7,845,891.60

300,000.00	Interborough Rapid Transit Co. 1st Refdgd. Mtg. 5's, 1966	296,250.00
80,000.00	Jamaica and Brooklyn Road Co. First Mtge 5's, 1930	80,000.00
40,000.00	Philadelphia Rapid Transit Co. 5 per cent Equipment Trust, Series B, 1923-1924	39,412.57
100,000.00	West Philadelphia Passenger Rwy. 5 per cent Mtg. Bonds, 1926,	100,000.00

\$520,000.00

MISCELLANEOUS SECURITIES.

\$515,662.57

400,000.00	Lehigh Coal and Navigation Co. Funding and Impvt Mtg. 4's, 1948	400,000.00
300,000.00	Lehigh Coal and Navigation Co. Consol. Mtg Sinking Fund 4½'s, Series A, 1954	294,750.00
55,000.00	New York Dock Company First Mtg. 4's 1951	44,000.00
55,000.00	New York Dock Company Preferred Stock—550 shares	16,500.00
100,000.00	New York and Hoboken Ferry Co. General Mtg. 5's, 1946	99,876.25
12,400.00	Philadelphia and Camden Ferry Co. Stock—248 shares,	24,800.00
100,000.00	Philadelphia Electric Co. 1st Mtg. Sinking Fund 5's, Registered, 1966	100,000.00
50,000.00	Philadelphia Electric Co. 1st Mtg. Sinking Fund 5's, Coupon	42,000.00

\$1,072,400.00

\$1,021,926.25

THE WESTERN SAVING FUND SOCIETY OF
PHILADELPHIA.

February 14th, 1923.

The Honorable C. Jay Goodnough, Speaker of the House of Representatives, Harrisburg, Pa.

The charter, as amended, of The Western Saving Fund Society of Philadelphia, requires its President to forward to the Speaker of the House of Representatives of the Commonwealth a statement, under oath or affirmation, of its President or Treasurer, showing the whole number of depositors, classified as below, having amounts on deposit on the books of the said Society at the close of business on the last day of December, next preceding.

The whole number of depositors' accounts not exceeding \$10.	12,859
The whole number of depositors' accounts from \$10. to \$20.	5,135
The whole number of depositors' accounts from \$20. to \$50.	6,858
The whole number of depositors' accounts from \$50. to \$100.	5,978
The whole number of depositors' accounts from \$100. to \$200.	7,129
The whole number of depositors' accounts from \$200. to \$300.	4,721
The whole number of depositors' accounts from \$300. to \$500.	6,402
The whole number of depositors' accounts from \$500. and upwards.	24,048
The total number of depositors' accounts December 31, 1922	73,130

Respectfully yours,

FRED F. HALLOWELL,
Vice President and Treasurer.

The Commonwealth
of Pennsylvania

Personally appeared before me, a Notary Public of the Commonwealth of Pennsylvania, the above named Fred F. Hallowell, who, having been duly sworn according to law, doth depose and say that he is the Vice President and Treasurer of The Western Saving Fund Society of Philadelphia, and that the foregoing statement of the number of depositors is correct and true to the best of his knowledge and belief.

Sworn and Subscribed before me this fifteenth day of February A. D. one thousand nine hundred and twenty-three.

CASPAR H. B. TOWNSEND,
Notary Public.

Commission expires January 17, 1925.

ONE HUNDRED AND THIRTY-THIRD SEMI-ANNUAL REPORT OF THE DOLLAR SAVINGS BANK OF PITTSBURGH.

The Dollar Savings Bank,
338-344 Fourth Avenue, Pittsburgh, Pa.

One Hundred and Thirty-third Semi-Annual Report.

December First Nineteen Hundred Twenty-one.

LIABILITIES.

Amount due Depositors, December 1, 1921	\$38,711,747.07
Amount Dividend	754,111.86
Amount Insurance Fund	100,000.00
Amount Contingent Fund	776,172.77
Amount Surplus	509,680.10
Total Liabilities	\$40,851,711.80

ASSETS.

Loans on Bonds and Mortgages	\$6,335,861.48
U. S. Government Bonds	11,390,796.64
City of Philadelphia Bonds	1,272,500.00
City of Pittsburgh Bonds	2,371,710.00
City of DuBois Bonds	75,000.00
City of Oil City Bonds	36,000.00
Allegheny County Bonds	2,132,288.80
Westmoreland County Bonds	250,000.00
Washington County Bonds	138,000.00
Sub-District School Bonds	1,562,500.00
District School Bonds	3,430,400.00
Borough Improvement Bonds	2,129,485.00
Township Improvement Bonds	201,000.00
Railroad Bonds	4,791,222.20
Street Railway Bonds	345,900.00
Miscellaneous Bonds	535,428.97
Loans on Collateral	777,200.00
Real Estate	56,793.55
Real Estate, Bank Property	300,000.00
Interest Due	16,523.65
Cash in Banks and on Hand	2,703,101.51
Total Assets	\$40,851,711.80

Total Assets \$40,851,711.80

CHAS. L. COLE,
Treasurer.

Pittsburgh, Pa., December 1, 1921.

The undersigned Auditing Committee respectfully reports that they have examined the assets of the Bank and find them to correspond with the foregoing report.

C. E. BEESON,
HENRY A. PHILLIPS,
H. A. NOBLE,
J. W. LLOYD,
B. G. FOLLANSBEE,
Auditing Committee.

Pittsburgh, Pa., December 13, 1921.

The Trustees have declared a dividend of two (2) per cent. for the last six months ending November 30, 1921, payable forthwith. If not drawn, will bear interest from December 1, 1921.

LIST OF DEPOSITORS OF THE DOLLAR SAVINGS BANK OF PITTSBURGH, PA., WHO HAVE NOT MADE A DEPOSIT WITHIN TWO YEARS, AND WHOSE DIVIDENDS, WHICH HAVE NOT BEEN ENTERED UPON THEIR PASS BOOK, AMOUNT TO AT LEAST FIVE DOLLARS. THIS STATEMENT IS PUBLISHED ANNUALLY IN ACCORDANCE WITH THE CHARTER.

A.

222667 Ailman, Tillie H.	\$1,857 31
225212 Aller, Emma V.	549 18
235273 Andrews, Wm. M.	22 77
236195 Adams, Sam'l D.	24 69
238072 Abrams, Dora V.	212 63
315370 Armstrong, Reba.	421 31
316125 Anderson, Sopha O.	168 56
316405 Austin, Winnie L.	487 64
318941 Adams, Marie H.	85 62
323975 Aaron, M. D., Chas J.	350 81
327746 Austin, Mary E.	613 49
328512 Atkins, Theresa	234 28
330110 Anderson, Annie	492 44
387105 Arnold, Florence	110 73
387328 Austin, Anna J.	110 40
388169 Alfano Chas.	767 75
388268 Averback, Rachel	1,147 26
199577 Allen, Wm. K.	75 63
205258 Adams, Josephine	66 48
205765 Anderson, Clara E. L.	1,531 22
206532 Arnfeld, Bertha.	90 36
214294 Armstrong, John A.	101 53
305769 Albright, Jennie S.	32 79
310813 Aurentz, Flora E.	215 54
356768 Aaron, Margt. C.	247 19
357362 Allison, Jessie W.	532 96
360657 Adams, Sarah M.	130 07
285638 Agnew, Emma	356 28
286269 Anderson, Hugh C.	33 20
290003 Armstrong, Martha	57 25
295706 Ackley, Ella R.	51 23
331702 Arnfeld, Maurice	92 09
333009 Azelvandre, Reine V.	182 26
338479 Asher Wm. J.	88 46
340940 Anderson, Geo. B., Jr.	199 17
367498 Alter, Geo. E.	97 52
368328 Armiger, Ida	31 17
368449 Ambrose, Jos.	416 84
368873 Allen, Harreteea	43 54
368924 Albert, Mary	279 68
369859 Atkinson, Mame M.	2,872 24
369929 Apple, Charlotte A.	155 32
370508 Alcorn, Jas E.	618 30
376431 Anderson, E. Olive	35 82
378942 Allendorf, Louis	357 68
380043 Albracht, Karolina	1,170 64
380863 Audet, Anna W.	102 80
31422 Abbiss, Ruben	24 24
85754 Armor, Jas. C.	124 99
95020 Adams, Laura G.	37 19
119629 Alexander, Wm. E.	62 97
138784 Ashcraft, Hester	84 33
148043 Allen, Amy	71 20
162142 Arthurs, Emma J.	19 19
176449 Armstrong, Eliz. B.	395 24
177032 Anderson, Mary	24 17

195518 Adolph, Rosalie	118 03
363051 Anderson, Wm. S.	374 28
364173 Amos, Annie M.	168 20
364784 Averbeg, Chris.	64 77
99658 Allen, Edw.	450 23
256468 Adams, Maggie	30 68
258923 Aylward, Jos. M.	309 86
260139 Ambler, Annie D.	896 27
265159 Allen, Annie M.	566 25
272359 Algeo, Mamie J.	1,575 10
341395 Angelic, Maria V.	224 45
342073 Adrian, Aug. J.	-73 06
343236 Aleiunas, Antonas	85 50
347839 Aronson, Jacob H.	491 64
352302 Armstrong, Mary H.	37 78
355307 Arrich, Chas. H.	475 81
372430 Abramson, Fannie	61 00
393769 Abraham, Cora M.	194 61
375076 Abate, Pasquale	121 39

B.

221279 Boes, Fred'k	\$55 39
233483 Bauman, Wm.	3,427 15
236081 Beeson, Mary I.	314 59
236193 Brady, Mary J.	269 94
236297 Burrell, Jennie	348 41
236520 Brown, Benj. F.	114 52
238218 Bebout, Annie L.	148 39
238501 Bollins, Constantinus	17 25
211847 Barton, Hugh A.	498 36
212100 Blake, Amelia P.	296 58
212922 Baxter, Bertie	381 90
243343 Bauer, Cath. M.	1,127 02
243666 Beason, Alice	1,669 91
248786 Bonomo, Giovanni	38 77
249464 Beadle, Mary	745 68
249801 Burkle, Ellen V.	10 50
249808 Brunner, Thos. W.	24 03
250242 Boardman, Jno.	112 13
312438 Bittenbender, Marg't Y.	839 35
313224 Bartley, Marg't E.	2,009 12
313369 Boale, Jno. A.	1,467 85
313927 Brooke, Geo.	13 17
314574 Birch, Sam'l B.	340 95
315099 Barth, Anna L.	36 00
315179 Baker, Carrie A.	727 53
315517 Brown, Ella L.	51 66
316555 Bainter, Jesse F.	106 83
317807 Berry, Sallie	16 07
318379 Bowling, Robt. C.	239 70
318456 Baird, Eliz.	88 68
318457 Baird, Marg't	333 55
319365 Bayer, Marie	312 32
319743 Burns, Jos. K.	196 88
320138 Burke, Mary	196 69
320621 Byers, Augusta A.	146 60
321349 Bole, Anna J.	433 64
321664 Burke, Dorothy S.	882 58
322851 Barbour, R. Wilson	403 50
323743 Brammer, Jno.	254 35
326169 Biney, Lathafa	7,815 51
326351 Bunting, Wilhelmina	89 60
329514 Byrne, Tillie	125 31
329525 Breeze, Emeline	939 78
329813 Buck, Leo	213 69
330853 Brady, Annie R.	1,889 38
386317 Barbour, Bert H.	55 53
386592 Bickinaitie, Tekla	332 66
388360 Burns, Nona	239 84
237045 Bollinger, Frank F.	145 45
241032 Brooks, Josephine	19 15
317644 Baus, Katharina	331 20
198719 Boyce, Cyrus	863 11
200906 Bowers, Geo.	1,630 90
208392 Barrett, Anna	10 91
209575 Bailey, Geo. H.	85 34
211932 Blair, Annie	743 37
212333 Bowman, Thos. F.	157 84
214585 Boehmer, Rosa	1,198 76
214777 Beam, Hulda J.	999 09
218403 Bender, Caroline S.	42 80
301221 Bayar, David	506 11
304469 Burton, Clara	49 64
305643 Brooks, Mae	26 24

307341 Bell, Wm. Ray	31 75	150075 Bowman, Chas. W.	303 82
308499 Burrows, Frank	847 53	151803 Buffington, Orr	96 54
309833 Brown, Mary C.	55 20	153562 Briscoe, John	2,085 73
310449 Baker, Cecilia M.	1,006 06	156047 Bradley, John	31 14
356557 Bowie, Elizab'h W.	73 89	157084 Barrett, Al.	27 31
357028 Best, Mary E.	135 04	157388 Bright, Jane	31 93
357595 Bright, Jane	743 67	159566 Beck, Chas.	204 12
358788 Bupp, Chas. J.	299 92	161097 Barr, Alfred H.	306 14
359866 Brickner, John	907 14	166467 Belles, Victor V.	195 98
360053 Boggs, Marg't H.	942 78	169130 Baur, Louisa M.	3,140 41
360473 Bardoner, John N.	781 18	169788 Baur, Margaretha	120 25
360581 Brown, Richard A.	77 71	171907 Bode, Friedricke	660 03
202322 Barnes, Agnes C.	38 14	175944 Black, Agnes M.	12 14
285283 Baumann, Cath.	238 01	176215 Buchanan, Ella K.	158 48
285909 Bowers, Florence H.	63 46	177880 Bradley, Jno.	55 20
286815 Bagnell, Mary	1,617 62	184523 Black, Jno. F.	1,614 60
287023 Baker, Jane B.	38 01	194415 Brown, Mary	22 15
287649 Burke, Marie M.	23 28	361104 Breed, Chas. H.	98 18
287984 Boylan, Mary C.	33 96	361682 Breck, Gaspar	232 70
290190 Brend, Edith M.	312 12	362598 Brender, Martin H.	555 63
290218 Bell, Mariam	82 41	363092 Boyd, Geo.	168 66
290999 Bickel, Annie	104 60	363300 Balaza, Bessie	207 07
291053 Bailey, Peter H.	7,276 96	363442 Belzkis, Juzapos	117 70
292398 Broadhead, Mary E.	112 17	363770 Berry, Susie M.	119 71
293798 Bauer, Sarah	49 84	364014 Becker, Clara S.	122 21
294290 Bragdon, Eliz. S.	26 88	364240 Brady, Mary E.	897 07
295920 Blythe, Jean	80 91	364761 Brown, Jas. W.	716 41
296919 Brastow, Wm. T.	44 48	264897 Breeze, Anna D.	104 17
297880 Brady, Ellen B.	811 25	381511 Burke, Mary	211 30
300047 Bechtel, Peter	118 66	332011 Bloom, Myra	519 60
300219 Brandsetter, Carrie K.	167 40	382883 Barron, Jannett	188 17
300338 Barszewska, Mary	36 34	384458 Brown, Andrew, Jr.	1,056 50
331973 Braun, Wm.	45 22	385053 Coyle, Margery	111 83
332843 Burns, Sylvia E.	231 94	385208 Bevan, Sophie	129 69
333896 Baran, Gyorgg	25 20	385275 Bradley, Jas.	117 26
334796 Bradley, Jas. H.	317 35	385332 Barron, Sarah E.	210 78
335096 Brooks, Jas. B.	424 76	385918 Barrow, Lucy R.	76 40
335686 Bellingham, Mary A.	18 12	62060 Brand, Geo. H.	126 74
336263 Balestrieri, Rose	228 38	77970 Bivenour, Susan J.	36 00
336456 Baker, Mary J.	1,268 62	97296 Block, Louise	18 62
337571 Blair, Alex. C.	416 56	180164 Bignell, Jos.	190 47
338440 Baldwin, Eliz.	186 41	188852 Bernhard, Jno.	15 46
338722 Baines, John W.	2,848 78	253016 Breen, Annie	1,759 90
339459 Blanck, Marie	34 64	254961 Brant, Fannie H.	780 01
339692 Beck, Anna V.	29 07	257278 Butterworth, Sarah	1,192 07
340696 Blake, Wm. B.	39 58	258695 Biechl, Theresia	124 01
366329 Brown, Alex. B.	150 98	260066 Buks, Simean	41 21
366889 Bloom, Sarah	986 4	260338 Bradley, Ada M.	278 52
368864 Bilun, Peter	225 20	261317 Booker, Emma	14 69
369292 Beares, Jessie S.	127 92	262988 Benninger, Lillian	303 87
376420 Boyce, Annie	1,093 78	264052 Boone, Kate V.	180 16
577001 Bolash, Helen	268 02	266728 Banderinan, Fr.	14 46
377138 Beach, Virg. V.	316 33	270929 Bell, Wm.	49 06
377377 Burns, Francis	299 65	271997 Binkney, Isabella	312 60
377519 Battenfeld, Kathryn P.	2,976 14	272032 Blake, Bessie T.	43 43
377609 Benson, Amelia J.	119 81	272981 Boyle, Frank	56 72
377740 Buvinger, Emma P.	1,115 05	273026 Batykefer, Martin A.	606 59
379337 Burke, Cath.	384 25	273924 Brechbill, Lenora	1,696 01
379871 Boyle, Mary T.	1,078 96	274404 Besselmann, Cath.	35 56
380538 Boyle, Mich. F.	151 75	275750 Benzlin, S. Hammer	673 01
380538 Boyle, Michl. F.	151 75	275458 Bauer, Emma L.	388 35
370066 Boyle, M. Gert.	451 77	275581 Behr, Eliz.	1,536 09
14429 Barr, Eliz. J.	60 95	275582 Behr, Theresa	1,831 58
22537 Boobyer, Jennie G.	185 38	276081 Buckner, Thornton	335 60
31034 Boston, Wm. J.	82 54	277357 Behr, Helena E.	722 47
50015 Byram, Eliza P.	51 39	278654 Briggs, Mary E.	2,786 54
59414 Beavan, John	72 93	278964 Bender, Jos. A.	38 70
63654 Beck, Jno.	1,027 28	279234 Bigham, Julia E.	45 27
64062 Beggs, Margt. M.	12 92	279914 Bernhardt, Wm. F.	2,226 25
75930 Brickell, Wm. D.	2,309 55	280190 Baker, Chas. H.	982 48
77188 Bray, Ellen	16 35	280430 Burke, Rich'd	46 70
82936 Birch, Matthew	448 54	341017 Belles, Victor E.	7,260 00
86096 Bird, Sannie G.	33 78	341018 Backoefer, Anna M.	958 26
86789 Boettger, Augusta	1,977 92	341152 Bradley, Ada M.	145 10
104290 Bonn, Emma	1,676 40	341240 Balbersky, Saml.	966 91
117491 Boyer, Rachel L.	68 20	341831 Blackburn, Ida N.	170 50
117510 Belles, Fred K.	1,475 53	342888 Bartley, Hazel	86 00
118125 Bingey, Eliz. M.	375 20	343548 Baine, Jno. W.	334 33
122267 Bright, Wm.	33 83	344064 Bryce, Edith P.	76 21
126723 Baltieri, Francesco	68 96	344200 Baker, Jos. R.	3,683 01
126904 Boehrs, Sarah S.	61 48	344851 Beeber, Mary E.	37 99
136891 Bauer, Amelia W.	336 97	344857 Bickell, Maggie J.	321 20
139070 Benham, Margt L.	2,320 63	345649 Bostrom, Anna C.	791 28
148888 Bartlett, Sarah R.	327 13	345728 Bolitsky, Anton	144 35

346062 Blair, Flossie F.	31 60	308671 Cavanaugh, Mary A.	66 17
346427 Brown, Agnes P.	250 50	356766 Christman, Amelia M.	56 52
346780 Brunt, Geo. L.	836 04	357257 Csapla, Dominik	588 31
347783 Bruch, Fredk W.	98 97	358682 Cifell, Maria	243 64
348068 Benney, Eugenia H.	96 18	359133 Carr, Patrick J.	1,176 96
348807 Burns, Jennie C.	2,297 50	360433 Cluley, Lidle B.	104 61
348897 Blank, Nick.	216 00	206058 Creely, Mary	1,304 67
348947 Brathowski, Jno.	207 74	281118 Christy, John D.	706 56
349111 Beiter, Annie	203 82	282783 Choiniski, Mary F.	94 01
349515 Bell, Linnie	152 28	286447 Claney, Anna A.	53 30
349698 Beattie, Maggie	589 46	287781 Clements, Jas. C.	20 99
349776 Barbelli, Agnes	994 58	288388 Carpenter, Virginia	60 23
351855 Belles, Reuben O.	33 41	288915 Coyle, Edw.	390 22
352565 Brazell, Bridgt.	40 88	290804 Casey, Bridget	103 33
353832 Bleil, Kath. C.	28 34	291255 Carlin, Bernard K.	263 76
354558 Boucher, Walter S.	242 78	291647 Cline, Jennie	592 53
355183 Bowen, Henry	620 75	291948 Carver, Ida J.	487 82
355698 Buckley, Esther	83 68	296628 Condriet, Almeda	166 78
372991 Bradford, Kath. M.	552 00	299354 Clark, Mary A.	55 10
373441 Bryer, Agnes	1,901 90	299615 Collins, Mary	44 41
374237 Bayne, Elmer E.	135 20	300775 Chamberlain, Eliz.	337 82
374447 Barr, Bertha J.	1,681 00	332954 Cooke, Clara F.	33 78
374517 Baker, Edna	42 56	334450 Campbell, John	36 55
274403 Besselmann, Philomena	23 68	334773 Cracnoff, Alek	561 77
C.			
221593 Cromack, Bertram M.	\$112 82	334902 Cassidy, Ellen	104 58
225923 Carson, Emma C.	61 02	335400 Clifford, Thos. C.	45 04
226186 Carmody, Lizzie M. N.	911 27	335737 Cready, Edith	19 22
231547 Clutter, Daniel U.	1,631 57	335891 Collins, John	22 76
231927 Cavett, Emma	40 74	335957 Carr, Michael F.	773 20
233827 Costello, Nellie	172 64	336001 Clarke, Edw. W.	54 33
233894 Cramer, Mary	450 42	338264 Carlin, Ralph E.	32 00
234676 Cogan, M. Jessie	469 03	338290 Cording, Wm. H.	357 00
234810 Clyner, Geo. A.	845 79	340619 Canning, Eliz. J.	2,888 14
234927 Croco, Isaac W.	67 56	366644 Conway, Maria	40 75
236376 Cunningham, Sallie	59 91	367288 Cassidy, Peter	496 56
239001 Clark, Marg't	488 22	367291 Crummer, Rebecca J.	43 83
242909 Corey, Amelia S.	68 35	367474 Cunningham, Mary	94 05
245221 Chapman, Marg't.	186 79	367691 Connolly, Winifred M.	84 06
247109 Crawford, Nora O.	272 97	368320 Cashdollar, Georgina B.	63 34
311984 Cape, Emma	36 10	368754 Carmichael, John	362 81
312355 Collins, Sallie A.	650 70	369936 Callender, Stanley C.	182 06
315007 Cessna, Percy S.	45 93	370018 Campbell, R. A.	60 26
315052 Craig, Sarah W.	230 05	370214 Carr, Sarah	176 86
315132 Campbell, Mary C.	785 03	370303 Cox, Ellen A.	56 30
316525 Cote, Alice E.	46 27	370416 Cleeland, Minnie R.	124 26
316798 Creaven, Martin	1,150 70	376067 Carter, Patience E.	222 33
319759 Cooke, Clara F.	41 11	376140 Coyne, Alice	120 91
320064 Cobbell, Annie	92 63	376433 Coyne, Margt.	153 68
320326 Cunningham, Wm. W.	437 78	376746 Cunningham, John J.	111 69
323303 Cronin, Johanna	843 54	377027 Cronenweth, Tillie	710 41
323813 Cecler, Abe	1,163 23	378751 Commonwealth Trust Co. of Pgh.	787 74
326236 Cudito, Ignacy	953 43	379320 Cole, Mary	278 17
326744 Crawford, Aldyth S.	23 47	13132 Charlton, Saml H.	134 48
327291 Co'Duda, Sam	136 88	21327 Cooper, Chas. A.	100 18
386253 Cross, Ernest W.	500 12	32653 Corcoran, Wm.	31 94
387349 Capuano, Rosala	198 70	57288 Cameron, Mary	511 10
387957 Colvin, Emily J.	552 02	68534 Cooper, Margt J.	312 33
387973 Cooke, Jno. L.	146 02	68704 Crosby, Hannah	1,885 68
388435 Carey, Josephine V.	493 00	76261 Cooper, Fred M.	127 17
229387 Campbell, Maggie	18 94	78261 Condon, Sarah	65 12
232284 Cothey, Jos. H.	14 13	93461 Clements, Agnes	1,177 58
233518 Clements, Matilda C.	37 81	112535 Clawson, Thos. S.	368 96
386181 Consolini, Ernesto	625 45	114251 Cain, Annie	38 81
200154 Coyle, Maggie T.	666 48	119037 Carrall, Jas.	16 80
201138 Choffat, Anna P.	638 54	121649 Codman, Eva Virginia	118 88
202715 Carter, Mrg't	30 45	122299 Craig, Wm. J.	15 42
204112 Cruzan, Gert.	1,512 46	123380 Cochran, Eliz. R.	612 34
204855 Cohen, Jacob	1,069 20	125750 Cavanaugh, Ellen	3,935 52
206097 Croskey, Mary M.	57 65	129944 Conner, Agnes	9 76
208528 Clymer, Amelia	2,568 91	130069 Conway, Mary	182 39
210121 Clarke, Alex. A.	228 81	130961 Carroll, Edw. F.	155 30
211135 Couch, Chas. G.	11 26	132574 Connolly, Katie	1,304 49
214888 Cassidy, Jane	241 65	139259 Craig, Henrietta B.	56 79
217228 Connolly, Maggie	271 95	140403 Crawford, Chas. W.	190 75
217244 Cox, Marg't	211 36	141322 Carson, Mary F.	397 06
217687 Cilamporsciero, Antonio	12 63	148019 Chaplin, Ellen M.	578 57
220983 Cuff, Moses H.	119 00	149998 Corbett, Jennie	1,148 66
301974 Cunningham, Kate	45 82	153017 Coyne, Mollie A.	24 21
302075 Craddock, Jane	24 12	153827 Coppick, Geo. W.	1,935 53
303403 Coulter, Chas.	189 42	154019 Cook, Robt. M.	19 15
305402 Cunningham, Francis A.	483 56	156269 Cook, Kate	57 66
		160189 Cleary, Grace	171 80
		162554 Call, Wm. N. H.	1,633 62
		163253 Craig, Chas L.	102 65

165706	Craig, Eliza W.	1,124	90	248166	Dixon, Jno.	909	20
166122	Cartwright, Wm. A.	344	92	248893	Dumkroff, Scharlotte	691	75
169136	Coughlin, Robt. E. Lee	51	90	249468	Downing, Nellie	48	02
169621	Carson, Annie M.	316	42	249668	Doyle, Mary F.	185	34
169676	Cluley, Chas C.	17	42	311356	Donaldson Jos. T.	594	91
173353	Canning, Geo. E.	41	66	316398	Diemer, Kath. E.	1,234	21
175340	Catlin, Wm. H.	86	00	317558	Dickson, Mary	78	81
177923	Coleman, Mary E.	25	53	320340	Dalton, Peter M.	1,637	31
178869	Couch, Henry H.	25	58	320643	Dollison, Margt. W.	76	20
179263	Craig, Geo. L.	20	19	321878	Dermitt, Maud R.	113	93
186053	Collins, Ida B.	80	66	321994	Diemer, Sophia L.	134	82
186102	Cassidy, Anne	109	21	324661	Douglass, Orris T.	476	67
186193	Caughey, Lillie A.	48	47	325440	Davies, M. Chalmers	23	23
186837	Croco, Annie	149	68	326806	Dell' Oro Arthur	662	22
191914	Cavanaugh, Annie	471	44	386092	Downs, Chas.	557	52
195572	Carson, Flora A.	362	58	386097	Deeds, Harry C.	1,135	08
362185	Connelley, Martin,	1,160	73	386124	Deeds, Mary	886	20
364351	Corbett, Howard S.	455	55	386201	Disque, Ruth E.	161	19
365028	Cable, Lawrence W.	453	74	387816	Dudt, Elvira W.	671	27
365349	Cummings, Olive	155	12	388708	Dillman, Joseph	1,093	22
382571	Corbett, Anna E.	1,148	66	383172	Defin, Frank K.	24	35
383185	Caplan, Rebecca	4,133	28	315648	Dixon, Margt. M.	86	22
383811	Carolan, Mary C.	225	55	321945	Diemer, Marie C.	167	10
384070	Coyle, Amelia B.	2,283	21	198883	Doench, Conrad	178	53
384719	Cunningham, Jos. J.	122	60	201292	Davis, John T.	40	03
385231	Creeden, Mary	447	47	202536	Dixon, Ernest R.	75	87
385373	Caccavale, Wm.	300	23	210904	Dolen, Raym'd T.	19	59
19765	Cooper, Agnes	31	51	214357	Davies, John H.	98	28
84912	Clair, Jessie	31	10	216269	Doyle, Mary	98	05
113818	Cochran, Cath.	35	64	216800	Daley, Ann	2,058	80
254598	Cope, Emma	50	87	218077	Dinneen, Margt.	544	48
255034	Clarke Wm. A.	84	19	220772	DtBacker, Marie	432	45
259335	Cooper, Lucy	51	06	301462	Dikey, Oliva M.	60	57
259432	Canavan, Jno. J.	18	23	301632	Dillon, Jessie M.	53	52
259991	Conner, Maud	33	29	305355	Dineen, Nellie B.	337	27
260140	Collins, Francis T.	306	12	305383	Doyle, Bridget	56	42
260837	Cochran, Wm H.	21	15	305485	Diemer, Kath.	703	30
261339	Carter, Jno C.	22	35	306065	Donnelley, Anna E.	975	67
269864	Cooper, Lucy	1,267	68	356638	Davidson, Wm. J.	2,277	85
273557	Call, Margt.	78	02	357101	Druymand, Grace	28	76
276677	Carroll, Ellen	430	56	358031	Dow, Louise C.	121	00
277004	Call, Mary E.	30	08	358545	Daily, Wm. J. Jr.,	312	50
280061	Carey, Hanna	210	66	360663	Dougherty, Robt. J.	78	36
280191	Commons, Martin J.	174	36	360671	Dougherty, Mary J.	25	89
341232	Connor, Bridget	28	24	361000	Deasy, Margt.	93	70
341516	Clatty, Mary A.	74	85	283148	Donahue, Virg. I.	101	97
342433	Calabrese, Vincent	20	89	283584	Dzunda, Anna	663	93
342455	Clancy, Martin	121	95	283738	Davis, Agnes T.	62	65
342739	Crowley, Verenie	1,198	00	283965	Dawson, Benj. F.	97	70
343017	Clever, Margt A.	85	96	285076	Devey, Michl. J.	134	83
343729	Clatemon, Bessie	91	90	286915	Dangerfield, Helen D.	118	15
343932	Curtis, Howard A.	20	87	390446	Durr, Mary	1,406	20
344948	Cottrell, Nellie	108	24	291598	Di Renna, Angela M.	273	00
346549	Chozelski, Rose	60	90	394660	Demut, Julie	315	58
346563	Callaghar, Katie	666	27	395553	Dean, Alice	53	66
347485	Cerf, Mamie A.	94	69	297899	Dunlevy, Mary	360	94
347499	Cameron, Harriet C.	565	99	300630	Duff, Margt. F.	322	23
348666	Currie, Margt.	1,386	36	300993	Douglas, John K.	271	93
348845	Clark, Frank	272	21	331395	Dzuronsky, Anthony	73	94
349387	Craig, Fay	219	91	332192	Decker, Edw. M.	158	47
349871	Crow, Mary C.	108	68	332542	Ditz, Anthony F.	45	71
354395	Cording, Laura	219	06	333056	Duffey, Mary	290	30
354849	Clemson, Christine M.	2,417	37	336859	Donahue, Annie	97	98
371436	Conroy, Helen	127	20	337682	Drotman, Harry	158	20
272207	Carmichael, Mary A.	130	26	240633	Dixon, John	728	22
373424	Conley, Mary B.	65	24	367183	Douze, Francis H.	92	30
375298	Casey, Eliz. H.	172	92	368397	Duffy, Cath.	61	02
375338	Cummings, Robt. A., Jr.	500	01	369452	Downs, Ellen S.	1,247	35
375975	Cooper, Adeline B.	69	73	376103	Del Greco, Leonildo	590	06
253199	Concannon, Delia	50	14	376686	Doherty, Sarah A.	235	85
261905	Clark, Ella	75	20	377118	Dewalt, Bertha E.	122	67
266390	Connor Annie L.	17	02	377446	Daume, Harriet A.	132	14
D				378049	Dressing, Louisa E.	43	71
225167	Dorning, Jno. H.	\$ 89	73	378186	Donahay, Wm. L.	43	11
225610	Dias, Felicia	2,350	03	378791	Davis, Ella P.	900	58
225789	Delaney, Naomi C.	110	40	379081	Dickson, Sarah	456	69
225930	Deveraux, Anne	2,811	03	379926	Duty, Julia	1,175	45
226730	Deering, Albion G.	48	00	380017	Davin, Eliz.	4,702	15
229688	Dorney, Kate	5,979	26	380674	Dunn, Jas. M.	701	60
236257	Davis, Agnes T.	239	65	380091	Dormat, Sarah	449	75
241659	Depk, Jno.	2,148	03	8680	Dougherty, Edw.	1,012	74
243101	Doyle, Jas. C.	1,653	70	41706	Davison, Cath A.	280	07
245424	Dias, Emma	76	91	41714	Davison, Matilda G.	493	31
				50000	Dean, Kate H.	60	28

55657	Dean, Nathaniel C.	75 50	E.	
62388	Davis, Annie	3,247 28		
64713	Duncan, T. Jeff.	7,185 13		
70093	Dunn Mary A.	24 60		
73143	Davis, Ellen	69 65		
76586	Davis, Anna V.	3,034 10		
82193	Donovan, Annie	43 50		
84345	Davis David	937 09		
88501	Duff, Morrow	3,534 63		
90042	Dickey, Mary F.	439 48		
90876	Dunlap, Chas R.	176 79		
91847	Doak, Eliz.	166 65		
97583	Duncan, Martha A.	258 15		
102615	Driever, Henry	113 34		
112947	Doyle, Lee	9 03		
120880	Drake, Mary	380 33		
124509	Daugherty, Annie	2,284 83		
134478	Dormaier, Jno. N.	50 07		
138961	Doods, Annie	191 05		
140976	Dickson, Hannah B.	196 68		
149137	Discamps, Guvenal	30 79		
150319	Doak, Nana M.	161 68		
154024	Davis, Mary Jane	35 08		
157968	Daly, Annie	143 00		
159260	Dennerline, Christopher	1,251 51		
159412	Develin, Marie A.	51 90		
165228	Dickson, Burd B. E.	244 40		
169732	Davis, Frances R.	158 66		
170244	Davison, Mary E.	97 30		
173285	De Roy, Jay	31 32		
173295	Dugan, Jane	25 30		
174700	Daugherty, Margery E.	2,665 10		
175502	Dickson, Annie C.	635 34		
175951	Davis, Jno. C.	24 61		
191744	Davis, Lizzie A.	45 37		
192175	Doyle, Marie	3,033 86		
192203	Donaldson, Annie	46 05		
194065	Duff, Elsie C.	722 55		
361281	Doyle, Patk. E.	164 78		
361593	DeHaven, Jas.	25 45		
364605	Drekiewicz, Max.	877 74		
365120	Davis, Lillian	108 24		
365329	Doak, Sara J.	1,039 38		
382812	Devine, Norah	572 41		
382879	Durkin, Mary	362 04		
384809	Donald, Margt. B.	442 78		
112435	Dougherty, Mary	420 26		
251752	Dwyer, Jno. R.	4,800 15		
253638	Deely, Kate	2,907 81		
254357	Dengler, Laura D.	112 60		
255065	Doyle, Lydia C.	62 42		
257535	Daub, Harry J.	167 94		
259241	Danziger Jacob	679 68		
264562	Delp, Edwd.	678 51		
265471	Douglass, Wm. C.	71 45		
265900	Di Nuzzio, Amgiola	124 30		
268419	Donaldson, Mary	306 81		
270346	Diehl, Mary	664 74		
271710	Dellenbach, Lizzie	254 48		
273821	Downard, Anna W.	292 57		
274173	Duane, Thos. P.	20 19		
276982	Duff, Sarah	69 52		
279165	Dickson, Mary B.	2,814 00		
279220	Diven, Grant	52 43		
341571	Devey, Geo. A.	48 01		
342451	Darr, Lawrence	126 01		
342704	Dean, Anna	9,139 96		
344237	Driscoll, Michl.	108 24		
345241	Deberson, Josephine	706 96		
345934	Dunn, Sarah	586 94		
351084	Deni, Geo.	162 05		
351196	Deiss, Mary A.	1,984 04		
351516	Dobencoff, Kate	354 56		
352661	Dendlinger, Gilbert	180 80		
353737	Dougherty, Rose	100 14		
354959	Daunt, Margt. A.	1,451 05		
355375	Dickerson, Jeannette	169 42		
355565	Douglas, Earl M.	214 13		
372480	Dorberger, Stella	324 20		
374175	Davis Katie	131 48		
374428	Durst, Adam L.	121 84		
375246	Downing, Anna	273 25		
350970	Domb, Jacob	3,821 79		
222449	Eyrich, Martha C.			\$ 124 52
234983	Eastley, Thos. H.			5,489 79
237179	Easton, Levi P.			130 43
244946	Elsey, Edwin R.			51 39
245848	Eckbreth, Mary			105 84
317095	Edwards, Edw. L.			4,091 48
222473	Elder, Dora			462 31
389680	Ejzak, Frank			324 72
390138	Egan, Jas.			107 85
323342	Evans, Nellie			855 22
201787	Evans, Effie			33 00
302539	Eberle, Clara B.			951 43
308651	Ewing, Alma			40 68
357687	Elder, Laura L.			487 50
360315	Epstein, Max.			526 74
287392	Elsbeck, Ellen			131 26
288498	Ellis, Wm. Sr.			35 18
299295	Eberle, Forest S.			41 31
337161	Engle, Annie R.			1,195 04
368075	Engelman, Yetta			87 56
369198	Epps, John W.			226 96
369235	Ertzman Rich L.			283 72
370914	Egan, Bridget			66 25
376522	Edmonds Margt.			30 82
377859	Erb, Wm. F.			332 76
378453	Ebbert, Robt. W.			119 01
380130	Erwin, Eliz. E.			2,343 26
380529	Edinger, Cora			332 75
340754	Erhard, Bert C.			68 99
91473	Evans, Susie			349 92
101855	Edwards, Geo. B.			18 20
102510	Evans, Chas. H.			2,543 27
104068	Eagleson, Kate S.			12 43
126727	Ehmson, Wm. H.			15 04
144086	Edmundson, Grant			678 43
159261	Elliott, Wm.			16 86
164681	Edelman, Jno.			1,376 95
184825	Ehler, Geo.			525 89
192733	Easton, Sarah G.			603 32
365529	Ernest, Louise I.			77 53
383731	Ellsworth, Eber J.			128 47
95436	Ettinger, Barbara			297 69
145914	Einstein, Jos.			12 14
254742	Erhart, Josef.			39 67
256349	Eichleay, Rebecca D.			4,295 70
260197	Emmart, Clarissa			3,208 09
269113	Eakin, Frank J.			83 49
345768	Eckfeld, Ernie			982 86
345882	Englert, Albert E.			24 66
345883	Englert, Herman C.			23 29
347921	Easley, Mary A.			90 25
351205	Erb, Priscilla A.			69 75
352407	Evans, Mary M.			3,532 29
371109	Edgar, Mary L.			310 54
371667	Egan, Thos.			78 59
372462	Edgar, Clara			1,630 51
379074	Ewing, Mary D.			240 54
375826	Eckert, Mary A.			46 57
	F.			
229158	Forsyth, Noah B.			\$1,193 06
229704	Forster, Wm. L.			186 44
233798	Forsythe, Etta			1,176 83
237138	Ferguson, Sam'l E.			40 18
238478	Farmer, Jno. A.			15 91
145344	Forster, Alma E.			322 24
311509	Fell, Aaron			150 01
312565	Fitler, Fredric K.			34 27
317122	Fellman, Heinrich			743 03
317125	Farrell, Mary			1,953 99
317396	Findley, Wm. M.			5,520 40
317553	Forquer, Nora			167 55
322013	Finegold, Henry			188 50
322605	Ferguson, Sam'l J.			303 88
326134	Fisher Frances E. A.			220 72
327239	Ferdurko, Wasyl.			2,681 32
328392	Finnin, Mary A.			281 88
329853	Farmerie, Jno. L.			124 66
388736	Frasher, Octavia			327 96
221051	Fry, Craig H.			10 51
328713	Fleming, Lillian B.			90 18
389640	Forsythe, Rosalia P.			108 57

197880	Flannery, Mary E.	42 32	272614	Fortenbacher, Wm. J.	240 83
203403	Fleming, Marg'tta M.	357 90	275502	Fox, Maria H.	257 87
209200	Flower, Mercedes	36 00	275639	Foley, Mary	34 90
209930	Fritz, Blanche E.	816 64	277273	Ferguson, Mary	639 99
210838	Friesel Wm. H.	27 39	277764	Fassinger, Albert	128 80
301089	Fisher, Anna P.	478 77	279648	Faloon, Oliver J.	22 58
308259	Ferry, Nan W.	893 58	280703	Falconer, Wm.	856 03
356260	Fitch, John	219 63	342674	France, Mary K.	150 35
357570	Filson, Marg't J.	77 39	344061	Ferley, Barbara K.	122 10
357664	Finley, John M.	132 67	345071	Frost, Margt.	573 20
358990	Fisher, Rhea H.	282 35	350953	Fehrenbach, Chas.	541 20
360431	Friedman, Reb'ca	350 69	353168	Fox, Mary E.	88 49
244286	Felsing, Minnie	53 91	354047	Flickinger, Matie	1,907 44
244862	Ferguson Georgina	1,582 06	354277	Fineburg, Louis	252 97
252908	Froelick, Clara	176 50	354490	Flis, Dumienik	399 01
270631	Fry, Saml.	1,108 14	354722	Foley, Mary J.	55 33
287214	Fundis, Margt.	1,533 81	355806	Felkey, Eufaula	606 61
289001	Finegold, Edw.	725 92	371871	Fey, Barbara	3,174 42
291968	Finney, Minta	37 47	374294	Fresinger, Anna L.	46 86
292882	Feeney, Mary J.	173 12	276530	Fitzpatrick, Wm. J.	364 62
294716	Fleck, Mary	46 43	278013	Fry, Ida M.	94 49
294918	French, Mary A.	1,041 44			
295965	Finnegan, Winnie	642 34		G.	
296009	Felty, Sam'l J.	26 24	225462	Greifner, Jos.	\$ 44 45
296513	Fisher, Cora E.	35 15	329271	Goddard, Caroline	237 03
297885	Frantz, John	82 79	330911	Graham, Emilie K.	57 67
298089	Fisher, Cora E.	127 55	231211	Garman, Leora J.	1,218 24
300053	Fitzgerald, Eliza S.	330 78	333924	Glass, Irene W.	133 75
300945	Flaherty, Blanche	45 62	334654	Griser, Jacob	11 78
331309	Fey, Josephine C.	390 30	236236	Galloway, Mary	108 57
335397	Fehl, Annie	22 45	339144	Gauley, Lizzie M.	22 55
335826	Freidman, Anna	394 27	242806	Gilroy, Katie B.	737 05
336981	Frey, Carrie A.	263 76	244001	Grange, Augustus B.	14 88
339111	Fried, W. F.	291 57	246227	Graham, Marg't I.	1,935 08
340178	Fox, Emile	57 75	249123	Greenwalt, Stella E.	21 17
366230	Florig, Lena	178 21	311075	Greenlief, Mary R.	475 29
366773	Foster, Bella	86 58	311536	Gross, Geo. B.	81 24
368279	Fitzgibbon, Wm. H.	338 74	312599	Garman, Wilhelmina P.	587 97
368992	Ford, Mary H.	623 61	313059	Garvey, Jas	69 44
369040	Fitzgerald, Mary A.	1,247 35	313299	Goodman, Esther R.	2,023 87
369356	Fahrny, Anna M.	279 82	314738	Goetz, Alma	418 69
369693	Friedman, Ida	351 54	315143	Grazt, Katie	196 13
370247	Fair, Carrie	36 75	316628	Gould, Martha D.	100 87
370562	Forbes, Martha C.	50 34	318853	Gleason, Michael H.	166 41
370687	Fitzsimmons, Thos. F.	177 68	319069	Galvin, Mary	209 43
370845	Fleming Ada M.	68 68	319154	Graham, Jno.	77 13
376650	Forbes, Katie	219 20	323984	Graham, Jane M.	62 51
377236	Fierst, Helen A.	33 77	224569	Graszl, Geo.	34 60
379036	Feeney, Bridget	143 11	326120	Gilkeson, Caroline	972 87
287395	Flaherty, Sarah	980 14	326808	Grine, Sidney M.	2,252 11
33466	Fitzgerald, John	73 82	328059	Griggs, Frank	576 44
60558	Fisher, Mazie	68 52	330231	Glass, Marg't	38 65
77104	Fanning, Wm. J.	477 09	389686	Green, Frank	576 25
98618	Feigley, Susan	465 00	330700	Guthrie, John B.	419 63
109804	Feehrer, Kath.	645 48	200210	Grubbs, John B.	34 43
132986	Fuaser, Jas H.	16 46	206522	Griffith, Alphonso T.	637 07
134950	Foxall, Geo. W.	19 04	210120	Gilmour, Mary	10 90
134961	Fahey, Maggie	103 61	210210	Garland, Alice B.	140 88
136590	Finan, Martha J.	2,086 95	213510	Green, Bertha M.	38 06
137823	Forster, Henrietta J.	331 15	218116	Guswaska, Mary	604 92
157702	Flaherty, Jno.	55 24	219059	Gibson, Ellen	314 87
167105	Ferry, Jno.	742 78	301118	Gardom, Jane	167 70
171470	Fleming, Martin J.	130 97	301170	Gullett, Margt. F.	95 38
187962	Ferguson, Eliz. K.	233 33	302713	Gannon, Marg't	83 35
194250	Fitzgerald, Mich'l	432 29	303279	Gravburn, John	19 31
194769	Ferry, Bertha G.	22 39	304876	Goldstrom, John	50 69
361306	Flannagan, Leo E.	124 36	306430	Galloway, Annie B.	17 38
362561	Friedel, John A.	128 39	306630	Graham, Annie	75 40
363184	Finkelstein Zalmen	365 62	307450	Gawn, Martha	54 46
363806	Finnegan, Owen T.	407 09	308074	Gray, Emma	141 40
365206	Foster, Maurice	717 89	309393	Giles, Jennie	108 24
381034	Flota, Maurice H.	124 00	309982	Gordon, James	1,255 15
381440	Flannigan, Mamie	210 45	357938	Giffen, Diana B.	201 83
381519	Fundis, Lewis S.	1,154 40	360661	Griffin, Margt. J.	54 62
384573	Friedman, Jacob	938 46	303496	Griffith, Ida D.	76 82
384650	Fulmer, Lucy	336 72	305937	Girdwood, Clarence	495 96
384777	Fahnestock, Benj. F.	934 65	309394	Giles, Malinda	330 58
385808	Frankine, Dina	223 00	382986	Gregory, John	25 17
254491	Finegold, Bessie	170 85	387097	Gormlev, Sarah N.	1,196 67
260497	Flynn, Jos.	63 52	388081	Giornelli, Constante	6,579 48
263124	Flaherty, Mary	49 24	388318	Gutmiller, Maria	1,187 76
263529	Foight, Henry S.	46 62	389082	Gunselmann, Anna	1,109 64
266718	Francis, Wm. H.	46 92	190591	Gish, Clara	84 19
268605	Feilen, Peter	1,012 71	201462	Green, Maria L.	73 16

296950	Gamble, Lucy	124 69	351149	Goldstein, Etta	201 82
297507	Gregory, Marg'th	54 53	352702	Garbe, Marie	51 77
299081	Guthrie, Edith W.	75 98	352763	Gallagher, Margt M.	960 55
299140	Griffen, J. Lewis	123 94	354596	Ganter, Antonette	62 97
299870	Gibbs, Cyrenus W.	141 01	372003	Goodwin, Virginia M.	30 77
299939	Gould, Ralph H., Sr.	34 71	372952	Garrett, Margt. H.	1,215 31
335246	Gregory, Joseph J.	54 28	373778	Gilday, Dan	144 37
335849	Goldberg, Fannie	351 28	374257	Green, Bath. H.	44 01
337920	Gabosky, Annie	32 95	274976	Gruber, Eliz.	1,517 68
338884	Goulding, Eliz. T.	733 53	371801	Griffith, Lawrence W.	30 77
366436	Goldberg, Anna	508 22	371874	Gordon, Edith B.	70 19
367696	Girardin, Aug. H.	41 70	375004	Grable, Osmyn A.	30 28
368674	Grieser, Cath.	184 52	375650	Glick, Blanche	90 74
369144	Girman, Johan	187 00	375780	Gallagher, Cassie	412 81
369194	Gozakas, Kazimir	2,205 76	270926	Groetsch, Barbara	29 86
370189	Gallagher, John J.	131 15	271145	Greenwald, Rosetta	16 03
376935	Garibaldi, Fred	60 85			
378240	Griffith, Aileen	374 71		H.	
379056	Gaab, Annie A.	134 14	221738	Herron, Marg't	\$1,826 51
379069	Griffin, Patrick	278 09	225304	Henschel, Marg't	688 71
380097	Graham, Anna C.	138 14	227516	Henschel, Carrie	1,195 04
380291	Gordon, Anie	336 72	227683	Hill, Eula S.	3,399 67
380517	Gillespie, Mary	176 29	228889	Hayes, Hattie J.	99 79
380909	Greenwood, Mary K.	58 09	231221	Hood, Margt. J.	573 74
33961	Goodwin, Lizzie B.	4,405 49	231833	Hogg, Frank T.	516 13
42435	Gilmore, Mary J.	142 66	233700	Holleran, Mary	157 18
45486	Gray, Rachel H.	208 23	234997	Hoffmann, Hortense	249 02
51968	Graham, Mary E.	173 86	238910	Hyatt, Lizzie	73 08
52990	Gordon, Jos.	2,901 23	239491	Hindman, Mary J.	171 99
64687	Gardner, Mary J.	132 08	240318	Holmes, Carson	805 50
65908	Grace, Thos.	9 27	242200	Hepplewhite, Ida J.	2,239 89
66492	Garrigan, Eliz.	1,476 43	243385	Hudson, J. Percy	66 79
69032	Glass, Jennie B.	148 28	246003	Hoffman, Jno. B.	1,291 26
93838	Garland, Alice B.	558 05	349780	Halter, Leo.	25 94
98128	Gamwell, Roland G.	328 63	250691	Hallam, Chas.	688 81
102664	Glenn, Frank D.	50 36	311417	Huff, Harry E.	2,401 58
103393	Gibson, Mattie A.	110 20	211544	Harper, Eva	1,657 63
116639	Gillespie, Anna R. D.	365 24	311637	Holman, Sarah M.	693 15
117807	Goehring, Nancy L.	134 52	311658	Hamilton, Wm. H.	85 84
134072	Ganwisch, Rachel	1,069 18	314200	Hytovitz Chas.	621 62
138758	Gribben, Anne	1,318 72	314493	Howe, Bridget	246 36
140720	Gillis, Dessie B.	44 54	318075	Hurley, Annie	1,134 07
142890	Gibson, Mary I.	169 11	320350	Hesh, Annie	503 61
145023	Grapp, Mary	1,193 03	320536	Homren, Jennie	332 70
150750	Gould, Martha M.	76 87	322055	Henius, Lillian G.	145 05
153968	Graves, Alice	28 74	322130	Harris, Max.	1,367 64
156741	Groetzinger, Willie D.	100 34	325509	Henkel, Jennie S.	168 91
159399	Graham, Jessie G. H.	14 40	229739	Hickman, Mary	56 34
159449	Geiger, Alois	322 67	330546	Hartill, Nancy	80 44
159707	Green, Willard J.	11 56	330607	Hassinger, Alfred L.	55 35
167615	Gray, Marg't	111 27	686041	Holleran, Marg't	60 60
172809	Griffin, Margaret	793 73	386220	Hoffman, Ella M.	111 50
173247	Gormley, Jno.	244 13	287605	Harry, Ernest J.	86 73
179700	Gibson Cassius M. C.	481 74	388250	Heitz, Albert W.	1,096 83
180446	Gormly, Eliz.	274 33	388496	Haley, Marg't M.	163 94
183207	Gearing, Chas. B.	129 74	388882	Hochstein, Annie	471 17
186818	Graham, Mary E.	2,037 14	389153	Hullihan, Agnes E.	444 13
191208	Gillespie, Ella G.	1,104 76	389401	Howell, Jennie	314 89
361382	Graham, Robt. J.	114 62	223078	Hobbs, Robt. G.	19 61
364186	Glenn, Albert S.	688 64	227553	Husak, Ella	565 48
364671	Glenn, Edith S.	338 37	231856	Horn, Alice	20 77
361934	Gallagher, Marg't	440 79	238006	Haworth, J. Fred.	20 47
256564	George, Geo. W.	527 87	238792	Hughes, Martin J.	10 04
256879	Gordon, Harry R.	34 68	320546	Hackler, Philip B.	1,201 06
258157	Groff, Geo.	13 53	223306	Hoffman, Mary R.	15 94
259028	Gij, Emma	72 60	24494	Heeren, Walter F.	307 49
260474	Gilfillan, Gertrude C.	272 08	196232	Hamilton, Marg't	3,313 47
260610	Gangwisch, Rachel	193 57	197482	Harn, Sophia	357 41
261200	Grubic, Jno.	1,673 16	198073	Hamilton, Anna B.	496 67
261725	Gardner, Jas.	150 08	198253	Hirsch, Max.	200 47
262787	Gamble, Wm.	2,140 27	207455	Hagerman, Eveline	1,008 37
263834	Gaughan, Mary J.	194 38	208663	Horn, Karoline	2,265 46
265612	Guckert, Clara	32 90	209405	Hauser, Louis	413 98
271605	Graff, Ira B.	43 77	212042	Hartzell, Edith I.	11 04
276646	George, Martha McC.	81 55	214637	Houlahan, Marg't	113 08
277747	Glaski, Jno.	781 25	220175	Hamilton, Jas. M.	816 49
342500	Grady, Eliz. A.	287 19	205688	Hayes, Marg't C.	62 80
343265	Gordon, Minnie	609 44	305703	Hagen, Gustav	38 64
343674	Galbraith, Robt.	366 93	305721	Hiner, Jessie B.	1,900 87
344100	Gordon, Marcus A.	33 08	306739	Hussey, John U.	224 25
344715	Gormley, Jos. J.	27 97	307700	Henry, Wm. Edw.	347 50
345038	Grancsay, Anna	103 59	308644	Hepler, Esther A. W.	43 59
349747	Greek, Torrence P.	342 18	356224	Hughes, Sarah M.	709 88
350925	Goss, Alex. E.	22 08	356282	Heinroth, Chas.	221 43

356713	Heagy, Frank F.	41	47	139691	Hick, Gregory	2,036	67
357758	Hauck, Elsie J.	1,277	56	143259	Harris, Thos.	67	58
357856	Hayes, Wm. E.	73	67	149143	Hastings, Jas. B.	176	52
358034	Heitzel, Matilda	629	00	149191	Hanley, Mich'el A.	330	49
358106	Hess, Renetta L.	217	87	153804	Healy, Mary	22	88
358549	Hiltabiddle, Kath.	69	62	154346	Hood, Ellie	304	31
359752	Heckel, Kath. M.	83	99	154501	Haddock, Rollins A.	218	82
360290	Havner, Mary H.	39	06	156554	Hagan, Ellen	13	17
360765	Haffey, Alice R.	25	89	156968	Hays, Clara	832	67
359085	Hughes, Vallie K.	62	01	157178	Hays, Thos.	317	74
281927	Heuber, Michal	44	60	159425	Harmon, Marion W.	688	43
282060	Hopf, Adeline F.	33	14	159593	Hayden, Margt.	858	12
283149	Haslett, Maggie L.	905	50	160758	Henry, Sidney S.	82	71
285295	Hatterer, Emma	238	91	161300	Haugh, Elvira	22	98
285491	Holman, Eliz. A.	31	65	166533	Hillyer, V. Sebring	10	03
287690	Hartman, Lillian	167	28	166638	Hanlon, Wm. W.	69	31
288861	Hildebrand, Saml. E.	22	56	167543	Higgins, Irene	1,917	73
291347	Holmes, Lina C.	58	33	167988	Hunziker, Ida	17	92
291410	Halgren, Karl M.	91	64	168218	Hutchison, Kath.	23	94
292809	Huggins, Hattie	24	10	169821	Hiles, Maud M.	269	05
293697	Hazel, Annie	45	04	172630	Haas, Theresia	1,192	09
295101	Hawthorne, Maud E.	15	00	176360	Hertig, Owen L.	26	98
295745	Hershberger, Laura J.	20	51	176992	Haendler, Barbara	558	79
296843	Hartwig, Otto L.	71	67	185855	Hayes, Mary M.	11	55
297337	Hess, Estella R.	840	66	186631	Holmes, Annie	1,226	16
289309	Heck, Marg.	3,256	95	190643	Haught, Annie	1,511	15
299466	Hoch, Lidie	544	51	193998	Hunter, D. Clark	160	88
299737	Higgins, Mary	19	23	161051	Hughes, Geo.	107	19
300462	Hagmeier, Albert J.	805	14	363564	Harris, Lottie	71	78
331234	Hayes, Edwin G.	41	74	364728	Hunt, Wm. G.	293	23
331559	Hassinger, Alice	517	58	365106	Hasley, Sam'l	31	48
332748	Heindreich Sophie	64	51	382579	Horgan, Nellie M.	165	75
333049	Hoover Emily J.	347	25	382775	Hartman, Mary L.	46	52
333854	Heil, Simon J.	52	54	383064	Harper, Jno. A.	720	80
334005	Hays, Nell M.	93	56	383244	Harper, Ruth E.	274	52
336370	Heath, Frances A.	51	00	384220	Howe, Ellen O'Leary	138	81
336976	Halloway, Carlton C.	49	08	384479	Hook, David J.	337	82
337287	Herlinger, Ernest J.	83	07	384605	Hamilton, Jos. C.	619	36
338054	Hoar, John	2,717	93	384678	Hart, Lulu M.	168	90
338118	Hill, Edwin B.	36	31	83465	Herrley, Cath.	225	20
338758	Hasley, Bertha E.	55	41	129643	Hearth, Thos. C.	48	71
339468	Hamilton, J. Crawford	1,417	40	168427	Hutchison, Jos. M.	22	96
339981	Hamilton, Sarah J.	2,161	39	193165	Henderson, Wm.	9	08
367223	Hamburg, Sarah	2,338	16	252001	Hughes, Jennie	333	41
367493	Hughes, Edw. L.	111	88	252611	Hughes, Thos.	57	23
367586	Herlihy, Kathryn R.	50	14	255172	Hart, Marg't B.	1,039	01
368053	Hards, Clara L.	68	86	55375	Howard, Wm. B.	313	02
368528	Holland, Levi M.	50	87	59496	Hamm, Orpha O.	152	49
368558	Heilman, Wm. J.	49	99	259716	Heath, Thos. C.	80	00
368979	Hamilton, Louis H.	62	29	259785	Hood, Linnie M.	55	88
369044	Hunt, Cora F.	294	91	260271	Hand, Eliz. M.	38	82
369136	Haney, Thos. L.	233	14	270211	Hanrahan, Mary	511	45
369540	Hester, Jas.	124	63	271597	Hampsey, Alex. P.	69	26
370171	Hoffman, Sophie K.	233	26	272038	Heckman, Natalie	337	09
376426	Hunzeker, Cora	268	88	273597	Heighley, Robt. M.	34	50
376644	Hays, Jas. W.	133	88	274910	Heisterman, Christ. E.	122	19
376908	Hargnett, Minnie E.	962	33	276362	Hogen, Delia	60	22
377368	Harolason, Matilda	610	52	276823	Hieler, Sophia	311	61
880046	Holland, Mich.	185	01	277338	Harris, Susan	664	90
380502	Hisdorf, Alberta	102	57	277491	Heckler, Geo. W.	49	43
380714	Hasley, Howard G.	74	61	278336	Hamerly, Mary	469	37
286563	Handel, Chas. M.	18	77	279549	Henderson, Mary M.	435	23
13281	Heilman, Henry	116	37	280491	Harris, Sarah F.	101	78
22401	Herbster, Karl	734	08	241533	Hardy, Sarah A.	118	94
50728	Hazlett, Jas. B.	20	69	341583	Hatzfeld, Aug.	299	01
56656	Hoge, James	23	95	343907	Hunt, Ellie	884	75
55544	Hussey, Harriet A.	1,300	23	343924	Hack, Jno. C.	1,378	88
61522	Husler, Geo. M.	3,166	97	346345	Halligan, Jno. J., Jr.	64	07
66436	Houston, Sadie M.	124	07	346555	Hughes, Jennie	93	49
72207	Houston, Eliz.	4,255	54	346610	Henkle, Jennie S.	104	97
82764	Herron, Chas.	82	00	347034	Hartmeyer, Wm. J.	57	56
98819	Hay, Maggie	143	83	347165	Hallis, Ivy	120	82
102603	Hosack, Geo. Z.	103	99	347221	Hoffmann, Henrietta	333	72
103408	Hamilton, Walt. C.	36	29	347415	Hahn, Harry A.	2,643	80
104383	Heibig, Johann A.	8,076	58	347855	Harkins, Nora	288	26
110383	Herron, Mary T.	375	17	348003	Hartley, J. Wilson	62	44
112970	Hite, Annie E.	17	10	348194	Hyland, Pat'k	903	25
114232	Hamilton, Louis H.	95	49	348863	Harris, Max	679	71
119846	Howard, Wm. C.	15	65	349192	Hunt, Kath.	128	44
122473	Hays, Caroline S.	33	80	349278	Hoffstot, Annie R.	108	65
123052	Hilton, Fred H.	23	67	350565	Heinemann, Edw. R.	134	95
123760	Harris, Sam'l H.	13	23	350767	Hahn, Sarah A.	540	33
130263	Hare, Margt. E.	279	14	350894	Hill, Annie M.	548	96
135732	Heisterman, Christian E.	1,298	20	351100	Headley, Ella M.	148	56
				351467	Hofschmidt, Alb't	358	46

352169	Hickey, Nora	652 47	150945	Jackson, Clara	27 94
353263	Hough, Roy H.	60 67	170805	Jellison, Alice B.	683 66
354021	Holleran, Ora A.	569 90	172064	Johnston, Agnes	301 24
354380	Hellig, Bibianne	879 50	180268	Jones, Silas A.	560 56
354592	Hilke, Anna	1,454 78	361570	Johnson, Sigrie E.	81 77
354626	Halpin, Mary E.	120 56	362140	Johnston, Josephine Z.	644 55
354844	Haight, Henry	1,168 18	363685	Jones, Daisy E.	48 84
371345	Heape, Arthur W.	99 18	364810	Jacaszek, Alex.	379 14
372438	Haller, Mary K.	644 93	365642	Jones, Isabella E.	61 50
373366	Haddock, Dora	30 57	383500	Jones, Marg't. E.	202 40
373465	Holleran, Marg't.	55 20	178411	Jordan, Mary F.	218 66
374006	Handy, Rebec'a M.	105 51	362227	Jones, Frances S.	31 29
374801	Harris, Sara	1,144 77	363902	Jarratt, Carrie A.	310 17
375349	Hungerman, Bernard G.	69 87	251607	Jones, Sarah E.	63 39
375797	Hamilton, Gert'd L.	30 77	254030	Johnson, Carl	82 29
357458	Hughes, Wm.	21 25	255685	Johnston, Mary B.	1,750 87
279865	Hood, Chas.	19 60	265538	Jackson, Jessie	48 96
I.			272538	Jones, Wm. J.	35 05
373557	Irwin, Sarah	\$ 149 53	277708	Jamison, Maud A.	116 38
327961	Irwin, Geo. R.	1,217 83	279268	Jones, Jemima	542 42
389765	Ingham, Augusta P.	108 24	343655	Judge, Anna	254 97
199683	Isherwood, Brid't	226 54	344058	Johnston, Edwin F.	68 36
359698	Irwin, Flora C.	96 85	344085	Juttner, Hedwig	119 46
73120	Irwin, Mary	4,077 08	345229	Jackson, Amanda K.	518 59
112984	Irwin, Mary	11 90	347501	Johnston, David C.	47 67
116133	Irwin, Marg't M.	2,216 61	351312	Jackson, Chas. T.	294 43
122242	Irvin, Wm. J.	409 41	353643	Johnson, Anna	160 05
177224	Ingersoll, Marg't	1,466 88	373952	Januszkewics, Rozalia	753 84
179250	Ivers, Wm. H. Jr.	837 55	375132	Junker, Anna E.	133 48
361672	Ibach, Lillian B.	152 47	375410	Jeffrey, Eleanor	382 86
364989	Ignotas, Enoch	118 86	276288	Johnston, Frederick C.	15 08
365392	Irwin, Eliz. B.	333 57	K.		
341233	Imhoff, Mary J.	451 61	227329	Kunz, Kath.	\$357 20
J.			230976	Kelly, Katie	13 40
230169	Jones, Geo.	\$ 552 02	231969	King, Katie	236 21
231793	Jaffe, Bertha	1,296 91	232054	Keck, Will	105 25
231994	Junker, Marie C.	101 44	233620	Kern, Moritz	54 81
242594	Jackson, Eliza E.	15 93	234874	Kelly, Adaline	484 08
245768	Johnston, Mary M.	1,473 84	243266	Kent, Jno. F.	40 32
247622	Johnston, Emma C.	145 42	244841	Kearney, Owen	2,361 64
313073	Jackson, Lucy I.	192 98	313951	Kinder, Jno.	1,035 66
320556	Johnston, Isabel	1,110 56	314301	Kirley, Kathryn	199 14
324302	Jones, Mary J.	1,046 36	316102	Kretzler, Wm.	33 90
324796	Jenks, Gertrude C.	42 44	317012	Kelly, Edith B.	21 97
330287	Jackson, Leanora	115 67	319509	Kelly, Samuel T.	232 05
330581	Junker, Marie C.	42 39	319681	King, Jas. H.	46 71
386910	Joyce, Bridget	155 07	320204	Knox, Mae	38 06
388229	Jost, Anna M.	328 86	320462	Kelley, Jettie I.	89 47
198113	Johnston, Annie C.	89 87	320841	Keane, Cath.	442 82
204686	Jones, Rachel S.	769 83	321674	Konstanzer, Mary A.	48 96
205168	Jones, Arthur D.	69 38	323345	Kissock, Jos.	97 04
212776	Jones, Sadie	10 77	325757	Kline, Eliz. H.	142 44
215974	Jones, Sarah	34 23	325906	King, Mary E.	73 10
218110	Jenkins, Evan	359 50	326610	Kalb, Annie	31 29
303020	Jacobs, Isidor W.	23 69	328373	Kroll, Minnie	3,924 74
359294	Jordan, Marg't	32 74	328507	Kasper, Jos. F.	590 32
359375	Josrai, Mike	473 54	328605	Kennedy, Cath. B.	42 25
360899	Jones, Stella	59 49	330634	Kransill, Chas.	2,209 43
281352	Johnston, John	31 52	386214	Kelly, Rev. Jas.	341 12
283400	Jones, Carrie M.	81 55	386710	Kemler, Jane	157 75
284152	Jenkins, Willis H.	80 38	387972	Koontz, Henrietta	334 05
287020	Johnston, Mary	185 89	388548	Kovalsky, Mike	1,093 22
292284	Jones, Jas. W.	142 08	388562	Kujarvski, Marianna	546 60
296015	Jones, Wm. R.	107 54	388563	Kujawski, Jos. Z.	594 37
297086	Jones, Emily M.	15 22	388935	Kaag, Louisa	397 36
298230	Jennings, John J.	16 17	389177	Kirby, Cath. M.	1,089 61
231550	Jones, Naomi	639 44	390398	Kirby, Marg't	80 89
332092	Jennings, Marg't. J.	38 28	222461	Kline, Geo.	205 50
335639	Jones, Thos. T.	602 05	228427	Kennedy, Florence B.	396 74
366250	James, Hannah	462 11	199474	Kerchner, David	1,203 29
368436	Jaworski, Jos. L.	63 87	205306	Knoedler, Christiana	79 12
369079	James, Mary	227 13	210016	Kress, Louisa E.	8,587 71
8796	Jarvis, Washing'n	118 99	212847	Kennedy, Amelia A.	91 72
45098	Johnson, John	96 57	219626	King, Harvey C.	138 61
100428	Jackson, Sarah	511 37	305962	Kelly, Mary A. F.	21 06
111796	Jepson, Hannah	52 21	307608	Kerr, Jos. J.	41 67
131071	Joyce, Jas. J.	580 10	308006	Kennedy, Sarah S.	74 72
139987	Jordan, Calvin B.	32 13	308532	Kessler, Marg't.	2,282 92
140972	Jones, M. Lizzie	20 02	356914	Kaltenhaeusser, Anna E.	1,093 11
145989	Jones, Warren E.	11 57	360401	Kraly, Mary	52 16
147218	Johnston, Harriet	31 28	281674	Kosecki, Leon	1,649 50
			282733	King, Thos. K.	866 53
			287540	Klein, Chas. L.	3,261 53

289141 Knight, Robt. E.	542 44	349616 Kilgallon, Marg't	242 79
289786 Kistler, Marg't. M.	233 17	349995 Krepos, Frank	182 26
291064 Keenoy, Jas. A.	289 82	351425 Kushner, Mike	171 44
291389 Kelly, Mary	15 92	352184 Kruczyanna, Wm.	49 01
292009 Kerr, Sarah J.	424 76	352549 Kozemiak, Peter	488 30
294175 Koch, Sarah	537 27	354400 Kaintz, Albert	37 32
294238 Knodeler, Christina F.	92 51	355294 Kerzesky, How'rd	107 34
294415 Kingan, Emma	27 94	371396 Keesy, Kath.	41 92
296962 Krieger, Lillie	43 71	373162 Kramer, Rose	301 08
298643 Kaplan, Fred'k L.	563 98	373815 Klug, Richard	695 81
300599 Kirk, Lizzie	1,009 54	375705 King, Anna L.	287 37
334792 Killiam, Paul	165 29	271890 Kawallawski, Enih	12 05
337445 Kenney, Marg'h.	2,090 72		
338284 Kimes, Arthur W.	399 86		
339089 Kraus, Jacob	49 76		
339493 Keeler, Henry A.	151 75	224988 Little, Albert L.	\$83 66
339535 Kier, Sarah	175 54	228557 Lanzer, Lina	2,020 07
339908 Keller, Eliza. C. M.	21 69	229217 Ladley, Archie M.	388 02
340194 Kuzemhowski, Jos.	740 15	229648 Leight, Elsie	607 94
340752 Klinder, Sadie	89 30	235444 Lysle, Geo. B.	794 10
366136 Kerr, Mary	605 47	238284 Lewis, Katie I.	92 65
367403 Knapp, Henry J.	117 90	239317 Linhart, Jas. B.	622 92
367966 Kayser, Gustav H. F.	1,255 72	240502 Leitzell, Mary A.	178 47
369441 King, Bridget	236 01	240503 Leasgang, Susie	764 55
369595 Kennedy, Eliz.	78 84	242637 Lydon, Bridget	27 74
369861 Kinney, Marg't.	62 44	248097 Lytle, Alf. D.	822 72
370201 Kelly, Mary C.	984 87	312023 Langkamp, Mary V.	2,382 53
377077 Kevlin, Josef	124 50	323083 Lubelsky, Lena	75 01
377611 Kelso, Bessie C.	59 13	323881 Lewis, Marg't S.	3,531 13
378176 Koecher, Minnie	297 76	324547 Lytle, Josephine	506 39
379249 Klammer, Ida	265 67	325517 Levine, Bessie	237 70
17483 Kaiser, Jacob	206 26	327800 Lee, Minerva	1,118 06
17548 Kirkland, Jos.	598 11	330062 Lang, Barbara	65 85
19703 Kountz, Catherine M.	247 97	330155 Lott, Jennie	1,608 51
71056 Kyle, Marg't	511 77	389340 Lindenberger, Rebecca	387 84
75881 Kane Florence N.	20 45	390033 Letsche, Julia R.	133 29
78745 Keys, Wm. C.	157 24	320468 Laughren, Bernard E.	139 88
83134 Kerr, Lide E.	23 02	389439 Lowe, Eleanor C.	320 02
121677 Kyle, Anne	235 69	389938 Ley, Johanna C.	108 24
123894 Kirst, Amelia	270 25	202157 Landy, Thos.	119 01
124787 Kuntz, Christina	35 45	204097 Lamb, Eldridge H.	63 70
137998 Keefe, Jennie	500 07	206781 Lawson, Viola C.	288 89
147665 Kelly, Hiram	14 41	210618 Leidenroth, Hugo	69 25
159020 Krider, Conrad	127 32	214010 Lutz, John	234 14
163022 Koltenhaeusser, Jno. A. A.	1,365 50	304000 Lipke, Harry J.	1,325 83
164296 Kienan, Susan	132 89	307435 Lovett, Josephine	37 96
174508 Kelly, Patrick	13 43	308837 Lemley, Cassius McC.	123 27
174911 Kenning, Nancy J.	67 92	309436 Lewis, Sarah A.	20 35
179097 Keenan, Owen	1,488 22	357211 Lester, David M.	40 51
183333 Krahenbihl, Robt.	26 87	357941 Lysy, Cuny	82 15
187517 Krater, Geo. F.	244 12	358010 Lancaster, Evaline M.	40 50
188073 Kirk, Wm. H., M. D.	175 85	359469 Lipsitz, Benni	136 82
195657 Kurtz, Emma	173 36	360467 Lowenstein, Rose	73 80
361256 Kefalas, Christos	402 11	282042 Lynn, Jas.	81 06
361733 Kerr, Wm. C.	1,219 69	282059 Lindsey, Mary A.	67 15
362123 Kern, Louisa	619 28	284717 Lippai, John	2,309 81
362927 Kritberg, Mollie	455 14	284962 Lauffer, Francis	1,998 55
381957 Kuder, August F.	2,012 84	286413 Lieske, Anna	40 41
381970 Kaag, Emma	1,158 48	289222 Lepper, Sophie	1,416 73
384815 Kennelly, Anna J.	114 57	292308 Laughlin, Marie	125 69
385719 Kenneavey, Kate	1,037 69	295911 Lee, Minnie	20 44
62240 Kenan, Anna	1,254 02	296080 Lee, Thos.	16 88
77946 Kramer, Uriah C.	25 66	296880 Lowers, Matilda	57 09
163020 Kenney, Jane	943 71	333430 Lew, Emma	62 79
251987 Kelso, Jno. M.	15 02	334289 Lewis, Mary P.	1,175 98
252018 Keehen, Lizzie	20 58	334406 Leland, Edw. D.	541 47
254382 Keller, Queenie	486 62	335547 Landis, Nellie M.	79 48
255250 Kail, Jas. M.	3,065 47	337369 Logan, Della	624 35
256182 Kilehenstein, Ed.	255 97	337403 Lintz, Annie L.	78 30
360322 Kepple, Amanda A.	86 23	339867 Lynch, Anna M.	17 88
260680 Kelly, Thos. A.	28 18	369156 Lambing, Natalie F.	122 42
264269 Kidd, Jesse A.	53 44	369375 Lucas, Fannie	124 63
265100 Kroegher, Jno. H.	187 36	380197 Limegrover, Julia E.	58 56
270347 Kearins, Matthew	483 41	42180 Lester, Sarah	3,881 42
276178 Kurczus, Apollinary	51 39	48174 Lind, Anna	230 64
279192 Kreiger, Lillian	178 60	49119 Little, Clara F.	46 38
279372 Koehler, Hattie	2,032 61	54259 Leitch, Emma H.	264 97
341250 Kiskis, Jno.	1,170 87	63857 Lang, Jno. M.	20 47
342317 Kilcoyne, Mary A.	55 20	65535 Leech, John	7,861 54
342788 Karger, Jos.	128 25	65820 Lux, John	1,325 97
342928 Kirsopp, Ewart	177 42	68563 Lawson, Jennie	1,851 96
345932 Kwolek, Maciej	954 66	82238 Lee, Roberts	16 60
347605 Kirtley, Mary E.	57 12	88428 Lawson, Bella D.	1,584 58
347747 Kirtley, Sarah A.	139 61	197286 Lindberg, Adam W. T.	43 89
		114516 Lowry, Dan'l	2,415 36

117365	Lawson, Viola C.	1,888	28	321100	Mercer, Majorie B.	32	57
132199	Lathwood, Caroline A.	12	20	321573	Miller, Lula J.	64	97
140482	Ludwick, Emma	1,691	93	322247	Montgomery, Agnes	719	64
140483	Ludwick, Alice E.	493	94	322323	Mildown, Eva A.	2,018	59
146373	Ludless, Mary	547	84	322395	Markell, Jane H.	59	45
157030	Linnon, Maggie	723	44	323170	Morse, Elma H.	15	22
158184	Lawall, Mary A.	450	9.	323989	Maitz, Rosa	1,507	37
161437	Logan, Jennie F.	316	7.	325791	Matthews, Hy	1,856	86
168886	Lemon, Lizzie W.	1,263	50	326638	Moeller, Mary	540	07
161100	Lambert, Geo.	109	92	328990	Mahafka, Andrew	451	40
184860	Lowry, Annie L.	245	65	387050	MacDonald, Jno.	1,052	32
185240	Lang, T. Walter	965	77	387178	Mikszan, Helen	332	30
191280	Lowers, Wm. C.	37	81	387598	Martucci, Gluseppe	1,095	32
362096	Levant, Annie	72	44	389061	Markowitz, Harry	2,403	01
353343	Lytle, Ralph McK.	176	74	389215	Meister, Christena	1,089	61
363910	Lebeau, Morris	94	73	389523	Maxwell, Maud P.	395	37
305093	Lorig, Frank W.	89	15	390462	Menn, M. Irene	142	69
381396	Lane, Jno. J. A.	57	92	222516	Mittleman, Sam'l	11	05
381825	Lyon, Sadie E.	58	09	232129	Morrison, Annie S.	270	55
382038	Lushen, Walt'r W.	123	66	233146	Matthews, Harry	10	83
382506	Litten, Mary A.	82	79	313780	Mayo, Rachel A.	183	56
383014	Larkin, Jas.	102	13	320050	MacMillan, Alice F.	102	10
383125	Loxterman, Geo. W.	538	80	323610	Mannheimer, Albert	15	85
385236	Logue, Oliver B.	1,160	61	388186	Meess, Elsie R.	80	13
385334	Locaitis, Anna	111	83	388432	Mullen, Josephine E.	261	46
385830	Love, Kate McE.	611	29	289910	Mitchell, Howard E.	108	24
189612	Laughans, Meta	10	04	196362	Myers, Anna E.	83	17
254011	Langworthy, Marg't F.	822	74	198157	Mannion, Bridget	4,751	47
260741	Lester, Eliz.	40	09	300405	Morris, Wm. J.	367	42
364580	Luther, Alice	114	93	202830	Monaghan, Bridget	118	90
269700	Llewelyn, Thos.	75	52	303634	Moore, Carter	28	46
971599	Leach, Delia	2,209	10	204230	Moore, Hugh D.	25	78
276902	Labanas, Selem	426	85	209291	Moze, Annie	38	15
277925	Long, Eliz. D.	44	45	212397	Montgomery, Jane	91	42
278186	Lucot, Maggie	2,078	17	214258	Milligan, Grace	134	70
278153	Leventon, Frank	143	90	215124	Mulholland, Mary B.	466	93
279373	Legnansky, Merl.	241	57	215797	Mehard, Sam'l S.	328	31
279655	Lytle, Louis E.	66	51	215807	Murphy, Nellie	228	39
241596	Lewis, Wilkelmina	716	56	217268	Murphy, Mary J.	108	44
343532	Lauer, Mary D.	1,719	46	218874	Miller, Fred	109	80
343678	Latta, Mary	37	63	219102	Mateer, Elizabeth	45	39
343716	List, Annie R.	955	53	220243	Moody, Jas.	140	29
344203	Leszczynski, Ignaz	126	20	301158	Milligan James C.	16	66
345374	Laughran, Anna	395	12	301809	Mehard, Churchill B.	514	70
345760	Lewis, Sarah A.	3,530	40	302934	Mangham, Mary E.	208	23
346251	Lewis, Olive R.	403	20	303191	Martin, Harry	84	60
348080	Liebscheur, Wm. A.	255	19	306295	Moore, Edith H.	45	10
350547	Lane, Viola B.	1,158	19	307998	Maegle, Charlotta	375	10
353167	Livingston, Jos. A.	1,363	63	309132	Mick, Bert.	67	22
353567	Lovrencic, Ana	1,288	00	309984	Myers, Rebecca	97	14
354472	Letner, Mary	169	21	356248	Murphy, Mary	89	98
355171	Lenkard, Mary M.	243	05	310283	Martin, Meri	193	65
355304	Lucchessi, Adualdo	221	62	356734	Mahoney, Marg't.	2,143	27
355455	Lytel, Blanche E.	980	31	357417	Meinicoff, Ida	25	88
355716	Lewis, Harry G.	88	45	357440	Murphy, Grace	34	53
371822	Lewis, Louise P.	121	62	359395	Meyers, Anna J. C.	102	43
372114	Lawton, Mildred E.	282	16	359419	Miller, Mary E.	45	73
373629	Lukis, Xavir	1,135	33	359433	Maits, Kath. B.	70	51
373638	Landon, Robt. E.	275	75	395905	Mulert, Louise	3,477	59
257294	Lally, Edw.	19	20	360117	Morton, Henrietta	63	04
264980	Lapornik, Mary	644	38	360331	Metzgar, Jas. H.	126	19
				310484	Matthews, Cath.	133	72
				281006	Murphy, Thos.	458	69
				281247	Morrow, Wm. J.	5,465	73
				281916	Murphy, Mamie J.	318	93
				284229	Murphy, Jas.	237	23
				285100	Moody, Louise	567	08
				285791	Meredith, Ellen	12	77
				288146	Myers, Martha A.	727	70
				288802	Mason, Tressa	74	77
				289382	Madden, Marg't.	14	71
				289534	Moore, Jas. F.	392	70
				290322	Miller, Mary J.	960	72
				290337	Mersher, Mary J.	154	03
				291008	Miller, Eva	75	82
				291516	Moneghan, Bridget	132	68
				293106	Mantel, Chls	979	33
				292576	Michalofsky, Wilamina	1,670	06
				295562	Mertz, Rose	90	32
				296067	Moore, Benj.	248	90
				296884	Marshall, David P.	28	85
				297807	Myers, Eliz.	42	86
				299207	Maloney, Peter	451	98
				299311	Miller, Emma	45	00

M.

221271	Martin, Sadie E.	\$ 120	89
225686	Mikus, Hy	385	51
226725	Moore, Byron M.	200	06
227207	Morgan, Laura G.	70	25
229441	Mullin, Albert F.	122	79
233013	Missner, Ferd.	2,156	60
235815	Mueller, Augusta H.	45	63
242430	Martin, Marg't	80	86
243482	Miller, Waldo P.	907	05
244474	Morrison, Mary T.	22	85
246429	Miller, Martha A.	79	27
247585	Moser, Aug.	557	26
247984	Marshall, Wm. T.	27	51
249357	Mulligan, Jas. H.	69	46
250038	Martin, Maggie	1,116	23
311529	Meyer, Wm.	278	22
314874	Mansey, Jane E.	193	43
315373	Manley, Edna	138	29
317637	Maciolek, Mary	3,264	37
317978	Martin, Marg't A.	1,051	59

331812	Moody, Jas.	566 24	361593	Marietta, Delia M.	824 56
323340	Meskill, Carrie	62 46	365113	Moorhead, Harriet G.	77 94
334184	Martin, Stuart	533 34	365823	Meyer, Claire M.	100 75
334582	Meehan, Wm.	410 72	281621	Nallinger, Max.	115 55
336158	Magistrini, Vincenzo	158 54	282903	Mansmann, Gregor	187 87
337319	MacMillan, Alice F.	60 49	383828	Monheim Julia	189 35
338003	Moraski, Meri Y.	448 75	385777	Morris, Ellen McB.	621.64
338111	Milligan, Marguerite C.	4,610 99	385831	Mahaffey, Laura McB.	619 79
338778	Moore, Martha B.	39 42	385957	Mover, Jos. E.	112 43
339031	Moodle, Wm.	103 54	56392	Moore, Mary E.	21 11
339772	Moxey, Arthur C.	372 98	365946	Meszaros Jos.	43 38
339826	Macpherson, Malcolm	552 02	251344	Moffat, Kate L.	73 33
366363	Marshall, Meredith R.	251 87	253698	Malberg, Chas. J.	20 90
367025	Meighan, Mary J.	159 36	254509	Master, Emma	71 29
367576	Merry, Sarah	61 43	254522	Maloney, Mary	120 63
368205	Mazer, Fannie	1,102 89	254619	Matthiat, Chas. W.	23 25
368363	Marcoz, Mamie F.	128 94	255829	Monro, Geo. N., Jr.	373 03
368740	Miller, John J.	86 96	257383	Marks, Fannie,	172 20
368929	Mitchell, Lewis T.	37 30	259543	Mullen, Mary	910 61
369338	Morsaint, Gilham J.	162 03	263656	Morris, David B.	70 63
369342	Mahard, Lyda	882 79	263700	Martinko Steve	64 23
369386	Moore, Lottie F.	33 54	265741	Miller, Jerry G.	2,581 22
370444	Macpherson, Wilma	109 80	269177	Miller, Jennie	221 93
370457	Minick, John	1,195 04	270853	Moves, Jno.	46 38
370472	Manheimer, Amelia M.	223 32	273267	Mills, Jas. W.	402 80
377108	Murphy, Mary	774 48	273138	Montague, Peter	183 43
377347	Moyes, Isala E.	241 43	273462	Mabon, Isaac H.	1,185 10
378311	Manchester, Ella	132 13	273525	Moore, Ovada B.	24 02
379479	Minkin, Philip	46 62	273593	Mabon, Isaac H.	53 96
379861	Marsh, Sarah E.	122 37	276381	Morris, Albert A.	867 63
380329	Mallinger, Moses	468 60	276497	Maxson, Jas. R.	3,903 54
380460	Meehan, Agnes	147 32	280184	Mulligan, Jas. H.	68 21
380770	MasLure, Fern	636 24	341071	Mynio, Joe	75 39
3263	Morris, Wilmar W.	1,485 25	341490	Moorhouse Alfred	1,169 58
10008	Meharry, Marg't.	324 04	341769	Miller, Jno.	243 13
37681	Marshall, Sarah E.	2,674 44	242733	Moretsky, Alex.	793 08
45933	Moffett, Amanda	9 87	343411	Mitchell, Alice S.	133 65
49002	Mooney, James	221 34	344736	Mallery, Mathew R.	350 85
52657	Meier, Adam	428 74	346232	Moodle, Wm.	41 84
57252	Maloney, Mary	2,763 68	346357	Narcoz, Paul	243 72
80931	Moreland, Thos. B.	900 19	347112	Mullin, Annie	543 05
92818	Marshall, Marg't. J.	91 47	347676	Morris, Caroline,	1,162 86
93030	Marshall, Clara	18 55	348088	Monroe, Clara	31 21
93750	Miller, Jennie	21 15	248357	Meng, Bertha L.	69 33
103381	Maloney Kate	68 43	350011	Mikos, Zofia	292 28
106813	Mainwaring, Mary	252 75	351176	Moore, Marg't	242 63
110310	Muzzio, Giuseppe	113 57	251190	Manning, Anna G.	533 41
122758	Murdock, Jno. F.	34 64	351609	Mallon, Jos.	41 02
129785	Myer, Peter	64 31	351650	Morrow, Bessie G.	73 09
130741	Meade, Mary A.	1,723 70	352817	Mullen, Michael D.	48 60
131490	Metzler, Katie	684 50	353220	Morris, Mary B.	145 97
132575	Marley, Marg't	1,196 50	354779	Montgomery, Andrew T.	464 34
133491	Mitchell, Marg't M. M.	109 94	354813	Mehring, Cath.	39 96
142654	Mitchell, Ella	63 34	371260	Martin, Flo. M.	706 08
145287	Mayer, Emily J.	641 77	271543	Murphy, Cecelia	244 26
147102	Milton, Harry	15 76	373735	Morehouse, Emma C.	147 48
147482	Mock, Lyman E.	484 30	373765	Morris, Ada	60 73
147732	Miller, Augusta	31 17	373944	Mulligan, Mary	163 96
148746	Mennig, Dr. Louis	13 60	375273	Martin, Sarah E.	241 96
153488	Morrison, Eliz. E.	6,792 99	375568	Marshall, Robt. P.	59 21
156702	Maguire, Sarah J.	69 88	375794	Mellon, Idella B.	112 83
157697	Miller, Wm. H.	165 80	352094	Manuppelli, Teresa	122 23
163192	Marshall, Jas.	20 36	352963	Mitchell, Florence B.	344 05
163525	Malone, Mary E.	443 82			
163671	Maizeland, Robt.	10 77			
166513	Moreland, Andrew M.	291 09			
173422	Maloney, Mary	44 61	221039	McConnell, Mary J.	\$ 28 49
173974	Mullooly, Teresa	13 41	221544	McGeever, Annie	3,584 66
177256	Moore, Maggie	98 56	251625	McCloy, Geo. M.	10 23
182109	Moore Emma K.	2,680 77	232987	McCarthy, Robt. E.	115 89
182895	Mays, Mary	18 20	233697	McMillen, Luella B.	338 54
184128	Miller, Carrie C.	172 50	235364	McElvaney, Minnie	62 11
186019	Miller, Sam'l E.	132 21	236755	McCloskey, Annie	57 36
187491	Maust, Dora	1,388 29	238443	McLaughlin, Lizzie	28 24
187872	Marshall, Wm. T.	41 69	240042	McElheny, Ella P.	191 60
190131	Moriarty, Mary	2,797 86	240104	McKee, Harriet B.	89 89
190343	Merriman, Bella	155 75	243722	McLaughlin, Domineck	3,156 49
191360	Meerloff, Adaline	856 63	244290	McGregor, Wm. J.	67 48
192258	Munroe, Jno.	229 41	249695	McEwin, Jessie	18 49
193831	Morrow, Marg't. A.	739 59	250237	McHugh, Mary	47 87
194542	Moreth, Mary	340 27	313395	McGary, Anna M. E.	888 26
363591	Martin, Annie C.	124 23	313681	McConnon Annie	423 05
363921	Mihalich, Stephen	128 92	314979	McHenry, Carrie	1,463 54
364118	Maits, Katherine R.	32 07	315150	McGary, Clara M.	2,837 39
			315705	McAtee, Cath.	887 06

316020	McCrery, Susannah	40	82	94007	McLaughlin, Jno.	18	56
317089	McCombs, Clara B.	80	84	94035	McCleary, Agnes F.	614	69
320823	McHugh, Morah	339	04	102534	McKee, Sarah J.	2,291	69
323429	McKee, Ira B.	128	65	107550	McGovern, Annie	551	48
324258	McAlpine, Janet	56	38	108792	McKenzie, Wm. C.	25	57
325429	McGlinchy, Margaret	78	47	118714	McMahon, Denis	5,486	38
326093	McGarvey, Kath. H.	68	77	114628	MacQueen, Eliza	2,706	53
326249	McClintock, Cath.	167	60	124035	McAndrew, Eva E.	1,457	25
328195	McLane, Adda	72	51	124496	McGillick, Rose	655	61
388866	McNamee, Michael D.	108	91	130175	McElheney, Wm. C.	79	34
388873	McLaughlin, Annie	108	91	146341	McIsaac, Robt. J.	10	97
388874	McLaughlin, Maggie	108	91	147880	McDermott, Irene E.	134	57
389813	McDermott, Cath. F.	725	22	149779	McNulty, Edw.	25	21
221463	McIlvaine, Harry A.	10	50	152750	McCarthy, Calvin	14	80
225071	McGrath, Hannah	598	75	152751	McNally, Sarah	185	50
228559	McCandless, Ida B.	82	92	153333	McCarthy, Edw.	211	63
317114	McQuillan, Clara	1,519	20	157992	McAdams, Nina L.	311	78
386066	McCuen, Jennie	65	63	159112	McDonald, Florence	44	14
386629	McCann, Martin	234	86	159484	McEwen, Theo. O.	616	90
196154	McCall, Clinton W.	73	58	160197	McClaren, Sam'l M.	142	80
199905	McCracken, Emma	355	14	176553	McCartney, Wm. D.	15	85
200269	McCaffrey, Alice	59	20	181531	McFarland, Rob't	68	88
203044	McCarthy, Joe	132	44	182098	McConnell, Myrtle	11	92
203402	McCafferty, John	174	30	187717	McGonigle, Mary E.	392	74
204456	McConnell, Cath.	693	74	188068	McCarty, Wm.	11	71
208708	McCulloch, Mary D.	69	58	188343	McCreery, Clara May	1,401	67
209326	McNamee, Cath.	547	44	189662	McNeil, Eliza	1,677	35
209859	McCall, Mary E.	87	84	190079	McGowan, Marg't	262	86
212947	McDonald, Nora	38	44	191810	McIntyre, Chas. B.	25	28
216469	McAteer, Agnes	36	99	192582	McGinley, Chas.	268	15
217151	McCrumb, Sarah A.	36	42	361027	MacPherran, Floy	284	67
219085	McArdie, Mary L.	16	15	364030	McLaughlin, Annie	44	49
303099	McGlinchy, Margaret	96	50	365007	McQuillan, Margt.	184	28
304004	McCrohan, Marie	108	56	381353	McGuire, Mary	696	06
304768	McCoy, Thos. J.	194	64	382524	McMahon, Patk.	215	59
305988	McMahon, Pat'k.	57	86	382945	McNeilly, Mary J.	570	53
309423	McGoff, Katie	200	10	383364	McCoffrey, Jno. Jr.	5,633	46
309525	McMorran, Sarah E.	34	26	384263	McCaffrey, Gertrude R.	7,616	62
310100	McCusker, Thos	119	46	129909	McMillen, Cynthia	99	45
310615	McClelland, Geo. Q.	24	08	252681	McDonald, Mary F. W.	40	32
356410	McDermott, Grace E.	1,135	72	254276	McCartney, Jas.	46	05
356857	McElvenny, Estella	371	67	255630	McIntyre, Peter J.	90	71
356890	McLay, Marie	57	54	258489	McEntee, Cath. A.	2,975	35
358752	McNeil, Cora M.	483	18	258720	McClory, Lizzie	526	47
358936	McNeal, Edw. W.	163	85	262477	McMahon, Lizzie	215	09
360017	McCutcheon, Jas. E.	1,306	42	265146	McCann, Winifred	680	29
206923	McIlroy, Susan	54	50	266914	McKee, Jno.	231	32
309022	McConkle, Violet	51	08	267048	McCarthy, Han'h	256	12
282897	McDonough, Barbara	210	57	270337	McSheffler, Sallie	210	46
287345	McCauley, Mary	28	28	273108	McMillen, Robt. L.	2,554	40
288184	McKenzie, Lizzie S.	76	91	273500	McBreatty, Eliz.	21	26
288400	McAleer, Ella	98	90	274554	McCabe, Jos. S.	163	37
291974	McDowell, Minnie D.	58	90	275633	McMillan, Mary B.	100	23
293691	McKenzie, Anna	307	16	277197	McCredie, Jas. W.	82	93
296329	McKay, Jas.	108	77	278756	McLaughlin, Sam F.	27	75
297569	McClatchey, Anna	18	08	341746	McNeill, Anna	1,861	00
300428	McCready, John	173	32	342253	McLain, Helen E.	420	73
331451	McEvoy, Wm. E.	165	03	342755	McLean, Kath.	20	44
332538	McGough, Anna R.	41	57	344289	McHenry, Elsie M.	245	03
335121	McKee, Florence E.	554	63	344519	McNamara, Mary	39	92
336037	McCarthy, Dan'l	1,385	32	344604	McCormick, Jno. J.	1,162	33
338360	McDowell, Miles J.	52	43	344606	McGowan, Eliz.	138	88
340376	McKinney, Marie E.	170	21	345695	McGiss, David F.	309	74
368336	McEwen, Mary A.	95	56	346031	McIntyre, Marion	992	25
369025	McCartney, Martha	158	55	352487	McCann, Frank J.	60	54
376241	McClain, Ellison	90	15	352813	McKee, Mary C.	368	90
377005	McNulty, Pat	601	43	352976	McGowan, Rita P.	34	43
377626	McNulty, Hannah	721	81	371025	McNulty, Jno.	1,211	10
379722	McNulty, John	589	65	371846	McGinley, Mary A.	118	70
379876	McGinley, Marg't	470	13	373287	McCord, Clara J.	538	98
21927	McCormick, Benj. N.	740	15	352159	McLaughlin, Ellie	225	20
28130	McNally, Bridget	159	12	N.			
33404	McCarthy, Annie	14	04	226853	Nicklis, Anna	\$554	83
34478	McFarland, Eliza J.	105	71	234323	Newhowzer, Mary	508	22
52204	McMillen, Wesley	913	32	242730	Neal, Wm.	451	90
52588	McJunkin, Alex	25	21	246506	Nisbet, Robt.	152	89
61628	McFarland, Wm. M.	13	23	327773	Norris, Mary E.	204	75
65976	McKee, Wm.	282	80	330089	Neudorfer, Laura W.	165	88
68708	McDonald, Lizzie	14	19	386610	Nigro, Maria	211	11
75351	McJunkin, Jas. Jr.	43	28	390006	Norlander, Donna B.	107	85
75931	McCrum, Mary E.	59	36	390117	Nardi, Assunta	2,697	21
77001	McDermott, Pat'k	26	97	203685	Norcross, Allen H.	5,451	19
79459	McClain, Lizzie	1,013	67	212949	Nickel, Emma C.	65	70
86294	McCallister, Mary	812	08				

138070 Pearsall, Walter	155 44	214443 Rambo, Jos. H.	2,329 85
139410 Pickering, Thos. Jr.	48 69	217334 Rose, Geo. P.	127 61
149147 Patterson, Frank	2,653 48	218603 Reardon, Martin	405 16
155465 Patrick, Louise B.	48 80	219027 Robb, Sarah H.	163 04
157597 Pasquinelli, Giovanni	60 13	219837 Robson, Marcella L.	265 43
166075 Peers, Mary	234 28	302553 Reiss, Johan	602 42
169429 Peterson, Alex.	12 45	302765 Roach, Jas.	8,083 24
171104 Piaget, Mary	122 65	303424 Rieger, Carrie B.	69 65
61153 Poor, Josiah B.	137 53	303810 Randolph, Susan E.	84 80
362538 Phillips, Lillian J.	51 58	305871 Robertson, Martha W.	87 91
364488 Pahlmann, Anna	64 14	308723 Root, Martha L.	606 38
381039 Painter, Darwin A.	217 30	309068 Reid, Anna	92 46
144526 Pollitt, Wm.	28 60	309891 Rettiger, Annie	39 17
65357 Pfabe, Eliz.	1,055 94	356372 Rowe, Louise S.	560 11
64713 Peffur, Jno.	525 30	356708 Rigby, Stella	52 54
267471 Prokopesak, Joe	487 78	357234 Robins, Oscar	80 66
277551 Pearlman, Cella	74 52	360534 Rucker, Clara E.	621 62
280268 Prissler, Anna	320 12	210860 Rafferty, Mary	26 88
280563 Platt, Lena	228 98	282064 Rupp, Katie	662 75
344066 Parker, Marg't C.	183 60	282244 Rudaitis, Veronica	1,470 77
344446 Parsons, Oliver	28 21	284109 Rau, Marie	13 38
345514 Peacock, Irene M.	140 84	288565 Rhey, Marg't A.	53 72
346035 Patanko, Maria	136 79	289456 Rudolph, Walter	263 54
346158 Porter, Robt. J.	100 33	292541 Ritzman, Mary F.	51 12
347120 Prescott, Sarah E.	48 69	295501 Russo, Ferunata,	356 91
347952 Pearson, Mabel W.	279 35	296674 Richards, Mame	27 31
349435 Penrod, Caroline J. D.	81 16	296959 Rice, Annie	72 95
352289 Pfabe, Andw. J.	1,292 67	299033 Reed, Geo. M.	56 87
354986 Paterni, Michl	104 09	300660 Roth, Christ	836 50
372708 Peterson, Chas. W.	2,629 17	333719 Rotheram, Thos.	1,554 87
372802 Pfordt, Geo. L.	1,934 51	333869 Reizenstein, Chas. L.	199 35
373156 Pudnik, Annie	392 55	334355 Rubin, Sam'l	59 36
374432 Pohle, Wm. H.	30 40	334927 Rosano, Mary	314 17
375952 Pontius, Mae	131 71	337021 Rubinoff, Rose	1,359 60
265970 Phillips, Oro Robb	14 05	337464 Reilly, Edw. I.	93 85
343457 Powers, Raymond	43 34	338276 Robeson, Ellen F.	50 07
Q.			
290201 Quinn, Emma B.	\$172 33	340535 Roser, Josiah F.	1,117 73
295264 Quigley, Minerva J.	53 85	367441 Robb, Alice	430 61
337998 Queen, Jennie	72 84	368140 Ruch, Sarah M.	238 96
110108 Quinter, Nellie	428 18	368887 Richey, Edith	547 07
191305 Quinn, Emma B.	1,093 60	368913 Ruben, Jacob A.	75 71
270129 Queenan, Patk	478 08	378162 Reed, M. Howard	119 01
R.			
221061 Robertson, Belle	\$ 157 88	378774 Rynearson, Rosetta	65 11
222551 Rankin, Calvin A.	2,977 83	379484 Russell, Agnes T.	64 07
222740 Roberts, Fronia S.	63 25	380595 Richards, Effie C.	116 69
223645 Roth, Carl C. L.	20 56	380625 Rowse, Jos. S.	174 55
230298 Ritter, Jos. D.	141 55	8825 Reager, Carrie	99 78
234486 Roach, Mary	2,441 18	8847 Richardson, Fannie	48 84
237367 Reed, Jennie	976 76	22384 Rankin, Amanda J.	219 43
237496 Rinehart, Eliz. R.	13 87	39221 Richardson, Emmell	1,132 24
240953 Rambo, Mary G.	1,416 65	41879 Robertson, Cath. L.	4,967 91
243565 Rogan, Mary	109 41	49505 Riffe, Marg't	25 10
246430 Robinson, Lewis	408 18	52164 Russell, Chas. A.	186 55
249218 Ruppert, Annie	78 88	69246 Rhall, Lizzie	1,511 43
249555 Reed, Alice B.	171 49	73890 Rees, Dan'l	5,949 69
312243 Raymont, Eliz.	34 01	80364 Ross, Martha J.	98 22
314045 Reynolds, Wm. H.	107 77	82924 Reed, Nannie E.	215 08
316799 Rea, Ellen C.	289 72	92776 Robinson, Mary	265 38
318445 Reynolds, Emily C.	65 96	98138 Richards, Ella	8,111 86
319594 Rockett, Joseph'e	110 92	109474 Riddle, Mary A.	330 30
321231 Ried, Anna	114 84	110074 Renshaw, Wm. A.	43 65
324516 Romig, Emma A.	67 48	112831 Rupp, Emily R.	216 86
324548 Rhodes, Henry C.	35 57	113418 Reymer, Cora	56 06
327357 Reichert, Harry H. F.	61 33	132298 Riley, Vernon	9 03
328894 Rosenthal, Fanny	922 23	135241 Rieffe, Mary	200 86
329130 Rilley, Jas.	142 04	144068 Ramsey, Eliz. A.	9 74
386147 Rosenberg, Ben	501 74	144249 Rees, Eliz. E.	876 00
386919 Rowley, Henry	1,092 53	149506 Reynolds, Wm.	69 70
386941 Ru, Orrin R.	504 16	167667 Rooney, Sarah C.	870 54
388011 Richardson, Margt.	564 79	162205 Robinson, Mary	517 85
388026 Richman, Sam'l	1,087 86	163231 Ray, Eleanor M.	764 89
389281 Russin, Mary	108 57	164726 Richmond, Fanny G.	29 32
321731 Rudiat, Antony	501 43	168410 Reed, Marg't C.	57 54
200968 Ramsay, Marg't	332 20	180793 Ramsay, Erskine	6,464 56
201074 Reinhardt, Frances M.	146 98	181500 Ross, Chas.	139 78
204725 Ruddy, John	260 59	189225 Rees, Emma	1,445 90
206690 Ramsay, Rob't, Jr.	22 40	189570 Reed, Ettie H.	294 14
209340 Ralston, Sam'l R.	2,244 74	192457 Rupp, Geo. H.	51 01
209653 Rossi, Marianna	182 99	361834 Rothman, Nettie	360 37
		362164 Radziewicz, Ludwik	720 76
		363856 Reineman, Augustus R.	31 50
		365189 Raggio, Mary L.	35 19
		365464 Robertson, Dessa	568 73
		381586 Ryan, Marg't I.	115 98

299950	Sirko, Andrezej	2,118	15	155347	Smith, Lyda M.	18	49
331926	Stewart, Isabella	225	34	156158	Smith, Barbara	516	43
332040	Shields, Eileen	200	95	157423	Salmon, Mary	5,577	49
334356	Szimanski, Kazymierz	456	00	158452	Schollart, Chas.	161	75
335526	Storga, Frank	120	21	161937	Stoner, Lillian M.	953	26
335851	Stabile, Antoinette L.	61	48	162675	Schnich, Anthony	515	11
335510	Sterling, Geo. W.	1,127	28	163764	Shannon, Wm. W.	58	10
338134	Stevens, Eliz.	46	34	172806	Simmons, Wm. S.	130	11
338156	Smith, Florence A.	65	92	177717	Schmidt, Fredk.	1,220	75
339372	Schmitt, Frances	436	75	178651	Smith, Annie	376	30
366749	Spohn, Adelaid F.	476	98	179804	Singleton, Herbert W.	12	45
367670	Schlasser, Ida	125	50	180325	Swartz, Minnie	1,740	60
367959	Shoemaker, Eva S.	85	95	180649	Shelton, Chas.	11	93
368835	Sigel, Frank	500	53	80895	Samson, Harry G.	96	81
368895	Sidlouskas, Baltromeyo	240	65	183382	Scaife, Mary R.	311	02
369095	Schell, Lena	74	93	184225	Skews, Jas.	2,914	82
369302	Stewart, Mary C.	207	03	184550	Seel, Geo. W.	1,037	73
369836	Snyder, Henry	1,156	12	86795	Shields, Mary	194	03
369999	Sybert, Dan'l E.	567	94	187643	Sullivan, Eliza J.	1,545	71
370166	Shipman, Cath.	322	21	187898	Schuster, Jno.	1,503	71
370308	Sutherland, Marion	67	23	192777	Seidel, Reimund	70	18
370328	Sunderman, Annie M.	88	88	92147	Soles, Sarah A.	24	50
370355	Shippy, Chas. A.	234	28	261013	Schneiderlochner, Martha	44	13
370719	Sayers, Emma L.	248	58	261677	Slattery, Sarah E.	113	40
370816	Steinke, Chas. E.	100	05	263330	Shubin, Clarisse	80	80
376156	Sculco, Angela	349	89	262578	Scull, Maria	192	40
376649	Stewart, Wm. B.	1,487	45	262814	Stevens, Lillian M.	31	00
376770	Smith, Edw. L.	15	62	363037	Schoepf, John	2,159	10
376799	Stewart, Nellie A.	36	00	363348	Severn, Mary A.	121	42
376959	Stuart, Emma C.	114	84	363444	Stahlman, Caly, A.	611	82
377095	Schwalm, Bridget	240	51	363822	Severn, Ella M.	187	64
377255	Sears, Jean	86	10	364031	Stankavick, Jno.	270	60
377313	Schmitt, Antonia	71	03	364079	Sullivan, Mary A.	169	51
377351	Stuart, Eliz. C.	364	45	364837	Seip, Adela M.	162	31
377392	Schmitt, Jos. P.	119	81	365458	Stewart, Jas. W.	57	99
377404	Stouffer, Debby J.	120	28	365793	Stephens, Clara	196	99
377760	Schumaker, Cath.	449	28	365942	Segneff, Jacob	120	92
378137	Smith Mary E.	138	08	382109	Snider, Abraham	1,095	32
78688	Schmitt, Conrad	209	19	382147	Schmidt, Jno. J.	507	62
378784	Scharf, Katarina	94	83	382375	Strother, Bessie M.	115	86
379250	Schwarz, Henry F.	118	28	382397	Sturgis, Geo.	1,392	70
379499	Schreiber, Lena	117	85	382398	Sturgis, Margt.	1,392	70
379748	Schmelz, Nellie	190	01	383603	Snyder, Wm. F.	649	81
380166	Smith Mary E.	585	80	383844	Schilling, Eliz.	394	79
380438	Schneidersahn, Benzion	232	07	384563	Shapiro, Alex	617	16
280527	Seewald, Bessie	510	09	384639	Sand, Jno.	484	99
377715	Snaman, Chas. H.	89	99	384833	Szock, Donat	1,694	51
22205	Smith, Louis	502	08	385842	Steinke, Kat'zyna	669	04
37380	Schuppert, Clara	6,895	67	385859	Stegman, Jno. B.	777	97
41904	Saling, Philip	274	80	385860	Schwartz, Libbie	346	27
44328	Scaife, Lois E.	1,467	46	252831	Schaller, Michl.	1,927	89
54543	Stewart, Eliz. T.	44	03	254824	Staley, Theresa	35	60
56606	Sweeney, Mary	13	26	255937	Signoretto, Franc.	444	39
57727	Seaman, Carrie	10	16	256146	Solomon, Amelia	8,723	61
57780	Smith, Horace P.	47	81	256212	Shrott, Adelheite	4	67
59922	Stoner, Kaufman	12	63	256273	Simpson, Jas.	288	33
60211	Swindell, Katie	14	68	257517	Seberry, Mary A.	108	34
82110	Sands, Jean S.	374	64	259279	Schacke, Rosalie	45	06
83196	Sunderland Wm.	3,934	02	260714	Schmader, Ludwig	216	59
83807	Shields, Maggie	348	12	260761	Schaefer, Wm. J.	354	26
88766	Schuller, Dan'l	15	02	262295	Sipe, Tillie	80	48
88893	Sexton, Jno.	282	39	262577	Strajcek, Josefa	378	96
95170	Sheraden, Robina S.	25	43	261719	Schramm, Lizzie M.	165	68
95565	Schrader, Florence	26	46	264894	Shaw, Eliz. B.	94	18
97949	Schatz, Jacob	3,341	76	265470	Stefanowicz, Wicenty	8,205	29
105644	Scott, Rachel	126	11	265499	Smith, Chas. E.	71	22
106948	Settlemyre, Jennie E.	467	75	265946	Schutlenkoph, Otto	57	58
107010	Shrum, John W.	21	66	266957	Steinrock, Adelaide G.	132	53
114471	Smith Lizzie	107	00	266969	Sutch, Minnie R.	336	07
119331	Schneider, Lucy B.	727	97	267554	Shillinger, Jno. L.	573	95
127258	Shaw, Margt.	9,310	70	267666	Steiner, Harry E.	58	33
128099	Stitt, Jane L.	165	90	269081	Surgeon, Lillie	1,229	94
130112	Scarem, John	602	83	271098	Steding, Mary E.	55	42
136800	Sullivan, Katie	25	27	273884	Sullivan, Mollie A.	207	81
140324	Smith, Jos	309	29	274293	Smith, Eliz.	44	06
142469	Schmidt, Cath.	14	47	276311	Smith, Ellen	102	74
145776	Smith, Willie	229	88	277231	Stark, Chas.	39	59
146283	Scott, Emma J.	1,101	37	278431	Solomon, Austa	331	43
147972	Scott, Mary Ann	177	42	278833	Scott, Wm.	75	88
149354	Stevenson, Lena	277	73	279927	Starr, Thos. M.	42	78
150129	Steinmeyer, Clara W.	122	07	280391	Soliday, Mary	1,749	12
150362	Scott, Anna B.	180	51	341425	Sharman, Annie	337	82
154160	Stotler, Jos	215	30	341995	Schwer, Mary F.	1,211	05
155226	Seberry, Mary A.	609	98	342205	Sharbough, Priscilla	55	47

343311 Snyder, Louilla C.	85 09	342854 Stratman, Anna M.	19 89
343515 Schamberg, Jno. H.	1,438 27	123092 Taggart, Mary C.	1,669 21
344712 Snviderscha, Agata	283 59	42447 Telthorster, Elsie	111 84
344775 Simpson, Leonard G.	195 97	45094 Thompson, Annie J.	342 90
344776 Simpson, Robt M.	195 97	49052 Titzell, Geo. G.	84 32
344788 Sullivan, R. E.	1,197 18	49407 Thompson, Anna	660 34
344981 Semiliya, Cath.	589 32	155584 Torrence, Homer A.	933 29
347160 Smith, Fannie	176 42	159486 Tidball, Isabella	291 16
347661 Seel, Barbara M.	286 83	162349 Turney, Jacob M.	2,215 19
348000 Scott, Margt. G.	100 24	162909 Hucker, Harvey N.	1,538 83
348251 Seiffert, Leo.	106 93	65347 Tucker, Ora E.	10 11
348633 Sigal, Michl.	751 63	69754 Tidball, Saml. R.	441 25
348664 Sweeney, Sarah J.	219 17	70040 Tucci, C. Dominick	28 49
348685 Sukies, Fred	47 90	170360 Titzel, Joseph R. Jr.	386 52
349347 Sly, Mary E.	27 42	170873 Thompson, Wm. H.	299 94
349876 Short, Anna	507 77	174063 Tindall, Thos J.	26 54
351707 Smith, Annie E.	49 00	175880 Templeton, Annie	46 38
351807 Schomaker, Ida G.	140 08	177516 Tinker, Amelia C.	2,040 05
352054 Shillady, Bessie R.	452 10	190473 Tidball, Anna M.	205 35
352112 Schmidt, Margt. B.	650 87	193058 Tranger, Kate	92 09
353955 Sieling, Sarah E.	387 38	362286 Taylor, Kathryn	40 36
354106 Simpson, Eulialia	38 73	362878 Tritschla, Barbara	358 78
355212 Schlerrmitzauer, Jos. A.	115 49	384665 Thomas, Emma	874 05
255540 Skillcorn, Mary	427 32	385102 Tisherman, Saml.	55 87
355936 Schweitzer, Freda	223 94	254811 Teuteberg, Emma	85 83
371187 Scott, Alice B.	129 57	375853 Thompson, Mary S. M.	225 48
371638 Sherry, Mary E. B.	321 27	260598 Todd, Clyde S.	303 83
372725 Sullivan, Cath.	64 77	262855 Tobin, Markle	1,125 70
373055 Steepleton, Mary E.	368 04	271110 Tamer, Henry A.	36 72
373388 Stroup, Gladys B.	68 78	273023 Thompson, Jno. W.	218 38
274054 Sigel, Max	1,100 66	279110 Thompson, Maggie	309 19
274173 Scoggins, Eva A.	101 51	345981 Trust, Edwd.	86 19
275700 Struss, Eleanor M.	205 62	346885 Troutman, Mary C.	719 86
265078 Schmid, Emil	12 38	347159 Taylor, Mary J.	268 89
267772 Soltis, Mike	23 40	347763 Todd, Oliver I.	472 39
277582 Sarver, Bert W.	49 33	350678 Thoma, Adolph L.	116 18
277958 Smith Chas A.	18 23	352697 Taylor, Jessie R.	771 00
279625 Stewart W. W.	14 84	354146 Talbott, Lowe	43 70
244888 Shannon, Jos. F.	20 07	346652 Tyman, Michl.	22 70
250283 Schugt, Mary H.	693 04		
		U.	
		222157 Uhr, Theodore	\$ 679 82
		386156 Uvanof, Mike	408 41
		356031 Uptegraft, Ida L.	589 71
		356312 Urmilek, Malvino	554 24
		340273 Urling, Geo. A. Jr.	550 21
		280233 Urban, Arthur W.	24 17
		346528 Udman, Tillie	126 22
		V.	
		311348 Vitchechain, Jos. H.	\$ 153 42
		329128 Varenese, Louis	1,101 84
		306374 Valent, A. R.	134 52
		308673 Volper, Celia	336 65
		309957 Vaughn, Patrk. J.	1,144 21
		215336 Voegtly, Lillian	158 05
		284989 Verner, Mannie S.	4,552 64
		285734 Vasko, Yolan	1,842 72
		231134 Veranese, Mary	1,673 14
		337276 Vita, Nicola	155 39
		339269 Veiock, Adelbert D.	24 25
		44670 Veite, Angie	172 72
		90529 Vance, Delia	12 37
		95021 Vincent, Mary E.	89 57
		272345 Vause, Rachel	388 78
		154194 Vandergrift, Eliz.	98 01
		184722 Vogel, Christina C.	195 70
		363860 Varga, Mike	251 43
		383756 Viola, Madge	113 24
		384978 Vogel, Michael	561 19
		95555 Vonderan, Jno	251 23
		252935 Veduci, Guiseppe	579 15
		280112 Vaughan, Margareth	74 41
		344872 Velte, Aug. L.	74 41
		348150 Vodde, Henry	255 09
		354650 Vankirk, Wm. K.	1,354 00
		350969 Van Leer, Myrtle C.	106 55
		W.	
		221620 Wootton, Jo'than	\$ 19 31
		222924 Walker, Cora R.	796 47
		224597 Wiltshire, Blanche	1,105 89
		227839 Weston, Oliver L.	2,248 93
		229696 White, Marg't.	65 32

235757	Wurthener, Annie	41 06	66434	Ward, Lydia	380 02
237106	Walters, Mary A.	290 63	367593	Woomer, S. Clarence	333 74
238635	Welshons, Alice	51 68	367970	Wilson, Sarah A.	125 50
239868	Wallace, Belle U.	679 55	368052	Walters, Blanche D.	589 09
244488	Wilson, Jno. F.	221 62	268268	Wilhelm, Fred L.	134 96
247262	Wilby, Martha	400 54	369549	Walker, Wm. S.	43 33
248127	Wolfe, Ada S.	82 94	69579	Wargo, Sussie	344 56
248875	Wilkelvass, Robt.	71 51	76627	Watson, Harriet B.	361 61
249843	Wilson, Maggie	10 11	377038	Wyman, Dorothy E.	327 30
313030	Weaver, Frank R.	16 88	377044	Withrow, Saml. W.	245 13
317033	Welfer, Frank M.	102 03	377839	Weisbrod, Jos. T.	59 72
317686	Walker, Bertha	563 06	379840	Williams, Carrie C.	46 95
319023	Wall, Caroline L.	1,129 50	380869	Willman, Laura	235 62
319271	Worrell, Dunc'n A.	269 85	296241	Williamson, Florence N.	475 14
319414	Wilmann, Edw.	415 29	367520	Webb, Addie J.	121 78
320140	Walsh, Maurice	27 81	35018	Woodside, Ida	621 45
321107	Wilbur, Sam'l P.	114 84	48419	Wallace, Mary M.	23 56
321139	Whitmire, Abbie	164 27	73567	Wettengel, Chas. A.	1,211 30
321553	Williams, Lutie	603 33	86023	Wall, Jas. B.	49 54
321689	Winkelmann, Eleanor	648 39	89313	Winfield, Fannie K. McK.	37 00
321705	Walper, Bernard	24 30	93114	Woods, Agnes	260 98
323440	Woltz, Hy. M.	53 49	104246	Wartman, Marie	11 02
323619	Wenzel, Chas. A.	694 20	106906	Welfer, Geo.	94 69
325265	White, Mamie	194 07	114848	White, Jno. C.	8 81
325882	Weller, Kath. K.	775 81	120584	Walton, Mina L.	1,166 29
327039	Wettengel, Wm. F.	81 20	123884	Ward, Michl W.	664 05
328087	Watson, Mary M.	86 57	136283	Wilmont, Mary	15 64
328184	Wilhelm, Henry	93 49	139902	Woerli, Anna M.	15 99
328322	Weil, Dora E.	270 09	142308	Witherow, Carrie A.	303 49
329501	Walls, Mary	32 05	142578	Ward, Lizzie	9 93
329758	Warnar, Caroline	716 93	144184	Wilson, Annie	173 80
389775	Wurdack, Kath.	108 24	148604	Whistler, Missoun	455 08
321106	Wilber, Goldie O.	574 32	149095	Walton, M. Agnes	194 01
208026	Wakefield, Jas. A.	160 86	154003	Wildanger, Emma	549 14
211453	Welsch, May	1,195 04	155684	Wohl, Oscar	11 13
211762	Weir, Myra	483 35	160389	Williams, Ruth L.	61 30
213154	Wade, Wm.	463 79	165486	Wells, Eagon C.	1,487 29
216288	Wetzel, Emelia H.	1,328 19	170826	Willard, Jno. W.	32 04
217195	Waite, Teresa H.	1,109 92	173820	Welsh, Jennie	40 34
219198	Ward, Bessie E.	140 86	179394	Wade, Wm.	457 99
301849	Weilersbacher, Eliz. F.	415 39	179561	Wilson, Emma	2,156 45
303652	Walker, Sadie	30 18	180209	Weir, David M.	2,233 61
306815	Webster, Hannah	317 83	180928	Williams, Maggie	65 68
307379	Wunderlich, John F.	2,074 86	181896	Wilson Isabella	161 03
307885	Wege, Anna M.	888 76	182410	Williamson, Robt. J.	581 19
308784	Welsh, Ida A.	49 76	186194	Wright, Elmer	264 39
309005	Wilhelm, Frank	974 71	187151	Watters, Octavina L.	136 31
309169	Wagner, Mary J.	183 07	157381	Worthington Carrie A.	739 39
309545	Weeter, Sarah J.	481 88	361290	Weinstein, Saml. J.	1,052 30
309593	Williams, Henry	86 26	362506	Williams, Hannah	1,622 98
310118	Walker, Thomas	7,308 76	362560	Wirth Mary	128 39
310897	Wilson, Eliz.	343 85	362858	Wassell, Harry B.	470 52
356415	Walsh, Maggie	81 99	364657	Wright, Johanna	1,221 19
357126	Winsterman, Francisco	286 27	381765	Will, Anthony	1,156 27
257533	Wightman, Ernest T.	23 11	382007	Wholey, Frances	57 17
357692	Worthington, Alice K.	233 11	382044	Wellens, Mary P.	234 43
359520	Wagner, Annie	400 78	382099	Wallace, Ethel M.	130 25
360562	Welsh, Patrick	358 67	382872	Winters, Mary E.	1,803 04
305433	Watkins, Lloyd V.	66 30	382983	Wadsworth, Leila T.	593 35
359236	Weissert, Laura A.	95 75	384765	Wilnot, Marie	112 17
281259	Warren, Sarah E.	89 85	385990	Wilson, Ellen	1,115 08
281544	Wagner, Henry E.	49 85	22946	Williams, Chas. H.	9 49
281646	Wallisch, Cath.	184 97	189927	Webber, Mary	435 14
282456	Werner, Justus H.	25 27	190051	Walls, Jno.	72 35
285858	Watson, Samantha	743 74	263275	Webb, Wm. P.	49 78
286517	Wert, Marguerite A.	74 29	256875	Wilson, Annie S.	361 99
286635	Washington, Jno. A.	799 36	256903	Wisniewszka, Telafila	574 16
288778	Wilson, Michl. H.	26 88	258168	Wilson, Wm. J.	90 19
289523	Webster, Wm. B.	31 77	259750	Whalen, Cecelia M.	81 72
290355	Wint, Marvin A.	12 74	263880	Walker, Sarah E.	106 32
90532	Warnock, Otis H.	45 67	264044	Warczis, Geo.	425 31
92802	Wright, Flora	4,429 46	264067	Wildi, Emma E.	96 59
293403	White, Susie A.	319 20	264809	Wagner, Eliz.	63 36
294807	Whalen, Cecilia M.	27 60	272978	Wilson, Andw. M.	75 61
297247	Werle, Bessie E.	83 51	273274	Weaver, Frank R.	34 19
331176	Ward, Annie M.	22 99	274718	Waltzer, Geo.	569 16
331886	Wallace, Maude D.	35 74	275317	Wilhelm, Teresa	92 61
336703	Wright, Olive	37 17	275891	Watson, Margt. T.	2,839 86
339353	Wilson, Ruth	73 09	276658	Wilkinson, Wm.	2,880 91
339574	Waggoner, Loretta V.	784 60	278906	Wardle, Jno.	157 54
339577	Wachter, Lina	140 77	279146	Wirth, Geo.	632 19
339601	Wilson, Andrew M.	145 64	343893	Wright, Luella	2,541 60
340822	Weir, E. Verne	55 86	345843	Wilson, Harry L.	242 24
			346750	Walsh, Eliz.	646 60

347219 Weinman, Agnes C.	133 99
348005 Wilson, Alex.	96 91
348629 Wallace, Glancy O.	76 45
349811 Wallace, Beatrice C.	1,220 46
350474 Wareham, Chas. E.	68 73
351523 Werling, Saml.	821 21
354644 Wholey, Robt. L.	3,809 25
354783 Wojcik, Jagniszka	481 72
355560 Winters, Alice	351 44
355661 Wray, Minnie M.	92 66
371640 Walsh, Eliz.	58 83
372685 Walker, Carrie M.	79 91
374507 Wild, E. Beatrice	486 51
375479 Wolff, Mary P.	1,210 93
344763 White, Ella R.	42 31
346085 Ward, Madeline F.	30 85
347979 Wakefield, Ira S.	20 27

Y.

244879 Yeager, Harry H.	\$749 74
249824, Hattie F.	11 75
203666 Yagle, Emil J.	418 57
325818 Young, Wilhelmina C.	1,288 17
203870 Young, Anna M.	312 32
214900 Young, Emma	422 37
216525 Young, Elsie L.	12 73
218477 Young, Margt.	315 11
218521 Young, Eliza. McM.	70 88
304781 Yechimowjce, Antony	426 14
61884 Yeo, George	967 94
100982 Yoest, Lorenz	2,025 84
381163 Youthers, Mary I.	292 85
364266 Yeomans, Marian	147 44
258748 Yarnell, Kate	848 89
269873 Yatowski, Wiktor	191 59
341870 Younker, Philomena	2,297 32
349231 Yocksich, Matt.	331 20
350723 Young, Dora	468 44
353889 Yorkin, Goodman	1,386 72
355635 Young, Howard M.	215 16
371042 Yellig, Victoria R.	59 95
371280 Yourd, Cannie W.	92 21

Z.

229170 Zortman, Emma	\$136 55
248704 Zimontis, Juzups	25 91
311265 Zinser, Ida L.	141 94
386918 Zimmer, Emma	775 39
388089 Zimmerman, Mary C.	196 51
305082 Zera, Francisiek	22 75
359227 Zeigler, Lena	48 24
220275 Zeigler, Lizzie	83 65
282818 Zetwo, Caroline E.	445 01
333169 Zoldbrod, Max	507 86
368804 Zeuner, Bertha	393 58
103674 Zeigler, Gottlieb M.	1,113 61
362152 Ziegler, Adam	644 55
347082 Ziegler, Wm.	299 80

C. L. COLE,
Treasurer.

Pittsburgh, Pa., January 1st, 1922.

ONE HUNDRED AND THIRTY-FIFTH SEMI-ANNUAL REPORT OF THE DOLLAR SAVINGS BANK OF PITTSBURGH.

The Dollar Savings Bank

338-344 Fourth Avenue, Pittsburgh Pa.,

One Hundred and Thirty-fifth Semi-Annual Report.

December First, Nineteen Hundred Twenty-Two.

LIABILITIES.

Amount due Depositors, December 1, 1922	\$37,995,326.81
Amount Dividend	739,975.80
Amount Insurance Fund	300,000.00
Amount Contingent Fund	776,172.77
Amount Surplus	600,219.44
Total Liabilities	\$40,411,694.82

ASSETS.

Loans on Bonds and Mortgages	\$6,172,530.97
U. S. Government Bonds	13,125,606.64
City of Pittsburgh Bonds	2,230,000.00
City of DuBois Bonds	75,000.00
City of Oil City Bonds	35,000.00
Allegheny County Bonds	2,132,288.80
Westmoreland County Bonds	250,000.00
Washington County Bonds	113,000.00
Sub-District School Bonds	1,402,000.00
District School Bonds	3,366,900.00
Borough Improvement Bonds	2,045,385.00
Township Improvement Bonds	191,000.00
Railroad Bonds	4,480,292.20
Street Railway Bonds	345,900.00
Miscellaneous	535,844.27
Loans on Collateral	741,850.00
Real Estate	32,878.56
Real Estate, Bank Property	300,000.00
Interest Due	17,117.50
Cash in Banks and on Hand	2,819,100.88

Total Assets \$40,411,694.82

CHAS. L. COLE,

Treasurer.

Pittsburgh, Pa., December 1, 1922.

The undersigned Auditing Committee respectfully reports that they have examined the assets of the Bank and find them to correspond with the foregoing report.

C. F. WELLS,

C. E. BEESON,

J. W. LLOYD,

CHAS. M. BROWN,

H. A. NOBLE,

Auditing Committee.

Pittsburgh, Pa., December 12, 1922.

The Trustees have declared a dividend of two (2) per cent. for the last six months ending November 30, 1922, payable forthwith. If not drawn, will bear interest from December 1, 1922.

LIST OF DEPOSITORS OF THE DOLLAR SAVINGS BANK OF PITTSBURGH, PA., WHO HAVE NOT MADE A DEPOSIT WITHIN TWO YEARS, AND WHOSE DIVIDENDS, WHICH HAVE NOT BEEN ENTERED UPON THEIR PASS BOOK, AMOUNT TO AT LEAST FIVE DOLLARS. THIS STATEMENT IS PUBLISHED ANNUALLY IN ACCORDANCE WITH THE CHARTER.

A.

234269 Armstrong, Ella C.	\$ 75 43
290003 Armstrong, Martha	59 55
331702 Arnfeld, Maurice	95 79
333009 Azelvandre, Reine V.	189 60
334068 Adams, S. Scott	93 74
336346 Arnd, Florence J.	15 34
338334 Ackard, Ada M.	295 18
340940 Anderson, Geo. B., Jr.	207 21
367387 Aul, M. Loretta	109 92
367498 Alter, Geo. E.	101 44
368328 Arminger, Ida	32 41
368873 Allen, Harriette	45 28
368924 Albert, Mary	290 96
369774 Arbuckle, Sara	980 27
269929 Apple, Charlotte A.	161 58
376531 Anderson, Esther M.	35 61
378413 Armstrong, Zella M.	239 06
380863 Audet, Anna W.	106 92
197161 Aalborg, Minnie A.	24 96
199294 Ayers, Arintha M.	139 22
199577 Allen, Wm. K.	78 67
205258 Adams, Josephine	69 14
214294 Armstrong, John A.	105 61
310813 Aurentz, Flora E.	224 22
372430 Abramson, Fannie	63 46
373769 Abraham, Cora M.	202 45
394163 Aldendorf, Emma M.	162 86

232277	Auron, Annie	804	11	286452	Brush, Gussie A.	200	83
235273	Andrews, Wm. M.	23	67	287023	Baker, Jane B.	39	53
236195	Adams, Saml. D.	25	67	287649	Burke, Marie M.	24	20
243129	Auron, Laura	773	64	287984	Boylan, Mary C.	35	30
244756	Alker, Chas. F.	4,750	48	288356	Broderick, Mary	12	72
314853	Aldendorf, Wm. H.	113	02	288607	Braun, Martha E.	60	38
316125	Anderson, Sopha O.	175	34	290278	Bell, Mariam	85	73
316405	Austin, Winnie L.	507	32	290999	Bickel, Annie	108	80
318729	Adams, Nancy	1,033	89	291748	Bradley, Margt.	656	69
324823	Augustin, Eliz	166	00	292398	Broadhead, Mary E.	116	69
329510	Allison, Louisa	69	87	293798	Bauer, Sarah	51	82
387105	Arnold, Florence	115	17	294263	Bontempo, Tony	359	44
387328	Austin, Anna J.	114	84	297880	Brady, Ellen B.	844	01
388268	Averback, Rachel	1,193	60	298041	Bailey, Nancy J.	316	72
31422	Abbiss, Ruben	25	20	300219	Brandsetter, Carrie K.	174	14
48561	Adams, Emma D.	860	75	309338	Barszewska, Mary	37	80
49808	Atkinson, Emma M.	2,822	36	300988	Brennan, Maria	29	01
85754	Armor, Jas. C.	130	01	321973	Braun, Wm.	47	04
88015	Acheson, Abe	79	86	334972	Burk, Patrick	156	85
96691	Adams, Almira W.	12	25	335096	Brooks, Jas. B.	441	90
97448	Allendorf, Wm. H.	366	97	335523	Burrows, Susan	112	88
99658	Allen, Edw.	468	41	335686	Bellingham, Mary A.	18	84
119629	Alexander, Wm. E.	65	49	335733	Bradshaw, Florence K.	86	96
150178	Aufderheide, Lillie	49	54	336041	Blume, Bella M.	594	55
162142	Arthurs, Emma J.	19	95	336242	Berry, Millie	120	40
167588	Allwes, Henry	252	05	336263	Balestrieri, Rose	237	58
175817	Archer, Sarah	843	69	336456	Baker, Mary J.	1,319	84
177032	Anderson, Mary	24	17	336834	Bender, Louise	61	02
179793	Angus, Jane	4,066	37	337571	Blair, Alex C.	433	36
187339	Archer, Chas. K.	1,466	07	337623	Baumgartel, Mabel E.	450	94
195518	Adolph, Rosalie	122	79	338440	Baldwin, Eliz.	193	93
361071	Arnheim, Millie	100	51	366491	Besso, Lina	1,014	00
363051	Anderson, Wm. S.	389	38	368864	Bilum, Peter	234	28
364784	Averberg, Christian	67	37	394172	Blankette, Jos. R.	1,085	99
365437	Armbruster, Wilhelmina E.	75	57	216202	Benton, Eliz. A.	242	92
385960	Alter, Geo. E.	40	43	303258	Beahm, Ira	750	95
258923	Aylward, Jos. M.	322	36	371824	Byerly, Thos. F.	87	99
262659	Aiken, Rachel C.	204	83	394557	Brick, Sarah A.	1,090	01
265159	Allen, Annie M.	589	11	394637	Becker, Emma C.	107	85
277795	Anderson, Anna L.	208	27	394676	Bald, Sarah J.	2,026	22
343236	Alelinnas, Antonas	88	94	370734	Benton, Margt. M.	59	27
347382	Aliton, Thos.	331	11	370911	Brelling, Chas.	31	33
350695	Acklin, Emily	1,233	61	376420	Boyce, Annie	1,137	94
352302	Armstrong, Mary H.	39	28	376662	Babinski, Mary	116	20
356768	Aaron, Margt. C.	257	17	377377	Burns, Frances E.	311	73
256468	Adams, Maggie	30	68	378685	Bennett, Mery	649	89
	B.			378875	Briceland, Ida M.	378	91
198719	Boyce, Cyrus	\$897	97	379605	Bender, Charlotte C.	179	24
200906	Bowers, Geo.	1,696	76	293415	Blattner, Marie M.	151	62
201930	Breisland, Kate	219	30	228406	Brown, M. Amanda	52	31
202322	Barnes, Agnes C.	39	66	229715	Bender, Jessie L. E.	348	87
208392	Barrett, Anna	10	91	236193	Brady, Mary J.	280	82
209575	Bailey, Geo. H.	88	78	236297	Burrell, Jennie	362	47
211546	Binns, Edw. H.	232	53	236520	Brown, Benj. F.	119	12
211932	Blair, Annie	773	39	237015	Bollinger, Frank F.	151	31
212333	Bowman, Thos. F.	164	18	238501	Bollens, Constantinus	17	93
216818	Belnap, Lena	699	02	241032	Brooks, Josephine	19	15
220438	Brown, John	3,593	58	243315	Bennett, Lizzie	1,171	75
201221	Bayar, David	526	55	249464	Beadle, Mary	775	78
303582	Buechling, Wm.	83	43	249801	Burkle, Ellen V.	10	97
304469	Burton, Clara	51	62	249808	Brinner, Thos. W.	24	99
305261	Barr, John	544	23	249821	Brown, N. Allie	1,129	00
305643	Brooks, Mae	27	28	250242	Broadman, John	116	65
307341	Bell, Wm. R.	33	01	313020	Brizzle, Mary	381	57
310383	Beueridge, Nettie	220	52	313224	Bartley, Margt. E.	2,090	28
371062	Blackwood, Jennie	106	73	313927	Brocke, Geo.	13	69
371914	Bleakney, Robt. M.	65	17	317628	Butterweck, Emma	731	36
372991	Bradford, Cath. M.	574	32	317807	Berry, Sallie	16	71
373667	Berlin, Saul	1,080	58	319365	Bayer, Marie	324	93
374170	Baper, Mary E.	238	96	322851	Barbour, R. Wilson	419	78
374237	Bayne, Elmer E.	140	64	323743	Brammer, John	264	61
374517	Baker, Edna	44	26	324188	Bowman, Carrie A.	44	28
391041	Brownfield, Rosemary McC.	1,111	39	324243	Bradley, Jos. M.	21	24
391916	Bremen, Michael W. Jr.	246	58	325367	Blackford, Edw. F.	105	78
392925	Bennett, David	1,747	71	325413	Baumann, Geo. H.	139	22
393245	Batchelor, Harry	566	63	325432	Boder, Neva V.	13	01
393366	Burke, Laura	377	05	325867	Bartling, Josie	225	20
393411	Baker, Jennie	1,100	89	326351	Bunting, Wilhelmina H.	93	20
393983	Brown, Anna	868	79	326442	Boebinger, Susan	72	09
283899	Black, Janette B.	36	60	326948	Briscoe, Mary T.	157	43
285283	Baumann, Cath.	247	61	327745	Barr, Jas.	1,871	15
285909	Bowers, Florence H.	66	00	327776	Bates, Agnes	131	58
				327799	Beal, Martha B.	1,069	35

329813	Buck, Leo	222	29	257278	Butterworth, Sarah	1,240	21
329892	Baker, Nellie G.	616	55	258695	Biechl, Theresia	129	01
330621	Barclay, Lydia C.	254	70	260066	Buka, Sinean	42	87
330638	Brown, Lillie M.	1,720	87	260399	Bradley, Ada M.	184	78
330853	Brady, Annie R.	1,965	70	260836	Byrne, Mary	1,576	36
386317	Barbour, Bert H.	57	75	262988	Beuninger, Lillian	316	11
386592	Bickinaitie, Tekla	346	08	264052	Boone, Kate V.	187	42
386992	Berberick, Chas.	175	41	264385	Burke, Edw. L.	3,886	26
387269	Beiter, Julius	56	30	264492	Braun, Anna	284	53
387860	Bailey, Mary	153	85	264638	Black, Andw. M.	1,104	06
388593	Berger, Edw.	505	30	265583	Bachrach, Henry	584	16
388831	Bauer, Eliz.	56	63	266099	Bakan, Jeromina	600	41
389087	Baer, Walter D.	870	13	270929	Bell, Wm.	51	04
390562	Babich, Janos	447	47	271014	Bucher, Chas. J.	581	77
315517	Brown, Ella L.	53	72	271997	Brinkney, Isabella	325	20
320247	Burrell, Annie T.	221	40	272032	Blake, Bessie T.	45	17
329450	Bell, Esther	201	63	272308	Brenn, Bertha	328	93
386239	Blair, Sara	203	04	272981	Boyle, Frank	58	98
388360	Burns, Nona	249	50	273026	Batykefer, Martin A.	631	07
398134	Barton, Helen B.	42	75	274404	Besselmann, Cath.	36	98
390943	Bernhardt, Hilda M.	71	09	275150	Benzin, S. Hammer	700	19
182	Bennett, John F.	116	96	275458	Bauer, Emma L.	404	03
14429	Barr, Eliz. J.	63	39	275581	Behr, Eliza	1,598	13
22537	Boobyer, Jennie G.	192	86	275582	Behr, Theresa	1,905	56
31034	Boston, Wm. J.	85	86	276081	Buchner, Thornton	349	22
44836	Bigham, Chas. G.	303	43	277357	Behr, Helena E.	751	63
50015	Byram, Eliza P.	53	45	277498	Bradshaw, Flo. K.	166	37
56286	Butterweck, Hannah	3,581	22	277591	Boritzka, Alex.	249	62
64062	Beggs, Marg't. M.	13	42	278654	Briggs, Mary E.	1,319	77
75930	Brickell, Wm. D.	2,402	83	279234	Bingham, Julia E.	47	09
77188	Bray, Ellen	16	35	279694	Beuchling, Wm.	177	21
77970	Bivenour, Susan J.	37	44	279914	Bernhardt, Wm. F.	2,316	17
82036	Birch, Matthew	466	64	280190	Baker, Chas. H.	1,022	16
91646	Bliss, Bridget	883	00	341054	Beuter, Anna	1,945	89
97296	Block, Louise	19	34	341152	Bradley, Ada M.	150	98
99705	Beekebile, Julian	384	85	342888	Bartley, Hazel	89	46
104290	Bonn, Emma	1,744	10	344064	Bryce, Edith P.	79	27
109994	Brown, John A. S.	196	68	344638	Bowers, Sadie	93	37
113294	Bash, Daisy P.	621	62	344857	Bickell, Maggie J.	334	23
117491	Boyer, Rachel L.	70	94	345438	Dates, Chas. F.	1,666	03
122367	Bright, Wm.	35	17	345452	Bowers, Eliz.	683	46
126723	Boltieri, Francesco	68	96	345649	Bostrom, Anna C.	823	24
126904	Boehrs, Sarah S.	63	94	346834	Brant, Mary E.	58	02
130875	Barnes, Maria W.	1,872	58	347497	Breuer, Emma	138	53
148888	Bartlett, Sarah R.	340	33	347783	Bruch, Fredk. W.	102	93
148960	Beadling, John W.	60	15	348897	Blank, Nick	224	78
152015	Barclay, John	83	64	349481	Brosman, Mary	491	71
156047	Bradley, John	32	38	349515	Bell, Linnie	158	42
157388	Bright, Jane	33	18	349855	Bonn, John H.	803	36
159566	Beck, Chas.	212	36	350187	Behringer, Caroline	582	13
169788	Baur, Margaretha	120	25	351227	Bickert, Fred F.	3,797	37
171907	Bode, Friedrieke	686	69	352269	Bartholomae, Barth	119	35
172388	Buka, Dan'l.	629	76	352565	Brazell, Bridget	42	50
175994	Black, Agnes M.	12	14	352616	Beggar, Marg't. D.	32	92
177880	Bradley, John	57	42	352749	Berg, Karl	126	31
184506	Beechey, Thos. A.	28	27	352854	Bochman, Jenny	128	71
184523	Black, John Franklin	1,679	80	352895	Beitler, Eliz. K.	39	81
185385	Butz, Dorothea	918	09	353051	Behr, Victor J.	99	99
194415	Brown, Mary	22	15	353619	Beabout, Sophie	61	93
361104	Breed, Chas. H.	102	14	353682	Blockinger, Mich. A.	352	64
361501	Buxtom, M. Grace	70	17	353726	Bilisky, Simon	1,696	90
361625	Bohny, Anna	1,345	76	353832	Bleil, Kath. C.	29	46
361682	Breck, Gaspar	242	08	353858	Black, Wm. A.	1,222	75
363442	Belzgis, Jusapos	122	44	354558	Boucher, Walter S.	252	56
363744	Binns, Carolyn W.	2,154	50	355820	Breiling, Chas.	38	34
363770	Berry, Susie M.	124	53	356222	Burk, Nellie	1,604	06
364014	Becker, Clara S.	127	13	356557	Bowie, Eliz. W.	76	85
364228	Bell, Robt. G.	283	77	357028	Best, Mary E.	140	48
364240	Brady, Mary F.	933	31	358734	Boucher, Ralph E.	104	91
365204	Bamberger, Clara S.	185	84	58788	Bupp, Chas. J.	312	00
381107	Blinn, Anna	36	24	359281	Bricker, Jennie	102	45
382883	Barron, Jannett	195	75	359679	Brenn, Herbert G.	1,101	98
383230	Burgo, Angelo	1,140	05	359866	Brickner, John	943	78
385053	Boyle, Margery	116	33	360163	Butler, Bessie	180	77
385193	Berman, Edith A.	454	05	360516	Boggs, Sara A.	275	78
385208	Bevan, Sophie	134	91	360581	Brown, Richd. A.	80	83
385916	Barrow, Lucy R.	79	52	360653	Barrett, Annie H.	67	00
59414	Beavan, John	75	85	56495	Bowser, Tellie V.	44	50
79079	Boyts, Emily, S.	820	86	261317	Booker, Emma	14	69
117510	Belles, Fred K.	1,535	13	266728	Banderman, Fr.	15	02
139070	Benham, Marg't. L.	2,414	37	269690	Bucher, Clara E.	62	43
365879	Bogdan, Anna	35	33	271831	Bucher, John N.	1,186	67
254961	Brant, Fannie H.	811	51	274403	Besselmann, Philomena	24	62
255930	Bliss, Lizzie	168	08				

344851	Beebe, Mary E.	39 49	378308	Cooper, Ida	131 93
346062	Blair, Flossie F.	32 88	231927	Cavett, Emma	42 36
348382	Bassett, Claude R.	27 21	232284	Cothey, Jos. H.	14 13
357132	Boyd, Wm.	196 58	234379	Collins, Dominick	1,313 50
359389	Behringer, Ida M.	73 04	234676	Cogan, M. Jessie	487 97
C					
199214	Crissman, Annie E.	\$189 88	234810	Clymer, Geo. A.	879 93
200154	Coyle, Maggie T.	693 38	234927	Croco, Isaac W.	70 26
201138	Choffat, Anna P.	664 32	236376	Cunningham, Sallie	61 09
202115	Carter, Marg't.	31 67	245221	Chapman, Margaret,	194 31
203732	Craft, Henry	793 60	246988	Clouse, Jno.	14 24
204855	Cohn, Jacob	1,112 38	247109	Crawford, Nora O.	283 97
208528	Clymer, Amelia	2,672 67	248381	Challener, Geo. H.	86 00
210121	Clark, Alex. A.	238 03	250483	Callen, Harriet S.	1,041 22
211135	Couch, Chas. G.	11 26	311751	Campbell, Emma V.	660 38
214888	Cassidy, Jane	251 39	312128	Cosgrove, Wm. B.	93 63
215798	Clawson, Jean	50 49	312355	Collins, Sallie A.	684 33
217687	Ciamporciero, Antonio	12 87	315007	Cessna, Percy S.	47 75
220983	Cuff, Moses H.	123 80	315132	Campbell, Mary C.	816 73
302075	Craddock, Jane	25 08	315655	Cravener, Eliz.	547 84
305018	Coleman, Tillie	1,875 14	316525	Cote, Alice E.	48 13
305644	Crawford, Nellie E.	234 16	311838	Crane, Timothy	559 24
308671	Cavanaugh, Mary A.	68 83	316757	Cavanaugh, Sarah	1,021 43
309991	Carolan, Chris.	248 01	316798	Creaven, Martin,	1,197 16
371111	Callnan, Kate	562 13	318553	Cunningham, Laura A.	551 63
373424	Conley, Mary B.	67 86	319759	Cooke, Clara F.	42 75
373494	Connor, Fred R.	65 10	320064	Cobbell, Annie	96 35
375298	Casey, Elizabeth H.	179 88	320326	Cunningham, Wm. W.	455 44
375322	Campbell, Frank	53 43	323303	Cronin, Johanna	877 60
375338	Cummings, Robt. A., Jr.	520 21	323864	Collins, Helen McF.	133 63
391671	Carter, Grace	134 46	324982	Conroy, Nellie	183 15
391934	Czszelowski, Matenz	2,304 52	326744	Crawford, Aldyth S.	24 39
391943	Chamberlain, Cal. R.	1,107 69	326758	Conroy, Nellie	198 14
392690	Cooper, Elizabeth J.	109 99	327291	Co Duda, Sam	142 38
393075	Caven, Marg't.	132 79	328414	Corcoran, Patrick	686 33
394289	Cox, Ellen	1,104 06	329033	Campbell, Susanna G.	362 27
371454	Callow, Jeanette	328 29	329224	Cashdollar, Rebecca	662 42
394766	Carlin, Marie S.	1,061 84	329971	Cunningham, Mary	79 27
394867	Curran, Mary	1,510 41	330647	Calhoun, Jno. C.	3,584 24
281118	Christy, John D.	735 08	387071	Carroll, Clara L.	343 44
282783	Choinski, Mary F.	97 79	387349	Capuano, Rosala	206 70
287781	Clements, Jas. C.	21 81	387973	Cooke, Jno. L.	151 90
288388	Carpenter, Virginia	62 65	388391	Cooper, Lena	1,743 59
290804	Casey, Bridget	107 49	389450	Cronin, Margaret T.	66 86
291255	Carlin, Bernard K.	274 40	390299	Christy, Lillian B.	56 03
291647	Cline, Jennie	616 45	390771	Cabbage, Sara C.	187 69
293532	Cowell, Arthur W.	139 24	390802	Coll, Wm. H.	296 88
293731	Chinn, Hattie	127 22	247322	Clark, Chalmers McK.	832 40
297089	Cusick, Jas. J.	894 95	13132	Charlton, Sam'l. H.	139 90
297114	Cullen, Ivie M.	75 41	19765	Cooper, Agnes	32 77
299354	Clark, Mary A.	57 32	32653	Corcoran, Wm.	33 20
299615	Collins, Mary	46 19	48377	Carpenter, Mary K.	1,238 46
331037	Clark, Hattie	487 80	53840	Charlton, Maggie J.	99 66
332593	Corkan, Annie C.	115 08	57288	Cameron, Mary	511 10
332954	Cooke, Clara F.	35 12	60263	Cowan, Marg't. A.	454 96
333115	Cunningham, Thos.	328 58	62208	Cunningham, Carrie M.	351 18
334450	Campbell, John	38 01	62661	Cooper, Henry	87 31
335379	Creighton, Missouri	535 11	68704	Crosby, Hannah	1,961 84
335400	Clifford, Thos. C.	46 84	70307	Crothers, Robt.	341 18
335737	Cready, Edith	19 98	75151	Campbell, Mary M.	178 44
335891	Collins, John	23 66	76261	Cooper, Fred M.	132 29
336001	Clark, Edw. W.	56 51	78037	Conant, Gret	655 48
336688	Ceponis, Dizdoris	209 66	78261	Condon, Sarah	67 74
338963	Counahan, Nellie A.	22 09	84912	Clair, Jessie	31 10
366644	Conway, Maria	42 37	95382	Carpenter, Jas. McT.	1,298 35
366683	Centner, Libbie	210 84	106344	Carroll, Maggie	490 96
367107	Cartiff, Sam'l.	43 89	112347	Conrad, Henry	5,480 95
367114	Curry, Ethel W.	26 77	112535	Clawson, Thos. S.	383 84
367288	Cassidy, Peter	516 60	113818	Cochran, Cath.	37 06
367291	Crummer, Rebecca J.	45 57	114251	Cain, Annie	38 81
367474	Cunningham, Mary	97 83	114683	Crothers, Margt. J.	129 28
367691	Connolly, Winifred M.	87 44	117690	Corliss, Mary A.	989 68
368320	Cashdollar, Georgina B.	65 88	119037	Carrall, Jas.	17 46
369004	Coyne, Mary	25 52	120535	Cosgrave, Fannie	13 98
369952	Crawford, Margaret J.	57 06	122299	Craig, Wm. J.	16 02
370126	Chisholm, Jas. J.	711 38	130069	Conway, Mary	189 75
370303	Cox, Ellen A.	58 56	130961	Carroll, Edw. F.	161 56
370416	Cleeland, Minnie R.	129 26	132574	Connolly, Katie	1,357 17
376067	Carter, Patience E.	231 29	137884	Carroll, Michael	69 71
376433	Coyne, Margaret	159 86	139259	Craig, Henrietta B.	59 05
376556	Ceradini, Guiseppi	52 17	141322	Carson, Mary F.	413 10
377673	Colclaser, Cath. E.	249 37	148019	Chaplin, Ellen M.	601 93
			148887	Coyne, Annie A.	223 35
			149998	Corbett, Jennie	1,195 04

150415	Cain, Frank L.	596 74	301632	Dillon, Jessie M.	55 66
153017	Coyne, Mollie A.	24 69	302154	Dunn, Mary I.	200 55
156269	Cook, Kate	57 66	303126	Dawson, Wm. B.	207 63
160189	Cleary, Grace	178 72	305355	Dineen, Nellie B.	350 89
161921	Conrad, Margarethe	3,596 67	305383	Doyle, Bridget	58 68
163253	Craig, Chas. L.	106 77	306065	Donnelley, Anna E.	1,015 07
163860	Cunningham, Mary	37 56	308608	Dunmyre, Annie C.	157 86
165706	Craig, Elizabeth W.	1,170 32	372480	Dornberger, Stella	337 28
165827	Colgan, Katie	4,429 52	374428	Durst, Adam L.	126 74
166122	Cartwright, Wm. A.	358 82	375246	Downing, Anna	284 27
169136	Coughlin, Robt. E. L.	53 96	392905	Diadrenaeika, Antangina	535 32
169621	Carson, Annie M.	329 18	392988	Dumigan, Margt.	329 04
169676	Cluley, Chas. C.	17 42	393324	Davis, Annie	655 94
170305	Carroll, Mary	112 98	393767	Downey, Edw. L.	190 04
177923	Coleman, Mary E.	26 55	394498	D'Amato, Rose	108 24
178689	Couch, Henry H.	26 60	201292	Davis, John T.	40 09
186053	Collins, Ida B.	83 90	394815	Donahoe, Kate	7,586 13
186102	Cassidy, Anne	113 61	283148	Donahue, Virginia I.	106 05
186193	Caughey, Lillie A.	50 41	283738	Davis, Agnes T.	65 15
186837	Croco, Annie	155 70	286915	Dangerfield, Helen D.	122 91
191914	Cavanaugh, Annie	490 46	289847	Daily, Eliza	2,732 12
362037	Cummings, Annie E.	58 27	294496	Duff, Jas. E.	753 85
362412	Carspeaken, Henry L.	133 55	295553	Dean, Alice	55 80
362596	Cassidy, Cornelia M.	133 55	300630	Duff, Margt. F.	335 23
363736	Cooper, Fannie	925 83	300993	Douglass, John K.	282 89
364411	Crowley, Nellie	114 09	332192	Decker, Edw. M.	164 85
365028	Cable, Lawrence W.	472 04	332542	Ditz, Anthony F.	47 53
382067	Cashdollar, Harry R.	784 53	332941	Dimatler, Filippo	1,402 36
382571	Corbett, Anna E.	1,195 04	333056	Duffey, Mary	302 02
383664	Cunningham, Dwight B.	123 74	335302	Dever, Ellie E.	662 42
384484	Clark, Ella S.	403 72	336859	Donahue, Annie	101 90
385373	Caccavale, Wm.	312 35	337860	Donohue, Mary	225 20
251549	Condon, Maurice F.	283 63	338017	Dawson, Jane M.	153 79
259991	Conner, Maud	34 61	366080	Davin, John	1,046 37
260140	Collins, Francis T.	318 48	367183	Douze, Francis H.	96 11
260837	Cochran, W. H.	21 99	367322	Doucetto, Adrian A.	434 25
261339	Carter, Jno. C.	23 23	368928	Drum, Lillian C.	648 79
262759	Cole, Robt.	403 74	370794	De Stefano, Guiseppe	660 28
275915	Cosgrove, Wm. B.	248 96	376686	Doherty, Sara A.	245 35
275931	Condren, Bridget	104 62	378049	Dressing, Louisa E.	45 45
276161	Christofferson, Hilma	119 73	378080	Douglass, Earl M.	31 00
276677	Carroll, Ellen	447 94	378186	Donahey, Wm. L.	44 83
280061	Carey, Hanna	219 14	379926	Duty, Julia	1,222 91
280191	Commons, Martin J.	181 38	380226	Diller, Bertha E.	206 57
341232	Connor, Bridget	29 36	283584	Dzunda, Anna	690 73
341516	Clatty, Mary A.	77 85	222745	Dean, Ann	60 38
342433	Calabese, Vincent	21 71	225167	Dorning, John H.	93 33
342455	Clancey, Martin	126 85	225930	Devereaux, Anne	2,924 59
342720	Chaffat, Jos. C.	176 05	228454	Dampman, Martha C.	235 85
342739	Crowley, Verenie	1,246 38	236257	Davis, Agnes T.	249 31
343729	Clatemon, Bessie	95 58	237412	Duve, Theannah E.	16 56
346563	Callaghan, Katie	693 17	237946	Duncan, Jas.	489 85
347499	Cameron, Harriet C.	588 83	241659	Denk, John	2,234 86
348765	Conley, Jno. J.	167 16	248162	Dixon, Annie	2,246 36
349387	Craig, Fay	228 77	248166	Dixon, John	945 92
349699	Conway, Tirza	3,189 47	249468	Downing, Nellie	49 94
349871	Crow, Mary C.	113 04	311356	Donaldson, Jos. T.	618 91
352721	Coll, Cath.	132 03	311739	Dorning, John T.	43 92
354570	Clark, Edna B.	120 39	313007	Dixon, Harry M.	335 69
354851	Cox, Dennis J.	803 80	313058	Dzurenda, John	298 42
357257	Csapla, Dominik	612 07	317038	De Veny, Stella M.	309 69
358539	Chambers, Jno.	1,372 66	317479	Danielson, Josephine A.	398 67
359133	Carr, Pat'k. J.	1,224 48	323128	Diescher, Emily M.	307 97
359739	Confer, Sarah M.	116 58	324661	Douglass, Orris T.	495 91
360616	Cardamone, Toney	2,252 28	325440	Davies, M. Chalmers	24 15
253199	Concannon, Delia	50 14	386097	Deeds, Harry C.	1,180 92
259432	Canavan, John J.	18 95	386124	Deeds, Mary	921 98
260899	Covert, Mary J.	440 19	386201	Disque, Ruth E.	167 69
343932	Curtis, Howard A.	21 69	387509	Dittman, Maud S.	924 61
351824	Condon, Bridget	2,681 55	388373	Dean, Anna M.	223 77
352579	Calabrese, Agnes	1,094 92	388546	Donaghy, Elizabeth	227 46
355821	Connolly, Nora	172 58	388708	Dillman, Jos.	1,137 38
D.			390990	De Pippa, Mary	110 57
202536	Dixon, Ernest R.	\$78 91	233172	Deflip, Frank K.	24 35
214357	Davies, John H.	102 24	8680	Dougherty, Edw.	1,053 62
216269	Doyle, Mary	102 01	32908	Duncan, Wm. C. Jr.	311 29
216800	Daley, Ann	2,141 94	41706	Davison, Cath. A.	291 37
217193	Dougherty, Cath.	932 97	41714	Davison, Matilda G.	513 23
218077	Dinneen, Margt.	566 46	62388	Davis, Annie	3,378 46
220772	DeBacher, Marie	449 91	70093	Dunn, Mary A.	25 58
301575	Dougherty, Mary	770 94	73143	Davis, Ellen	72 45
			82193	Donovan, Annie	45 27

84345	Davis, David	974 93	368075	Engleman, Yetta	91 08
88501	Duff, Morrow	3,677 41	370914	Egan, Bridget	68 91
90876	Dunlap, Chas. R.	183 91	376522	Edmunds, Margt.	32 05
91847	Doak, Elizabeth	173 35	378453	Ebbert, Robt. W.	123 81
102952	Donnelly, Mary	980 35	378583	Eichler, Della	30 77
115376	Dee, Pat	775 10	379003	Epstein, Alice	110 40
124509	Daugherty, Annie	2,377 11	379674	Ervin, Annie	736 16
134478	Dormaier, John N.	52 09	380130	Erwin, Eliz. E.	2,437 92
138961	Dodds, Annie	198 75	380529	Edinger, Cora	346 17
149137	Discamps, Guvenal	31 39	201787	Evans, Effie	34 32
150367	Doyle, Sarah	1,108 47	371053	Eichleay, Ella W.	965 88
154024	Davis, Mary J.	36 48	371667	Egan, Thos.	81 75
157171	Donaldson, Peter C.	119 08	372031	Egan, Sadie A.	375 15
159412	Develen, Marie A.	53 96	373074	Ewing, May D.	250 24
165228	Dickson, Burd B. E.	244 40	375110	Eyman, Edwin A.	37 06
169732	Davis, Francis R.	165 04	375826	Eckert, Mary A.	48 43
172199	Dalhimer, Saml.	1,647 58	391293	Elterick, Lena W.	1,115 08
173285	De Roy, Jay	32 56	391622	Evers, Barbara	111 07
173295	Dugan, Jane	25 30	392399	Engle, Margt.	925 62
175502	Dickson, Annie C.	661 00	232730	Evans, Lizzie	206 94
175951	Davies, John C.	24 61	237179	Easton, Levi P.	135 69
191744	Davis, Lizzie A.	45 37	345848	Eckbreth, Mary	110 08
192175	Doyle, Maria	3,156 40	314198	Eickley, Lulu	371 37
192203	Donaldson, Annie	47 89	315727	Elsesser, Bertha M.	131 03
361246	Dillon, Johanna A.	1,656 08	316172	Ekert, Carrie	1,044 14
361281	Doyle, Patrick E.	171 42	317201	Edwards, Robt. J.	135 15
362311	Donaldson, Ellen B.	1,273 38	322573	Elder, Dora	480 97
364605	Drekiewicz, Max	913 18	323341	Edelberg, Sigfried	4,981 70
365432	Dubas, Ekkehardt	34 00	330639	Elliott, Mattie J.	175 15
365876	Dain, Edw.	1,277 97	95436	Ettinger, Barbara	309 69
381123	Davis, Wm.	242 11	101855	Edwards, Geo. B.	18 92
382879	Durkin, Mary	376 66	402510	Evans, Chas. H.	2,646 01
384809	Donald, Margaret B.	460 64	104068	Eagleson, Kate S.	12 67
100606	Duffy, Pat.	12 04	145793	Eckler, Edith M.	96 46
157525	Dalzell, Susie L.	46 63	159261	Elliott, Wm.	17 52
251310	Davis, Lizzie	392 42	182472	Evans, Lizzie	1,311 43
253638	Deely, Kate	3,025 25	185035	Eberline, Louise	437 61
255065	Doyle, Lydia C.	64 92	361531	Eberle, Frederick H.	111 36
257535	Daub, Harry J.	174 70	365529	Ernst, Louise I.	80 65
259241	Danziger, Jacob	707 12	381265	Evans, Alice M.	48 33
260083	Dougherty, Cornelius	1,164 95	264761	Ellis, Mary E.	325 52
264562	Delp, Edw.	705 91	266563	Evans, Minnie	2,181 81
265900	Di Nuzzio, Amgiola	129 30	267121	Ervin, Jos.	222 07
271618	Dillon, Nora C.	1,290 01	269113	Eakin, Frank J.	86 85
271820	Dwyer, Delia	2,080 26	273909	Ewing, Eliz. Y.	354 98
273848	Dippisch, John	316 42	280107	Epps, Arther	287 94
278203	Dunn, Martin	228 23	344862	Ehnl, Mary	195 05
278526	Dales, Arabella	603 36	346683	Eaton, Eliz. C.	951 88
279220	Diven, Grant	54 53	357687	Elder, Laura L.	507 18
242217	Dubbins, Bessie A.	154 52	359033	Edelstein, Harry	79 64
342431	Darr, Lawrence	131 09	360315	Epstein, Max	548 00
342953	Dewire, Eliz.	1,117 94	254742	Erhart, Josef	39 67
343406	De Moss, Rosanna	165 18	345882	Englert, Albert E.	25 64
345241	Deberson, Josephine	735 50	345883	Englert, Herman C.	24 21
347903	Davis, Clarence F.	216 27	354150	English, Mary C.	77 62
352661	Dindinger, Gilbert	188 08	360644	Erhart, Nellie M.	71 22
352862	Donahey, Wm. L.	48 18	F.		
353795	Daugherty, Alice C.	190 05			
355375	Deckerson, Jeanette	176 24	281415	Forrester, Adelia M. S.	\$3,923 00
355396	Dougherty, Flo	42 64	284017	Frunck, Gerda E. S.	402 98
355917	Delaney, Allys A.	1,653 61	284286	Felsing, Minnie	56 05
356225	Duda, John, Jr.	57 40	284862	Ferguson, Georgina	1,645 96
356511	Daub, Aimee	68 70	287037	Falmarch, Louisa	1,118 58
357168	Daugherty, Grace	134 46	287214	Fundis, Marg.	1,595 75
358031	Dow, Louise, C.	125 88	287395	Flaherty, Sarah	1,019 72
358149	Drevicky, Maj. K.	1,221 66	289001	Finegold, Edw.	755 22
358655	Dietrich, John C. Jr.	1,647 16	291968	Finney, Minta	38 97
359223	Dean, Anna A.	56 30	293737	Flagg, Lucius C. S.	132 96
359228	Donohue, Patk.	545 88	294716	Fleck, Mary	48 29
360663	Dougherty, Robt. J.	81 50	294918	French, Mary A.	1,083 50
360071	Dougherty, Mary J.	26 91	295965	Finnegan, Winnie	668 28
375878	Drennan, Lillie	17 41	296009	Felty, Sam'l. J.	27 23
351084	Deni, Geo.	168 59	296513	Fisher, Cora E.	36 55
351196	Deiss, Mary A.	2,064 18	297885	Franz, John	86 11
E.			300945	Flaherty, Blanche	47 44
			331309	Fey, Josephine C.	406 06
281266	Ervin, Jos.	\$71 28	335362	Fetter, Mary V.	1,618 64
283086	Ewing, Bella	380 14	335397	Fehl, Annie	23 33
288498	Ellis, Wm. Sr.	36 58	335905	Falchero, Laura I.	1,699 69
333421	Erickson, Regina F.	42 67	339074	Finn, Jos.	1,453 05
336666	Edwards, Pearl	1,322 34	340124	Forster, Alma E.	84 11
337161	Engle, Annie R.	1,243 30	367823	Fisher, Lena	602 10
339229	Eberle, Anna E.	180 95	368357	Fresch, Eliz. A.	147 39
340754	Erhard, Bret C.	71 75	368992	Ford, Mary H.	648 79

369040	Fitzgerald, Mary A.	1,297 73	268605	Feilen, Peter	1,053 59
369394	Fetter, Paul C.	111 21	268745	Frenko, Mike	672 92
369868	Felkel, Erwin W.	143 06	272614	Fortenbacher, Wm. J.	250 53
370247	Fair, Carrie	38 21	275502	Fox, Maria H.	268 27
370562	Forbes, Martha C.	52 36	275639	Faley, Mary	36 28
370687	Fitzsimmons, Thos. F.	184 84	277764	Fassinger, Albert	133 98
376650	Forbes, Katie	228 04	277899	Friel, Anna	41 12
377236	Fierst, Helen A.	35 11	278013	Fry, Ida M.	98 29
377649	Ford, Kate	309 58	280070	Fäst, Ada M.	41 23
379036	Feeney, Bridget	148 87	280703	Falconer, Wm.	890 61
197880	Flannery, Mary E.	44 02	342331	Fox, Mary	1,103 67
203403	Fleming, Margt. M.	372 34	342674	France, Mary K.	156 41
209300	Flower, Mercedes	37 44	347375	Fisher, Francis E. A.	46 06
210838	Friesell, Wm. H.	28 47	352504	Forquer, Gertd.	19 18
210954	Fleming, Cora	450 42	354047	Flickinger, Matie	1,984 48
213013	Ferguson, Mary	614 57	354490	Fljs, Domienik	415 11
219131	Finley, Rachel	75 67	354722	Foley, Mary J.	57 55
301089	Fisher, Anna P.	498 09	355339	Fluke, Blanche V.	139 29
371871	Fey, Barbara	3,302 64	356209	Fahy, Annie	1,010 79
375612	Fording, Eugene H.	31 15	356574	Flis, Stany	1,131 88
391817	Finegold, Mollie	110 73	356827	Fry, John W. A.	141 54
391904	Friel, Marg't. M.	376 57	357570	Filson, Margt. J.	80 49
392803	Ford, Esther M.	329 04	358522	Fox, Jos.	59 61
393217	Foody, Alice	1,067 71	358990	Fischer, Rhea H.	293 73
393841	Fersch, Cath. M.	574 32	359305	Fisher, Rose E.	38 29
202321	Fleming, Mary C.	77 21	359889	Fresch, Theresa C.	569 67
212426	Finnigan, Mary	387 27	263529	Foight, Harry S.	48 48
329704	Foster, Wm. L.	193 96	266718	Francis, Wm. H.	48 78
232297	Fields, Edith	136 02			
237138	Ferguson, Sam'l E.	41 78		G.	
238063	Frey, Robt. H.	23 43	283986	Gregory, John	\$ 26 17
238748	Farmer, John A.	16 53	289082	Gunselmann, Anna	1,154 44
245344	Forster, Alma E.	335 24	290253	Gudat, John	4,561 77
250814	Fritz, John H.	22 44	291462	Green, Maria L.	76 10
312224	Furguson, Johanna	27 33	291937	Graver, Karl E.	18 05
312565	Fitler, Fredric K.	35 63	294810	Gallup, Eliz. M.	223 13
317122	Fellman, Heinrich	773 03	295896	Grochowski, Zuzanna	1,590 77
317553	Forquer, Nora	174 29	296055	Green, Wm. G. Jr.	47 85
322013	Finegold, Hy	196 10	296056	Green, Water D.	64 07
323774	Ferguson, Caroline	181 52	297313	Green, Nana	2,077 11
325024	Ferree, Rebecca J. T.	1,542 73	299081	Guthrie, Edith W.	79 02
326134	Fisher, Frances E. A.	229 62	299215	Gill, Wm.	804 92
327239	Ferdurko, Wasyl.	2,789 62	299870	Gibbs, Cyrenus W.	146 69
328392	Finnin, Mary A.	293 24	332683	Green, Kath. M.	86 21
386506	Flavin, Delia	51 38	332877	Garrigan, Mary	149 56
386915	Finley, Eliz. J.	51 77	333028	Giltinboth, Martha G.	173 56
388736	Frasher, Octavia	341 18	337083	Gelford, Alice G.	53 06
389384	Flanigan, Jos. C.	56 47	337920	Grabosky, Annie	34 25
389640	Forsythe, Rosalia P.	112 93	338884	Goulding, Eliz. T.	763 15
221051	Fry, Craig H.	10 51	338900	Gardies, Anna	849 03
314593	Foster III, Wm. G.	17 93	340339	Glasgow, Anna M.	2,170 62
317396	Findley, Wm. M.	5,743 40	366656	Grubbs, Dillie M.	194 11
32014	Foster, Thos.	44 56	367696	Girardin, Aug. H.	43 36
33466	Fitzgerald, John	76 78	368674	Grieser, Cath.	191 96
60558	Fisher, Mazie	71 26	368789	Gettman, Louise M.	69 08
82295	Flannery, Sallie	47 30	369194	Gozakas, Kazimir	2,294 84
90506	Feeney, Bridget	103 88	376311	Gallaher, Rebecca U.	86 41
104323	Flood, Francis R.	23 84	377451	Graney, Mary B.	46 02
110007	Fitzgerald, John	35 74	379056	Gaab, Annie A.	139 54
116864	Fatzler, Annie	543 37	286282	Geissel, Louise	28 39
132986	Fraser, James H.	16 46	339671	Gallaher, Mary	844 91
134950	Foxall, Geo. W.	19 80	200210	Grubbs, John B.	35 81
136590	Finan, Martha J.	2,171 23	210124	Gilmour, Mary	10 90
144103	Frazier, Fannie	763 99	213510	Green, Bertha M.	39 58
146856	Ford, Wm. W.	106 32	213985	Goodale, Josephine	929 51
154155	Frame, Alex. J.	3,791 04	214452	Gordon, Marie	998 66
157702	Flaherty, John	55 24	219059	Gibson, Ellen	327 57
164263	Funston, Marg't.	2,153 24	220945	Groff, Nora	261 95
176138	Filler, Beckie A.	2,418 20	302713	Gannon, Margt.	86 71
194250	Fitzgerald, Michael	553 77	303279	Grayburn, John	20 07
194769	Ferry, Bertha G.	22 39	304876	Goldstrom, John	52 71
362042	Forster, Edw. A.	1,775 52	306430	Golloway, Annie B.	18 06
362043	Forster, Louis C.	1,443 39	307450	Gawn, Martha	56 64
363723	Flynn, Francis A.	642 24	308074	Gray, Emma	147 19
363806	Finnegan, Owen T.	423 53	309343	Glynn, Augustine M.	560 09
363938	Furka, Katarin	788 36	310497	Greenwald, Nettie	48 11
381440	Flannigan, Mamie	218 93	371801	Griffith, Lawrence W.	31 99
381528	Frown, John	34 91	372003	Goodwin, Virginia M.	31 99
384650	Fulmer, Lucy	350 30	373292	Grubbs, Adam M.	349 90
384777	Fahnestock, Benj. F.	972 39	373778	Gildey, Dan.	150 19
70979	Fitzsimmons, Annie	1,538 76	374257	Green, Matthew H.	45 77
254491	Finegold, Bessie	177 73	375003	Grable, Osmyn, A.	33 91
260497	Flynn, Jos.	66 06	375780	Gallagher, Cassie	429 47

392540	Griffin, Bridget	660 26	261725	Gardner, Jas.	156 14
392930	Garvin, Cleona T.	3,070 78	271145	Greenwald, Rosetta	16 67
393989	Groetsch, Thos.	1,085 99	278880	Grubbs, John B.	21 98
394136	Gawda, John	1,981 02	343674	Galbraith, Robt.	381 73
391316	Gibbons, Delia	183 98	345038	Grancsay, Anna	107 75
230911	Graham, Emilie K.	59 97	345175	Gormley, Emma J.	1,886 60
231104	Giltenboth, Augusta	77 26	346091	Gubits, Freng	909 87
231211	Garman, Leora J.	1,267 44	346802	Grienieff, Nellie A.	67 43
231212	Garman, Mildred E.	1,324 86	346901	Gibbs, Cyrenus W.	27 78
234180	Goddard, Bertha A.	244 38	346993	Griffith, Jas. G.	1,592 22
234732	Grumblin, Eva. E.	184 30	349988	Goldner, Mary E.	170 00
238144	Gauley, Lizzie M.	23 43	251149	Goldstein, Etta	209 94
238210	Garner, Edw.	1,578 84	353082	Goodwin, Winifred	1,344 93
238238	Greenleis, Lizzie J.	788 26	353607	Gates, Mary V.	507 59
239452	Gates, Virginia	312 73	353876	Gorsek, Stephanie J.	266 38
242806	Gilroy, Katie B.	766 81	354507	Gallagher, Eliz.	896 45
246227	Graham, Margt. I.	2,013 24	354834	Gibbons, Annie	86 88
247411	Gallagher, John	31 27	356018	Guinn, Lyuda R.	658 64
249413	Greenwalt, Stella E.	22 01	356867	Gregg, Wm.	299 38
311075	Greenlief, Mary R.	404 47	357288	Gardner, Jos. G.	62 97
311453	Gosser, Hiram H.	1,877 43	357650	Gates, Mary V.	387 51
311536	Gross, Geo. B.	84 50	357661	Gollings, Richd. E.	38 48
313059	Garvey, Jas.	72 22	358052	Goldsmith, Luba R.	484 72
313549	Goldbach, Agnes	43 47	360661	Griffin, Margt. J.	56 80
313827	Goe, Alice D.	464 51	258157	Groff, Geo.	14 05
315143	Gratz, Katie	204 05	264216	Getty, Mary E.	958 90
317967	Gibbons, Nellie L.	34 00	265612	Guckert, Clara	34 20
318657	Gordon, John A.	647 18	276646	George, Martha McC.	84 83
318899	Gleason, Michl. H.	184 92	350925	Goss, Alex. E.	22 96
320427	Gilfillan, Gertrude C.	22 07	353647	Greisinger, Geo.	45 95
320871	Geinzer, Emma B.	1,828 65			
321894	Gouffney, Ella	51 83			
324569	Graszl, Geo.	36 07			
325206	Gibson, Margt.	1,351 72	196232	Hamilton, Margt.	\$3,313 47
328059	Griggs, Frank	599 70	198253	Hirsch, Max	208 55
328977	Glasgow, Caroline	47 24	199502	Houston, L. Z.	97 23
330231	Glass, Margt.	40 19	199749	Hooper, Jos.	634 02
388055	Goldstein, Hyman	369 69	207145	Hite, M. Virginia	1,116 85
389868	Green, Frank	599 51	209405	Hauser, Louis	430 68
390379	Gleich, Eliz.	111 50	212042	Hartzell, Edith I.	11 04
390687	Garber, Margt.	111 83	212612	Henninger, Henry	4,848 99
390783	Gibbons, John	554 43	214637	Houlahan, Marg't.	117 64
244001	Grange, Augustus B.	14 88	220175	Hamilton, Jas. M.	849 45
33961	Goodwin, Lizzie B.	4,583 45	301817	Harris, Eleanor M.	94 23
42435	Gilmore, Mary J.	148 40	305043	Harley, Margt. L.	751 01
45486	Gray, Rachel, H.	216 63	305688	Hayes, Marg't C.	65 32
52990	Gardon, Jos.	3,018 43	305703	Hagen, Gustav	40 18
64687	Gardner, Mary J.	137 40	305721	Hiner, Jessie B.	1,977 63
69032	Glass, Jennie B.	154 26	373397	Hindman, Thompson F.	54 99
73506	Griffith, Jos.	12 44	373465	Holleran, Marg't.	57 42
98128	Gamwell, Roland G.	341 89	373496	Heimert, Carl A.	934 99
102664	Glenn, Frank D.	52 38	373926	Hamnett, Mary L.	25 31
103393	Gibson, Mattie A.	114 64	374801	Harris, Sara	1,190 99
105026	Garland, Eliza M.	24 06	374947	Herman, Pearl	1,988 80
107978	Gilles, Ulysses S.	29 92	375349	Hungerman, Bernard G.	72 67
118999	Gallagher, Frank	4,747 18	375431	Heer, Otto	159 65
140720	Gillis, Dessie B.	46 32	375530	Halpin, Kath.	1,093 17
149887	Gilmore, Martha B.	56 20	391354	Hodgson, Jane E.	1,195 07
156741	Groetzing, Willie D.	102 34	391432	Henning, Gustav H.	653 99
159449	Geiger, Alois	335 69	391570	Harger, Betty L.	145 67
159707	Green, Willard J.	11 56	391707	Horoff, Mary	720 01
165671	Giltenboth, Martha	920 39	393523	Hewlett, Wm. H.	546 60
172640	George, Adda M.	72 20	393679	Holmes, Sarah G.	130 72
173247	Gormley, John	253 98	393737	Hosek, John	762 71
177609	Carrigan, Jas. M.	17 47	393742	Hamberg, Jas. T.	544 79
179700	Gibson, Cassius M. C.	501 18	306986	Hoehle, Albt. H.	42 14
180185	Gunderman, Lester S.	1,109 30	307396	Hammerle, Mary	434 23
180446	Gormly, Elizabeth	274 33	281927	Heuber, Mich.	46 38
184474	Gilliland, Josephine	650 44	282060	Hopf, Adeline F.	34 46
364595	Geyer, Harry G.	257 09	282153	Hibbs, David	802 43
364956	Glaser, Chas. W.	68 29	285295	Hattrer, Emma	248 53
381772	Glesner, Clarence E.	601 43	285491	Holman, Eliz. A.	32 91
383570	Garson, Florentine H.	553 16	285881	Heesom, Charlotte A.	59 18
384311	Grabowski, Rose	406 80	285957	Haas, Eliz. M.	203 61
153968	Graves, Alice	28 74	286863	Hansel, Chas. M.	18 77
159010	Griffith, Emma J.	33 20	287690	Hartman, Lillian	174 02
175307	Gilleland, Bella J.	128 90	288728	Hughey, Julia	68 42
365304	Grange, Walter T.	290 44	290400	Harris, Eleanor M.	1,619 86
381405	Geddes, Hazel B.	301 64	292751	Harper, John	1,627 49
256564	George, Geo. W.	549 17	293697	Hazley, Annie	46 84
256879	Gordon, Harry R.	36 06	294733	Hartman, Edw. V.	765 38
250038	Gij, Emma	75 52	295101	Hawthorne, Maude E.	15 60
260298	Griffith, Amelia	781 77	295265	Hogan, Delia	19 90

295745	Hersberger, Laura J.	21	31	98819	Hay, Maggie	149	61
298309	Heck, Margt.	3,388	51	103408	Hamilton, Walter C.	37	75
299737	Higgins, Mary	19	99	104383	Helbig, Johann A.	8,402	86
331234	Hays, Edwin G.	43	40	110383	Herron, Mary T.	390	31
331559	Hassinger, Alice	538	46	112970	Hite, Annie E.	17	78
332354	Herron, Jas.	20	47	118341	Hess, Mary A.	3,302	80
332748	Heidenreich, Sophie	67	09	118795	Hazelbaker, Rosanna	131	77
333854	Heil, Simon J.	54	64	119846	Howard, Wm. C.	16	25
334005	Hays, Nell M.	97	32	122473	Hays, Caroline S.	35	14
334739	Hutchins, Edw. M.	15	52	123052	Hilton, Fred H.	24	61
336370	Heath, Frances A.	53	06	123760	Harris, Sam'l. H.	13	23
336976	Halloway, Carlton C.	51	06	149375	Haddock, Rollins A.	85	84
337337	Hilt, Sophia	123	93	153804	Healy, Mary	23	78
337852	Hutchinson, Mary	86	41	156551	Hagan, Ellen	13	17
338054	Hear, John	2,827	71	156968	Hays, Clara	866	29
339431	Hinkle, Sallie	237	99	160788	Henry, Sidney S.	86	03
340326	Hake, May	186	67	161300	Haugh, Elvira	23	88
366987	Heffrin, Harry	25	30	166425	Harper, Sarah	260	35
367567	Heeren, Mame J.	715	13	166533	Hillyer, V. Sebring	10	03
367586	Herlihy, Kath. R.	52	16	166638	Hanlon, Wm. W.	72	09
368528	Holland, Levi M.	52	89	167988	Hanziker, Ida	17	92
373366	Haddock, Dora	31	79	168218	Hutchinson, Kath.	23	94
375936	Horgan, Mary	81	70	170927	Hershberger, Edith K.	183	62
393790	Herman, Lizzie	797	14	175426	Haworth, John F.	296	02
369044	Hunt, Cora E.	360	79	176360	Hertig, Owen, L.	28	04
369139	Hannon, Dermott J.	1,643	63	176992	Haendler, Barbara	581	33
369136	Haney, Thos. L.	242	54	183320	Hughes, Anna A.	1,599	58
369540	Hester, Jas.	129	65	185855	Hayes, Mary M.	11	55
370448	Henderson, Cornelia	137	08	190648	Haight, Annie	1,572	91
376908	Hargnett, Minnie E.	1,001	19	193099	Hibbs, Albert, E.	735	91
377801	Herron, Geo. R.	1,243	30	193165	Henderson, Wm.	9	08
378200	Heinz, Henrietta D.	68	47	194715	Harper, Tillie	955	78
380682	Hasley, A. Mary	58	80	363564	Harris, Lottie	74	66
378687	Hodel, Jeanette	73	00	363964	Hilty, Geo. C.	1,079	99
380714	Hasley, Howard G.	77	61	364649	Haus, Christian J.	142	76
380958	Hecht, David H.	484	03	365106	Hasley, Sam'l.	32	74
223078	Hobbs, Robt. G.	19	61	365178	Harrison, John S.	80	15
228889	Hayes, Hattie J.	103	79	382755	Hartman, Mary L.	48	38
231833	Hogg, Frank T.	536	97	383064	Harper, Jno. A.	749	90
232467	Hart, Alice L.	1,663	16	384220	Howe, Ellen O'L.	144	39
233700	Holleran, Mary	163	52	384479	Hook, David J.	351	44
238006	Haworth, J. Fred	20	47	384678	Hart, Lulu M.	175	70
238792	Hughes, Martin J.	10	04	100252	Hartley, Wilson	48	47
240318	Holmes, Carson	838	02	143259	Harris, Thos.	70	28
242200	Hepplewhite, Ida J.	2,330	35	186631	Holmes, Annie	1,275	68
243385	Hudson, J. Percy	69	47	251149	Holleran, Jas. G.	20	36
245071	Hopkinson, Jennie	112	60	255172	Hart, Marg't. B.	1,080	97
240003	Hoffman, Jno. B.	1,343	42	256319	Harris, Annie	173	10
250691	Hallam, Chas.	716	61	265780	Houston, Lottie M.	143	28
311203	Hill, Annie R.	46	57	262218	Hillenbrand, Eliz.	127	08
311417	Huff, Harry E.	2,498	58	266899	Hill, Ben.	106	69
311696	Hill, Cora	85	57	270211	Hanrahan, Mary	532	09
311817	Hogg, Mary M.	15	00	273597	Heighley, Robt. M.	35	88
317123	Hollywood, Mary W.	1,752	29	275157	Hunter, Sam'l. A.	67	77
318075	Hurley, Annie	1,179	87	276460	Humphries, Ida M.	1,271	55
318855	Heesom, Charlotte A.	48	55	277549	Heinbuecher, Simon J.	76	55
320350	Hesh, Annie	523	93	278336	Hamerly, Mary	488	31
320811	Hamilton, Mary D.	329	23	279549	Henderson, Mary M.	452	79
322033	Hudak, Wm.	243	22	280491	Harris, Sarah F.	105	86
322130	Harris, Max	1,422	36	341533	Hardy, Sarah A.	123	72
324282	Hecht, Eliz.	727	87	342812	Herd, Nora	71	52
324467	Harper, Wm. H.	740	06	342960	Hogg, Christiana	55	25
324494	Heeren, Walter F.	319	89	345537	Hewitt, Wm. E.	224	06
326506	Hope, Janet	48	27	346610	Henkel, Jennie S.	109	19
329739	Hickman, Mary	58	60	347034	Hartmeyer, Wm. J.	59	86
330462	Heil, Magdalena	17	79	347221	Hoffman, Hen'tta.	347	18
330546	Hartill, Nancy	83	68	347415	Hahn, Harry A.	2,750	58
330607	Hassinger, Alfred L.	57	57	348003	Hartley, J. Wilson	64	94
387605	Harry, Ernest J.	90	21	348194	Hyland, Pat'k.	939	73
388174	Hughes, Marg't.	56	07	348863	Harris, Max	707	15
388250	Heitz, Albert W.	1,141	11	350565	Heinemann, Edward R.	140	37
388811	Hicks, Marg't. J.	1,111	91	351899	Heiber, Kath. C.	1,840	70
389401	Howell, Jennie	327	59	352169	Hickey, Nora	678	81
231856	Horn, Alice	20	77	352975	Hughes, N. Helen	131	45
320546	Heckler, Philip B.	1,249	58	353340	Howden, Mary E.	655	44
13281	Heilman, Henry	121	05	354380	Heilig, Bibiame	915	02
22101	Herbster, Karl	763	72	354592	Hilkie, Anna	1,513	52
56656	Hoge, James	24	89	354626	Halpin, Mary E.	125	40
64296	Hanna, Willie	496	27	354844	Haight, Henry	1,215	36
66436	Houston, Sadie M.	129	07	355842	Hayashi, Andy T.	130	33
77144	Hall, Wm.	8,709	39	356148	Heider, Wilhelm	1,729	18
82764	Herron, Chas.	85	30	357524	Holtzman, Adam	1,381	77
83465	Herrley, Cath. M.	234	28	357697	Hastings, Agnes N.	78	87

357856 Hays, Wm. E.	76 63	257006 Johnanson, Lars J.	562 78
658549 Hiltabiddle, Kath.	72 42	270725 Johnston, John McC.	334 16
359085 Hughes, Vallie K.	64 51	272538 Jones, Wm. J.	36 45
359276 Huntley, Gladys G.	192 29	277708 Jonnison, Maude A.	121 06
359752 Heckel, Kath. M.	87 35	342565 Jones, Sarah J.	53 30
360055 Hodel, Jeannette	144 39	343655 Judge, Anna	265 25
360290 Havner, Mary H.	40 62	344058 Johnston, Edwin F.	71 10
360765 Haffery, Alice R.	26 91	344085 Juttner, Hedwig	124 26
257458 Hughes, Wm.	22 09	345229 Jackson, Amanda K.	539 51
260271 Hand, Eliz. M.	40 36	351310 Jackson, Mary	868 35
373403 Harris, Libby	1,111 83	351361 Jacobson, Nathan	149 02
346345 Halligan, John J., Jr.	66 65	354955 Jakubosky, Julius	421 30
351100 Headley, Ella M.	154 54	360899 Jones, Stella	61 87
I.			
294865 Irvine, Rachel E.	\$137 52	276288 Johnston, Fred C.	15 08
223557 Irwin, Sarah	155 55	347501 Johnston, David C.	49 51
317995 Inman, Kate	82 55	359294 Jordan, Marg't.	34 04
323182 Ingram, Jane D.	1,351 82	K.	
323183 Ingram, Wm. H.	651 70	281674 Koceski, Lieon	\$1,716 12
327961 Irwin, Geo. R.	1,267 01	281803 Klingensmith, Jacob J.	159 00
389765 Ingham, Augusta P.	112 60	283826 Kattleman, Emma L.	120 91
89539 Irwin, Mary	552 02	287540 Klein, Chas. L.	3,393 27
94791 Isenthal, Leo R.	161 13	289141 Knight, Robt. E.	564 34
122242 Irvin, Wm. J.	425 93	289786 Kistler, Margt. M.	242 57
187441 Ivot, Angelo	13 37	291064 Keenoy, Jas. A.	301 50
364989 Ignotas, Enoch	123 64	291389 Kelly, Mary	16 54
278190 Innis, Blanche L.	212 37	292009 Kerr, Sarah J.	441 90
341233 Imhoff, Mary J.	469 83	294237 Kulle, Emma	92 90
J.			
289599 Jensen, Martin,	\$1,213 85	294238 Knodeler, Christina F.	96 23
297086 Jones, Emily M.	15 82	295720 Kelly, Hannah	93 73
298230 Jennings, John J.	16 81	300910 Kelly, Kath. A.	2,119 60
332092 Jennings, Mary J.	39 82	333018 Kaltenbaugh, Kath. S.	1,557 93
332641 Jones, Mary S.	3,819 89	334792 Killiam, Paul	171 95
334065 Johnson, Annie J.	193 03	335204 Kowalski, Stan.	662 34
335639 Jones, Thos. T.	626 37	337445 Kenney, Margt.	2,175 16
366250 James, Hannah	480 77	338284 Kimes, Arthur W.	415 98
368436 Jalvorski, Jos. L.	66 43	338472 Kenning, Sam'l. F.	116 95
205168 Jones, Arthur D.	72 16	339089 Kraus, Jacob	51 74
212776 Jones, Sadie	10 77	339493 Keeler, Henry A.	157 85
213784 Joyce, Patrick	1,889 16	339908 Keller, Eliza C. M.	22 55
303020 Jacobs, Isidor W.	24 63	366136 Kerr, Mary	629 51
371991 James, Hallie L.	132 33	367391 Kalish, Ann G.	68 57
373359 Jones, Linnie W.	638 21	368246 Kerr, Agnes G.	130 07
391158 Jennings, Chas. W.	167 20	368256 Kenna, Mary	31 43
393818 Jones, Jane S.	2,837 44	370484 Kocisk, Marya	876 15
394354 James, Josephine	108 24	376059 Klingner, Chas. E.	113 04
228876 Joseph, Milton C.	306 07	376767 Keenan, Thos.	828 68
231793 Jaffe, Bertha	1,349 27	377077 Keohn, Josef	129 50
233897 Jones, Amos	4,209 18	377511 Kennedy, Barbara	230 83
242594 Jackson, Eliza E.	15 90	377659 Keliher, Julia	257 93
245176 John, Mary	291 00	379249 Klammer, Ida	276 37
245768 Johnston, Mary M.	1,533 36	340752 Klinder, Sadie	92 90
324349 Jones, John J.	440 52	196759 Kuhn, Mary M.	962 42
324796 Jenks, Gertrude C.	44 14	200663 King, Francis E.	649 37
387197 Johnston, Geo. A.	57 59	205306 Knoedler, Christina	82 92
319404 Johnston, Anna	142 00	219626 King, Harvey C.	144 19
8796 Jarvis, Washington	123 77	302582 Kunkel, Arthur C.	16 12
45098 Johnson, John	96 57	305349 Kennedy, Isabel	21 56
53839 Jamison, Martha A.	7,143 54	305962 Kelly, Mary A.	21 90
100091 Johnston, Geo. O.	205 70	307608 Kerr, Jos. J.	43 33
100428 Jackson, Sarah	532 01	308006 Kennedy, Sarah S.	77 72
111796 Jepson, Hannah	54 31	371100 Kruck, Anni	117 51
138366 Jubb, Geo. S.	39 00	371396 Keesy, Kath.	43 59
139987 Jordan, Calvin B.	33 41	372838 Klein, Herman	186 85
147218 Johnson, Harriet	32 52	373162 Kramer, Rose	313 24
150945 Jackson, Clara	27 94	375420 Kelly, Lyda E.	25 09
165699 Jenkins, Eliz.	944 58	375705 King, Ann L.	298 97
172064 Johnston, Agnes,	313 40	391180 Kurilla, Geo.	446 02
361570 Johnson, Signe E.	85 05	392234 Krotzer, Jos. G. S.	252 34
362227 Jones, Frances S.	32 53	222461 Kline, Geo.	213 78
363155 Jakubosky, Domecele	133 16	226608 Kunkle, Emma	1,105 44
363865 Jones, Daisy E.	50 78	230976 Kelly, Katie	13 92
363902 Jarratt, Carrie A.	322 69	231969 King, Katie	245 73
365642 Jones, Isabella E.	63 96	232054 Keck, Will	109 49
381047 Jones, Daisy E.	30 17	233620 Kern, Moritz	54 81
382656 Joyce, Marg't.	300 39	233976 Krahnbuhl, Ern.	943 79
353837 Jamison, Maggie	8,384 76	240586 Kalafud, Mary	133 81
190271 Johnston, Mary	712 26	243266 Kent, Jno. F.	40 32
251607 Jones, Sarah E.	65 93	312163 Kirk, Mary O.	105 56
252203 Junker, Fred	635 48	314301 Kirley, Kath.	207 18
256622 Johnston, Mary	65 94	314866 Kelso, Agness A.	12 04
		316102 Kretzler, Wm.	35 24
		316696 Kaylor, Ida	493 77

317012 Kelly, Edith B.	22 83	344608 Krause, Ella	366 09
317546 Kavanaugh, Cath.	1,664 57	345753 Kress, Helen H.	290 83
317642 Krey, Chas. B.	326 01	345834 Klinzing, Karl G. H.	4,844 16
318323 Knodler, Anna	146 49	347605 Kirtley, Mary E.	59 42
319009 Kaltenhauser, Nellie	173 11	347747 Kirtley, Sarah A.	145 23
319035 Kearns, G. Edw.	489 10	349616 Kilgallon, Margt.	252 57
319230 Krause, Verna E.	27 77	349675 Kane, Anna	969 84
319509 Kelley, Sam'l T.	241 41	351425 Kushner, Mike	178 34
319681 King, Jas. H.	48 57	352184 Kruczyanna, Wm.	50 97
321255 Keenan, Mary R.	178 38	354400 Kaintz, Albert	38 82
321661 Kretzler, Wm.	27 99	354482 Kerschner, Julia	1,539 20
321851 Kinson, Laura	559 76	355294 Keresky, Howard	111 66
322587 King, Nellie	205 51	356565 Kirker, Anna K.	432 81
323345 Kissock, Jos.	100 94	360638 Kirk, Bessie D.	3,644 32
323426 Kennedy, Sarah S.	48 58	360401 Kealy, Mary	54 26
325906 King, Mary E.	76 04	260680 Kelly, Thos. A.	29 30
326326 Kaelin, Pauline	117 17	344369 Kail, Martha E.	33 00
326610 Kalb, Annie	32 53	348440 Knapp, Mary A.	31 31
328605 Kennedy, Cath. B.	43 95	358558 Klieb, Clara M.	64 31
386532 Kucinska, Frances	898 92	L.	
387188 Kulik, Andy	1,134 57	282042 Lynn, Jas.	\$84 32
388548 Kovalsky, Mike	1,137 38	284962 Laufer, Frances	2,079 27
388562 Kujarvski, Marij.	568 66	286017 Liebschner, Amelia	435 84
388563 Kujawski, Jos. Z.	618 37	286413 Lieske, Anna	42 03
388919 Kartub, Annycie L.	150 67	288176 Lorinajtis, John	119 14
389177 Kirby, Cath. M. A.	1,133 61	289222 Lepper, Sophie	1,473 95
390264 Kennedy, Fr. T.	102 13	295287 Levitin, Minnie	187 10
227329 Kunz, Kath.	371 62	295911 Lee, Minnie	21 24
390383 Kennedy, Sadie A.	205 41	296080 Lee, Thos.	17 20
17483 Kaiser, Jacob	210 35	96880 Lowers, Matilda	59 39
17548 Kirkland, Jos.	598 11	299548 Leisser, Martin B.	104 48
19703 Kountz, Cath. M.	257 95	333430 Lew, Emma	65 31
24832 Kelly, Mary	4,818 97	335467 Lavezzoli, Giacomo	1,235 41
62704 Krebs, Annie J.	4,047 11	337369 Logan, Della	649 55
75881 Kane, Florence N.	21 25	337403 Lintz, Annie L.	81 44
78745 Keys, Wm. C.	163 58	337696 Langan, Wm. F.	7,521 09
83134 Kerr, Lide E.	23 94	338403 Lacey, Delia	1,034 51
91908 Keating, Hugh W.	226 09	339867 Lynch, Anna M.	18 58
99999 Kirkpatrick, Mary B.	35 01	340658 Lally, Michael	709 73
101424 Kuhn, Nancy	415 62	366087 Leiste, Emma	2,878 41
104571 Kenna, Bernard P.	898 33	368857 Lewis, Frances, R.	97 52
112252 Knauss, Mattie	129 37	369032 Lyon, Bielle	133 38
119644 Kyle, Flora L.	27 24	369156 Lambing, Natalie F.	127 34
121677 Kyle, Anne	245 19	369375 Lucas, Fannie	129 65
124737 Kuntz, Christina	35 45	376300 Laylander, Edith B.	76 99
131122 King, Flora B.	332 43	376745 Lewis, Margt.	31 04
147565 Kelly, Hiram	14 41	377650 Linn, Nathan	124 63
147930 Kelly, Michael,	1,460 72	378079 Lebeau, Morris	68 25
157628 Keiser, Louise,	56 96	379619 Lloyd, David	1,131 64
159030 Krider, Conrad	132 45	380197 Limegrover, Julia E.	60 90
163020 Kenney, Jane	943 71	380303 Levenson, Gertrude	359 61
163022 Koltenhaeuser, Jno. A. A.	1,420 64	201885 Lott, Wm.	4,265 35
164296 Keenan, Susan	138 23	202157 Landy, Thos.	119 00
174508 Kelly, Patrick	13 95	203433 Longenecker, Bertha H.	13 34
176097 Keenan, Owen,	1,548 33	204097 Lamb, Elbridge H.	66 24
187517 Krater, Geo. F.	253 99	206781 Lawson, Viola C.	300 53
195657 Kurtz, Emma	180 34	210618 Leidenroth, Hugo	72 03
341256 Kefalas, Christos	418 35	301593 Lentz, Cath.	188 61
362123 Kern, Louisa	644 28	305400 Lang, Hilda A.	73 06
363747 Kerr, Sam'l. D.	113 65	307435 Lovett, Josephine	39 40
364947 Kleeb, Clara M.	51 96	308837 Lemley, Cassius McC.	128 23
365175 Kline, Stephen C.	138 90	309436 Lewis, Sarah A.	21 15
381032 Karch, Wm.	363 20	371822 Lewis, Louise P.	126 52
382089 Kenstler, Jno.	60 65	373269 Lukis, Xanie	1,181 19
382282 Kartub, Sadie L.	35 78	373638 Landon, Robt. E.	286 87
251351 Krebs, Wm. B.	1,963 01	374178 Lytle, Emma D.	224 18
251987 Kelso, Jno. M.	15 63	375557 Long, Daisy B.	755 10
255250 Kail, Jas. M.	3,189 29	394100 Linhart, Malinda B.	851 44
262743 Kelly, A. Holmes	43 22	394101 Linhart, Lewis E.	582 94
263082 Kelly, Ellen	365 91	209065 Lee, Jennie M.	12 39
264269 Kidd, Jesse A.	55 58	394847 Laurine, Sophie	215 75
265100 Kroegher, Jno. H.	194 92	224988 Little, Albert L.	85 32
270347 Kearns, Matthew	502 93	229648 Leight, Elsie	607 94
275791 Kennedy, David N.	398 96	229988 Lee, Ida M.	141 67
276132 Kline, Mary E.	342 22	235444 Lysle, Geo. B.	826 16
276178 Kinczus, Apolin	53 45	238284 Lewis, Katie I.	96 37
276703 Koch, Pauline A.	806 92	239317 Linhart, Jas. B.	648 06
278559 Kemper, Jno. H.	68 71	240502 Leitzell, Mary A.	185 67
311250 Kiskis, Jno.	1,218 15	242637 Lydon, Bridget	27 74
311760 Kirk, Frank	300 02	247395 Lewis, Frank W.	392 44
342788 Karger, Jos.	133 41	312023 Langkamp, Mary V.	2,478 77
343919 Kern, Martin, H.	904 41	313601 Linham, Marg't. R.	24 77
344099 Kerr, Jas.	590 44	319402 Lamont, Matilda	18 59

323083	Lubelsky, Lena	78	03	353567	Loveenicic, Ana	1,340	02
323881	Lewis, Marg't. S.	3,673	76	354472	Letner, Mary	176	03
324666	Lederer, Jane	270	24	355304	Lurchessi, Aduardo	230	56
324733	Livolsi, Jas.	33	66	355993	Long, Wm. J.	3,086	29
325517	Levine, Bessie	247	28	356065	Lindenberg, Rae F.	649	47
325613	Lieberman, Simon	191	17	357143	Lawton, Maggie	1,385	12
327615	Laird, Lizzie	53	26	357211	Lester, David M.	42	18
330062	Lang, Barbara	68	49	357941	Lysy, Cuny	85	45
330133	Little, Albert E.	157	52	358010	Lancaster, Evaline M.	42	12
330155	Lott, Jennie	1,673	47	359061	Lowry, Ellen	144	00
330248	Lawrence, Mary	161	08	359116	Lambie, Esther	504	60
386368	Lowenstein, Sol.	60	27	359546	Lanigan, Ida M.	247	01
388532	Loroman, Anna R.	42	03	343678	Latta, Mary	39	13
389278	Lott, Mildred A.	222	59		M.		
390439	Levine, Helen	220	57				
224024	Lavery, Mary E.	364	55				
389439	Lowe, Eleanor C.	348	52	196100	Morrison, Lizzie	\$1,233	35
42180	Lister, Sarah	4,028	21	196362	Myers, Anna E.	86	51
49119	Little, Clara F.	48	24	198765	Murphy, Nancy J.	673	57
54259	Leitch, Emma H.	275	65	200405	Morris, Wm. J.	382	24
63857	Lang, John M.	20	47	202830	Monaghan, Bridget	123	68
35820	Lux, John	1,379	51	203634	Moore, Carter	29	60
68563	Lawson, Jennie	1,926	74	204230	Moore, Hugh D.	25	78
82238	Lee, Robert	16	60	209291	Moze, Annie	38	15
88428	Lawson, Bella D.	1,648	58	210297	Millhiser, John Jr.	589	28
90761	Lanahan, Jas. S.	11	83	213879	Mingol, Frank	120	14
91491	Lacey, Ellen	5,515	54	214258	Milligan, Grace	140	12
96013	Logan, Helen E. C.	38	72	215124	Mulholland, Mary B.	485	77
100912	Ludwig, Sophie	232	01	215807	Murphy, Nellie	237	59
104302	Lanahan, Frank J.	411	13	219102	Mateer, Eliz.	47	21
107286	Lindberg, Adam W.	43	89	301578	Materashek, Frank	419	43
112188	Lindsay, Alex, B.	1,200	95	301809	Mehard, Ch'hill. B.	535	46
114510	Leidecker, Jacob J.	214	42	302934	Mangham, Mary E.	216	63
114516	Lowry, Daniel	2,512	92	303191	Martin, Harry	88	00
117365	Lawson, Viola C.	1,964	56	304901	Murphy, Loretta E.	12	45
129334	Lewis, Frank W.	433	39	305074	Martin, Paul H.	19	69
140482	Ludwick, Emma R.	1,760	25	305826	Marciszock, Gorgy	1,439	61
140483	Ludwick, Alice E.	513	86	307293	Maloy, Kate	593	55
142185	Lefkowitz, Rose	1,963	40	309132	Mick, Bert A.	69	92
145034	Leitz, Huldah	2,164	84	309984	Myers, Rebecca	101	06
161437	Logan, Jennie F.	329	54	310484	Matthews, Cath.	139	10
182436	Locke, Chas. A.	102	11	371543	Murphy, Cecelia	254	12
184860	Lowry, Annie L.	255	55	373544	Murphy, Elizabeth	233	11
187331	Lally, Augusta M.	126	41	373558	Marshall, Clar. L.	140	47
189612	Laughans, Meta	10	04	373735	Morehouse, Emma C.	153	42
181280	Lowers, Wm. C.	39	31	373765	Morris, Ada	63	15
362096	Levant, Annie	75	34	373944	Mulligan, Mary	170	56
363343	Lytle, Ralph McK.	183	80	375273	Martin, Sarah E.	251	70
363910	Lebeau, Morris	98	53	375922	Moeller, Malinda M.	138	16
382265	Liddle, Clyde C.	240	28	391076	Marsh, Glyde W.	90	67
383014	Larkin, Jas.	106	25	392106	Maskootski, Pete	438	88
384344	Lancaster, Eva M.	68	79	392439	Marshall, Jane Y.	284	52
384527	Levenson, Nellie	228	64	392898	Montgomery, Wm. R.	120	19
385830	Love, Kate McB.	635	97	393073	Moeck, Minnie B.	346	83
157461	Logue, Chas. M.	19	34	393435	Marshall, Ella J.	674	64
381396	Lane, Jno. J. A.	60	24	393799	Montague, Jos. L.	544	79
257761	Lynch, Maria	283	04	394228	Myers, Angeline L.	848	73
258899	Leppig, Edmund G.	56	15	394242	Merker, Ethel E.	181	32
260223	Lutz, Marg't. J.	31	06	394388	Makepeace, Marg't. K.	294	92
260741	Lester, Eliz.	41	69	394391	Meyer, Edw.	865	92
264980	Lapornik, Mary	670	40	307535	Mansell, Cordelia S.	71	58
269078	Lindke, Mathilda	280	41	394538	Moon, Lottie	1,078	85
269700	Llewelyn, Thos.	78	56	281188	Mageri, Iva	1,545	87
271059	Liebschner, Amelia, M. E.	245	02	281247	Morrow, Wm. J.	5,686	53
271599	Leach, Delia	2,298	34	283259	Munro, Jno. L.	1,438	91
274049	Lauth, Mathilda	202	72	284812	Moran, Malachi	763	68
276902	Labanas, Selem	444	07	285791	Meredit, Ellen	13	27
277925	Long, Eliz. D.	46	23	286773	Mayberry, Blanche	1,148	96
278153	Leventon, Frank	149	68	288802	Mason, Tressa	77	77
278430	Lowenstein, Sophia	4,386	45	289035	Matthews, John C.	245	23
341596	Lewis, Wilhelmina	745	48	289382	Madden, Marg't.	15	27
341737	Lafgren, Anna	40	03	289534	Moore, Jas. F.	408	54
342007	Lambert, Jennie M.	243	88	290322	Miller, Mary J.	999	50
345374	Loughran, Anna	411	08	290337	Merscher, Mary J.	160	25
345760	Lewis, Sarah A.	3,673	02	290668	Munro, John L. Jr.	158	99
346251	Lewis, Olive R.	419	48	291049	Montgomery, Annie D.	212	85
347198	Little, Jno. S.	57	69	291516	Moneghan, Brid't.	138	02
348774	Lackey, Frank	54	02	291782	Morgan, Jennie	76	72
349007	Levy, Wm.	865	34	292106	Mantel, Chas.	1,018	87
350547	Lane, Viola B.	1,204	97	292576	Michalosky, Wilamina	1,737	52
352996	Lally, Mary	118	15	296677	Marshall, Nancy J.	14	95
353167	Livingston, Jos. A.	1,418	69	296884	Marshall, David P.	29	99
353487	Locritis, Louie	131	37	299207	Maloney, Peter	470	22
353544	Lawrence, Edwd. W.	140	59	331181	Martin, Jennie M.	468	51

332340 Meskill, Carrie	64 90	70442 Means, Sam'l. M.	86 96
332483 Mayr, Kath. C.	413 32	93030 Marshall, Clara	18 55
333843 Media, Geatano	410 62	93750 Miller, Jennie	21 15
331961 Miller, Jennie	424 81	103381 Maloney, Kate	71 17
336158 Magistrini, Vincenzo	164 92	106813 Mainwaring, Mary	262 93
336386 Mertz, Cath.	356 06	110310 Muzzio, Guiseppe	118 13
337319 MacMillan, Alice F.	62 91	113861 Mallinee, Earl G.	21 54
337767 Murphy, Jas. F.	20 48	113895 Myers, Ellen	1,879 01
338003 Moraski, Meri Y.	466 85	120205 Moore, Sarah	45 17
338016 Moore, Mary E.	245 41	122758 Murdock, Jno. F.	36 02
338778 Moore, Martha B.	41 00	129785 Myer, Peter	64 31
339031 Moodie, Wm.	107 70	133491 Mitchell, Marg't. M. M	114 36
339077 Morganstern, Morgan H.	94 14	135412 Mayer, Mary C.	329 43
339772 Moxey, Arthur C.	388 02	141328 Magruder, Howard B.	10,103 89
366363 Marshall, Meredith R.	262 01	142654 Mitchell, Ella	65 88
366481 Marmo, Mary	276 23	147102 Milton, Henry	16 03
367399 Mensch, Mabel C.	65 55	147732 Miller, Augusta	32 41
367576 Merry, Sarah	63 89	152687 Morrow, John C.	32 79
368740 Miller, John J.	90 44	156702 Maguire, Sarah J.	72 68
368929 Mitchell, Lewis T.	38 80	163192 Marshall, Jas.	21 16
369338 Morsaint, Gilh'n. J.	168 57	163671 Maizeland, Robt.	10 77
369386 Moore, Lottie F.	40 08	169977 Minahan, Mary	561 63
370444 Macpherson, Wilma	114 20	170767 Moore, Mary M.	493 57
370626 Monroe, Rose	56 57	173251 Merjot, Mary	1,330 70
370704 Manheimer, Amelia M.	232 32	173422 Maloney, Mary	46 39
376164 Mills Geo.	153 91	173974 Mullooly, Teresa	13 41
376255 Merz, Mary	235 70	176951 Mullen David	252 47
377347 Moyes, Isala E.	251 17	179624 Mahl, Harr'n. L.	147 74
378712 Murphy, Anna	347 86	180362 Morrow, Jas. A.	9,987 60
379087 Myers, Fred'k. J.	337 82	182109 Moore, Emma K.	2,789 05
379131 Miller, Emma M.	661 00	182895 Mays, Mary	18 92
379479 Minkin, Philip	48 48	184216 Mitchell, Maggie	281 71
379679 Meyer, Anna	587 05	186019 Miller, Sam'l. F.	137 53
379861 Marsh, Sarah E.	127 29	187491 Maust, Dora	1,444 37
380460 Meehan, Agnes	153 26	187750 Mink, Jacob P.	2,757 26
378029 Massie, Blanche	144 92	190131 Moriarty, Mary	2,910 86
221271 Martin, Sadie E.	125 75	190343 Merriman, Bella	155 75
223516 Mittleman, Sam'l.	11 05	193831 Morrow, Marg't. A.	769 45
225686 Mikus, Henry	401 07	194482 Montgomery, Hannah	808 88
227207 Morgan, Laura G.	73 07	194542 Morth, Mary	354 01
229441 Mullin, Albert F.	127 73	195143 Merriman, Jas. E.	642 14
229445 Meussnerr, Christ A.	127 93	363921 Mikalich, Stephen	134 10
232120 Morrison, Annie S.	281 45	365003 Moletor, Andreas	131 35
233146 Matthews, Harry	10 83	365113 Moorhead, Harriet G.	81 00
233761 Marshall, Mary I.	102 00	365504 Miller, J. Wm.	114 46
235815 Mueller, Aug'ta. H.	47 45	365823 Meyer, Claire M.	104 79
239215 Mahler, Mary	1,161 56	365946 Meszaros, Jos.	45 12
243187 Mikus, Bernh'd. J.	750 82	381581 Marks, Morris	2,080 43
244424 Morrison, Mary T.	23 75	381621 Mallinger, Mae	120 19
246429 Millar, Martha A.	82 45	383457 Murphy, Chas. B.	83 10
249357 Mulligan, Jas. H.	72 24	383828 Monheim, Julia	196 99
311529 Meyer, Wm.	289 44	385454 Maxwell, Anna	231 28
311626 Mitchell, Roscoe C.	972 15	114628 MadQueen, Eliz.	2,815 85
313780 Mayo, Rachel A.	190 96	119724 Merz, Anton	51 32
315111 Murphy, Mary	2,545 55	177256 Moore, Maggie	102 52
316992 Myers, Emery	313 57	254509 Master, Emma	74 15
317600 Miller, Coursen H.	755 36	254619 Matthias, Chas. W.	24 17
320227 Murphy, Jas.	1,723 66	255429 Martin, Jennie	1,588 68
320500 MacMillan, Alice F.	106 22	258256 Moss, David	831 94
321100 Mercer, Marjorie B.	33 87	262656 Morris, David B.	73 46
321246 Miller, Eleanor	310 13	263700 Martinko, Steve	64 23
321481 Morozowicz, Marg't. A.	53 65	265741 Miller, Jerry G.	2,635 48
321573 Miller, Lula J.	67 57	272267 Mills, Jas. W.	419 04
322247 Montgomery, Agnes	748 70	272716 Mink, Henry	1,238 16
322395 Markell, Jane H.	61 83	273525 Moore, Ovada B.	21 98
323610 Mannheim, Albert	16 47	273713 Montgomery, Jos. W.	98 19
325079 Morganstein, Ralph M.	120 52	274054 Marshall, Elmira H.	86 00
325157 Mackey, Wm.	576 60	275333 Machen, Jno. W.	176 70
325791 Matthews, Henry	1,931 84	276014 Mullen, Thos. J.	28 45
326467 Myszkowska, Ursula	68 52	276497 Maxson, Jas. R.	4,061 22
327603 Macrae, Annie	31 76	280484 Mulligan, Jas. H.	70 95
387178 Mikszan, Helen	345 70	341071 Mynio, Joe	78 41
388186 Meess, Elsie R.	83 35	341743 Mackin, Mary V.	117 63
388432 Mullen, J'phine E.	272 00	341769 Miller, Jno.	252 92
389523 Maxwell, Maud P.	411 33	342912 Miller, Moras	673 13
389657 Macdonald, Louise S.	43 62	344505 Mullin, Mary	1,104 00
390462 Menn, M. Irene	148 43	344736 Mallery, Math. R.	364 99
319399 Mueller, Theresia	2,714 51	346216 Murrin, Jno. F.	1,734 58
323170 Morse, Elma H.	15 82	346357 Marcoz, Paul	253 54
10008 Meharry, Marg't.	330 52	347174 Morgan, Annie E.	687 19
45933 Moffitt, Amanda	9 87	351291 Messer, Hattie M.	168 75
56392 Moore, Mary E.	21 11	351308 Matyovka, Jno.	500 96
57252 Maloney, Mary	2,875 30	354813 Mehring, Cath.	41 54
69181 Milligan, Robt.	22 89	352304 Morris, Benj.	70 95

270337	McSheffler, Sallie	218 94	232987	McCarty, Rob't. E.	120 55
352817	Mullen, Michl. D.	50 54	236077	McFadden, Wm. J.	252 64
353003	MacClurg, Isabel M.	27 70	238443	McLaughlin, Lizzie	29 36
353226	Mowry, Retta	499 38	240042	McElheny, Ella P.	199 32
353232	Malone, Jno.	622 97	240596	McClure, Eleanor	83 46
353338	Marks, Eliz.	1,034 00	244190	McGregor, Wm. J.	70 18
353752	Metzgar, Lizzie B.	171 41	248416	McLaughlin, Fannie	200 11
354420	Mulligan, Mary J.	429 46	249695	McEwen, Jessie	19 21
351779	Montgomery, Andrew T.	483 09	311254	McKay, Anna E.	53 74
356734	Mahoney, Marg't.	2,229 85	311600	McLaughlin, Amelia I.	35 71
356932	Martin, Wm. E.	54 38	311936	McMahon, Harry R.	1,291 66
357417	Melincoff, Ida	26 90	316020	McCrery, Susannah	42 44
357440	Murphy, Grace	35 91	316838	McIntyre, Pat'k.	60 82
359335	Meyers, Anna J. C.	106 55	316892	McGowan, Lauretta G.	547 48
360091	Moran, Delia	130 40	317588	McCormack, Alice	301 05
360097	Mahoney, Thos. F.	579 91	319384	McIver, Emma	157 55
360117	Morton, Henrietta	65 58	320823	McHugh, Morah	352 72
360331	Metzgar, Jas. H.	131 27	321287	McNamara, Delia	16 79
253698	Malmberg, Chas. J.	20 90	321734	McIlveen, Maria	624 55
343913	Martin, Chas. E.	64 56	324258	McAlpin, Janet	58 64
346232	Moodie, Wm.	43 50	325816	McLaughlin, Kate	2,087 51
Mc.			327381	McGuire, Bryan	1,326 69
196154	McCall, Clint. W.	\$76 54	389813	McDermott, Cath. F.	754 50
200269	McCaffrey, Alicia	61 58	231625	McCloy, Geo. M.	10 23
202907	McKellip, Mary E.	721 88	236755	McCloskey, Annie	59 66
203044	McCarthy, Jos.	137 78	28130	McNally, Bridget	159 12
203402	McCafferty, John	181 32	34478	McFarland, Eliza J.	109 95
206923	McIlnay, Susan	56 68	61628	McFarland, Wm.	13 23
208708	McCulloch, Mary D.	72 36	64931	McDonald, Agnes F.	147 60
209326	McNamee, Cath.	569 54	65891	McElroy, Maggie	30 02
212947	McDonald, Nora	39 98	68708	McDonald, Lizzie	14 75
213174	McIlveen, Frances	358 49	75788	McMillen, Chas. E.	4,759 79
217151	McCrumb, Sarah A.	37 88	75931	McCrum, Mary E.	61 74
219085	McArdle, Mary L.	16 15	77001	McDermott, Pat'k.	26 97
219125	McKenna, Bridget	19 31	80872	McDonald, Geo. W.	159 74
219659	McCoy, Walter	28 36	83025	McKenna, Mary	3,930 78
304768	McCoy, Thos. J.	202 48	86294	McCallister, Mary	844 88
308599	McVicker, Inez, L.	93 78	91287	McIntyre, John	2,062 77
309525	McMorran, Sarah E.	35 62	92289	McMasters, Jennie K.	328 05
310615	McClelland, Geo. L.	25 04	94007	McLaughlin, John	18 56
371025	McNulty, John	1,260 02	94035	McCleary, Agnes F.	639 49
371735	McClelland, Jas.	1,224 50	103179	McConnell, Ellie	595 37
373287	McCord Clara J.	560 72	106983	McNamee, Jennie	6,316 67
391745	McNamara, Nellie L.	110 73	108792	McKenzie, Wm. C.	26 59
393370	McGeary, Nora	1,837 26	120267	McCray, Anna C.	490 27
309022	McCorkle, Violet	53 14	123938	McAllister, Sarah A.	186 71
391690	McAleer, Cath.	139 33	129036	McCracken, Chas.	37 33
393012	McCarey, Marie	134 80	129119	McKee, Anna M.	213 19
282897	McDonough, Barbara	219 05	130340	McGill, Wm. J.	1,537 54
288181	McKenzie, Lizzie S.	79 99	132388	McRoberts, Martha	109 44
291974	McDowell, Minnie D.	61 26	143708	McCaig, Oswald G.	310 36
292452	McMahon, Lizzie M.	297 59	145366	McClure, Margt. J.	110 00
294098	McIsaac, John B.	424 28	146341	McIsaac, Robt. J.	10 97
297569	McClatchey, Anna	18 80	147880	McDermott, Irene E.	139 99
299529	McClaran, Joe A.	126 27	152750	McCarthy, Calvin	15 38
300428	McCready, John	176 79	153333	McCarthy, Edw.	211 63
300930	McClain, Ellison	49 79	155765	McCague, Georgia M.	2,135 35
332538	McGough, Anna R.	43 23	157992	McAdams, Nina L.	324 36
333404	McGrath, Mary	352 51	159112	McDonald, Flor.	45 92
336037	McCarthy, Dan'l.	1,441 28	164738	McFadden, Cath. H.	529 99
337321	McGrath, Mary	566 71	176553	McCartney, Wm. D.	15 85
338360	McDowell, Miles J.	54 53	176596	McClelland, Wm. J.	55 62
339021	McGing, Sarah	952 43	181531	McFarland, Robt.	71 64
339740	McCormick, Miller	529 86	182098	McConnell, Myrtle	11 92
340730	McBride, Julia	301 87	188068	McCarty, Wm.	11 71
366540	McDowell, Mary B.	23 28	188343	McCreery, Clara M.	1,458 27
366849	McGough, Margt. R.	1,077 12	189662	McNeil, Eliza	1,745 09
368336	McEwen, Mary A.	99 40	191810	McIntyre, Chas. B.	26 28
368969	McCombs, Lucile E.	888 71	192582	McGinley, Chas.	278 97
369025	McCartney, Martha	164 93	362033	McCarthy Myrtle	241 10
369176	McGiffin, A. J.	378 84	381353	McGuire, Mary	724 16
376124	McMurdo, Anna	70 64	382945	McNeilly, Mary J.	593 55
376364	McEntee, Katie	715 10	385224	McKenna, Chas. A.	60 60
377005	McNulty, Pat.	625 71	385358	McKenna, Helena	85 15
379714	McCurry, Pat'k.	271 09	252679	McNulty, Edw. T.	78 84
379722	McNulty, John	613 45	252681	McDonald, Mary F. W.	41 94
379876	McGinley, Margt.	489 11	255630	McIntyre, Peter J.	94 35
221039	McConnell, Mary J.	29 63	257270	McClaran, Joe A.	169 37
221176	McVay, Willis A.	927 26	257573	McMillen, Bell	580 42
221463	McIlvane, Harry A.	10 50	262477	McMahon, Lizzie	223 77
221544	McGeever, Annie	3,729 46	263886	McCully, Howard	4,028 43
227946	McKenna, Frank B.	152 21	266084	McWilliams, Basil	113 66
228559	McCandless, Ida B.	86 24	266914	McKee, Jno.	240 64

273108	McMillen, Robt. L.	2,657 60	394375	Overdorff, Mary C.	2,512 30
273500	McBrearty, Eliz.	22 10	306864	O'Hanlon, Jos. Jr.	278 66
274354	McCabe, Jos. S.	170 15	374099	Owens, Mary	175 62
277197	McCredie, Jas. W.	86 25	391789	O'Malley, June	307 73
278756	McLaughlin, Sam F.	28 85	394318	Ovendorff, Dan. Jr.	865 92
341073	McGrath, Winnie	755 39	394763	Oschman, Bess L.	1,078 85
342253	McLain, Helen E.	437 71	225869	Otto, Matilda	70 70
342425	McClelland, Alfred B.	300 98	228182	O'Connell, Kate	767 60
342755	McLean, Kath.	21 24	229887	Oschman, Carrie W.	2,595 34
343681	McCarthy, Eliz.	61 28	247732	Osborne, Walter J. Sr.	157 92
344606	McGowan, Eliz.	144 46	320485	O'Neil, Helen	148 76
344613	McGinley, Jno. L.	1,066 29	320528	Offutt, Wm. J.	155 64
345695	McGill, David F.	322 22	388610	Olaksa, Matey	1,706 08
352976	McGowan, Rita P.	35 81	312556	O'Brien, Delia	19 90
353378	McKelvey, Edna	331 11	46699	O'Reilly, Jerem'h.	37 23
356410	McDermott, Grace E.	1,181 58	114835	Oakford, Jennie E.	29 74
356890	McLay, Marie	59 84	117423	Osborne, Jas. H.	9 76
356961	McVay, Eliz.	443 46	154046	Oestreicher, Sarah	938 32
358811	McLaughlin, Mary	26 06	167913	O'Halloran, Pat'k.	143 60
358936	McNeal Edw. W.	170 45	168003	Oesterling, Bertha M.	2,935 81
359972	McClure, Columbus C.	81 38	170392	Ohl, Kate B.	18 82
360350	McGarvey, Emily E.	1,494 43	183863	O'Rourke, Martha	25 30
346354	McCarthy, Mary	341 03	382842	Orlando, Angelo	568 82
N.					
287218	Nelson, John O.	\$322 71	251760	O'Neill, Eliz.	172 90
291469	Nagle, Mary	303 31	255667	O'Brien, Kate	726 55
369214	Neel, Mary A.	3,841 57	272386	O'Kane, Bridgt.	50 19
212949	Nickel, Emma C.	68 34	342872	O'Leary, Margt. M.	64 60
214472	Nonemaker, Louise	946 70	343740	Ochsenhart, Mary R.	70 17
218098	Norris, Mary M.	198 70	354864	Ogden, Ella M.	1,437 67
209932	Newby, Elizabeth	1,094 16	359528	O'Neill, Mary M.	37 59
371639	Neil, Dora M.	64 00	P.		
375620	Neilson, Wm.	26 34	198661	Pearson, Wm. N.	\$150 33
392333	Nikhazy, Sam	110 40	203873	Pryor, Will	99 18
226853	Nicklis, Anna	577 21	211309	Patton, Cath.	6,154 09
245580	Naumer, Rachel	290 29	219844	Paden, Rachel B.	133 04
246906	Nisbet, Robt.	159 03	305756	Parry, John S.	1,023 56
313817	Norton, Bridget	139 14	306915	Peters, Elmer S.	74 18
387206	Neuport, Robt. Jr.	58 87	371478	Polley, Mike	2,428 09
388460	Nagy, Jno.	360 83	373460	Poor, Anna E.	25 39
389157	Nagle, Jno. B.	295 26	374303	Pedder, Marg'h. M.	67 47
67432	Nellis, Susie H.	12 97	374432	Pohle, Wm. H.	31 62
89810	Newell, Edw. W.	46 20	375952	Pontius, Mae	137 01
91923	Nixon, Lillie L.	64 07	391214	Patton, Wm. J.	223 00
141585	Neibert, Adam L.	364 20	392382	Pressel, Mary	110 40
160761	Neesen, Annie J.	41 86	394067	Price, Harvey J.	542 97
174119	Nickel, Wilhelmine S.	163 78	208266	Pow, Clara McK.	923 94
184374	Neyman, Marg't. B.	100 80	394571	Peters, Sarah A.	1,007 53
363908	Norton, Mary	552 02	283089	Patton, Anna	806 23
364337	Nihart, Lena	65 88	284080	Propes, Thos.	33 04
365607	Nixon, Essie L.	103 60	284107	Patterson, Liz. P.	170 80
383401	Newell, Jas. H.	236 10	286187	Planert, Marie	95 40
252248	Neal, S. Forester	1,129 79	290529	Pennock, Jos. W.	65 12
270630	New, Jno. A.	248 97	293424	Pearce, Mary E.	36 72
276963	Newby, Eliz.	38 80	294426	Pease, Martha C. B.	18 03
344611	Nixon, Altha	1,735 22	296618	Park, Wm. S.	30 25
350450	Nejalka, Frank	578 46	298008	Paletzki, Nikodem	672 82
351588	Nudelman, David	483 81	300007	Penrod, Caroline J. D.	45 28
356543	Napolitano, Giuseppe	243 87	300161	Prescott, John T.	1,265 44
356629	Newell, Brdgt.	278 03	331153	Portman, Wm.	4,927 55
358367	Newland, Francis L.	583 06	331373	Parker, Marg't. G.	346 84
360526	Natale, Michl.	150 86	336619	Potocki, Bruno	93 10
353106	Neale, Chas. T., III	481 24	337645	Pafencordt, Anna M.	700 52
O.					
290476	O'Malia, Patr'k.	\$90 26	338064	Peterson, Albert	164 25
292052	Owens, Flor. P.	9,240 36	338456	Pannier, Eleanor	193 17
293606	O'Boy, Annie	1,271 04	338650	Prinskavitz, Joe	320 04
294504	O'Brien, Ellen	1,089 30	367030	Pag6, Chas.	146 27
295379	Orr, Maxine L.	127 60	367372	Paulin, Mary M.	142 75
332484	O'Neil, Helen M.	81 55	368444	Parry, Jos.	1,045 05
332850	Oberheusser, Julia	265 20	368490	Plunkett, Lester	746 15
339743	O'Neil, Eugene J.	112 74	369631	Peter, Maria E.	9,762 02
369471	Oswald, Julia	625 37	370653	Pavlick, John F.	129 26
376827	Orient, Mich. Jr.	257 93	378407	Prinpe, Mary	181 53
380687	O'Leary, Den. P.	48 49	379928	Pfaff, Rosia	978 33
208795	O'Donnell, Marg't J.	74 95	380173	Pace, Annie	177 16
304696	O'Kelly, Helen	43 88	366959	Pisano, Angelamaria	132 30
307465	Ott, Frank	627 38	222731	Paden, Edna K.	10 50
391788	O'Malley, Anna	518 32	225247	Page, Sam'l. E.	113 92
392017	O'Toole, Fistles	1,800 08	234399	Pershing, Helen R.	77 12
			236428	Perkins, Wm. H.	1,128 99
			238267	Port, Jno. Q.	36 00
			243606	Paerson, Charley	23 21
			250331	Peterson, Peter	358 09

313781	Powers, Tom	153 96	218121	Richey, Carrie	515 17
315033	Powell, Edmund C., Jr.	24 86	218603	Reardon, Martin	421 52
316587	Poole, Nevin W.	121 30	219027	Robb, Sarah H.	169 62
318172	Plummer, Winfield S.	108 51	302092	Rishel, Margt.	868 92
321265	Peleckis, Frank	1,079 54	302553	Reiss, Johan	626 74
321465	Payne, Mary B.	33 16	303424	Rieger, Carrie B.	72 45
322207	Phillips, Bessie L.	1,301 58	303810	Randolph, Susan E.	88 20
323844	Plizga, Amelia	585 80	308563	Robinson, Charlotta S.	167 44
324673	Parmigiana, Cecelia	152 89	308723	Root, Martha L.	630 86
327469	Pinnell, Eliz. M.	2,290 42	309891	Rettiger, Annie	40 73
327762	Passudori, Josfe	938 28	372187	Rosenberg, Dina	700 74
328343	Peciukas, Tadausz	418 66	372469	Rettiger, Mary E.	57 57
330269	Ptasch, Carl	49 65	374599	Rentz, Freda	65 93
386365	Philips, Cath. E.	677 98	391684	Rosa, Delia	166 70
387231	Palupchik, Andy	1,124 51	393849	Rutter, Henry	572 02
388345	Porter, Jno. W.	286 33	394138	Randall, Isabella	1,373 79
389605	Pefferman, Anna	118 06	199385	Roberts, Emma R.	23 01
389667	Puhl, Eliz.	213 90	210860	Rafferty, Mary	26 88
390858	Pavletti, Mary	59 60	306088	Rodgers, Johanna	3,192 61
239698	Paluckas, Miko	15 38	394535	Roberts, Sam	1,395 52
247717	Pearce, Andrew O.	1,162 91	394660	Rubenstein, Sam'l.	200 72
315542	Paul, Wilhelmine	696 48	282244	Rudaitis, Veronica	1,530 17
59509	Porter, Nancy J.	1,521 78	283019	Robertson, Rebecca J.	1,597 27
61670	Patterson, Susie J.	738 94	284109	Rau, Marie	14 52
73524	Pope, Catherine	6,433 46	288565	Rhey, Marg. A.	55 86
87673	Pollitt, Wm. W.	457 95	289116	Reddy, Jas. T.	240 33
93406	Pratt, Emma I.	63 56	289456	Rudolph, Walter	274 16
138070	Pearsall, Walter	161 70	295501	Russo, Ferunata	371 31
139410	Pickering, Thos. J.	50 63	206674	Richards, Mame	28 39
144526	Pollitt, Wm.	28 60	296959	Rice, Annie	75 87
145383	Patterson, Ella M.	1,053 58	297733	Rilling, May S.	496 63
146178	Pitcairn, Robt.	38 63	299033	Reed, Geo. M.	59 13
149147	Patterson, Frank	2,760 60	299130	Rodgers, Mary E.	221 98
154922	Postler, Margie E.	135 87	334355	Rubin, Sam'l.	61 74
155465	Patrick, Louise B.	50 74	334927	Rosano, Mary	326 85
157597	Pasquinelli, Giovanni	62 55	336050	Reynolds, Wm. McC.	92 82
162244	Porter, Mary J.	195 25	336731	Ruch, Anna C.	420 63
169429	Paterson, Alex	12 45	337464	Reilly, Edw. I.	97 61
171276	Poxon, Mary	3,836 47	337871	Robertson, Jas. M.	881 03
176844	Perkins, Lucy A.	712 60	338615	Rush, Jacob H.	15 09
189881	Proudfit, Wm. A.	36 91	340535	Roser, Josiah F.	1,162 87
361280	Pecora, Pietro	39 44	366114	Ritz, Marie	148 92
362538	Phillips, Lillian J.	53 64	366816	Reynolds, Jas. M.	1,123 20
362780	Pittler, Etta	662 42	368856	Rogers, Wm. R.	97 52
364488	Pahlmann, Anna	66 72	368913	Ruben, Jacob A.	78 75
382725	Plasecki, Lena	359 63	369711	Ruhland, Carrie	1,255 25
272901	Porter, Margt.	121 64	370215	Rowan, Chas.	203 66
277551	Pearlman, Cella	77 52	370414	Raeside, Margt.	92 02
343987	Panutos, Jno.	179 66	378162	Reed, M. Howard	123 81
344066	Parker, Margt. C.	191 00	379484	Russell, Agnes T.	66 65
346035	Patanko, Maria	142 29	379525	Rushton, Albert	362 75
346494	Pott, Fred'k. J.	262 83	380625	Rowse, Jos. S.	181 59
347120	Prescott, Sara E.	50 62	222551	Rankin, Calvin A.	3,098 11
347247	Porter, Martha A.	144 51	222740	Roberts, Fronia S.	65 79
347952	Pearson, Mabel W.	290 61	237496	Rinehart, Eliz. R.	13 87
352289	Pfabe, Andw. J.	1,344 87	238631	Ross, Rebecca A.	609 34
354333	Paulus, Grace E.	202 79	240357	Ramsay, Dan'l. S.	53 12
354986	Paterni, Michele	108 29	241832	Rogers, David B.	502 92
356742	Proctor, Francis E.	51 68	249218	Ruppert, Annie	82 04
357701	Porter, Mary A.	993 66	311242	Riskier, Esther	1,275 29
359354	Paulin, Anna L.	93 09	312243	Raymont, Eliz.	35 37
359665	Patton, Alex	103 12	313679	Reep, Jno. I.	1,939 35
360565	Powers, Richd. C.	1,716 25	319594	Rockett, Jos'hine	115 38
360652	Paterson, Annie T.	270 81	321731	Rudiatias, Antony	521 67
360857	Powell, Jas. H. E.	26 06	323952	Rattigan, Howard J.	71 81
360991	Painter, Ned H.	659 64	324426	Ruckman, Sam'l. E.	53 48
376718	Pitlack, Virchek	29 96	324548	Rhodes, Hy C.	36 99
344446	Parsons, Oliver	29 32	328714	Rudloff, Elsie	478 64
358966	Platzer, Louis	273 47	329130	Rilley, Jas.	147 76
	Q.		387995	Ruhland, Wm.	1,537 35
337998	Queen, Jennie	\$75 76	388578	Richards, Wm.	415 90
390685	Qualmans, Hazel	587 62	313216	Rohe, Emma M.	1,061 48
110108	Quinter, Nellie	445 46	318243	Rylands, Annie E.	1,189 05
270129	Queenan, Patk.	478 08	8825	Reager, Carrie	103 78
	R.		8847	Richardson, Fannie	48 84
300968	Ramsay, Margt.	\$345 60	22384	Rankin, Amanda J.	228 27
204725	Ruddy, John	271 09	39221	Richardson, Emmell	1,132 24
206690	Ramsay, Robt. Jr.	22 40	41879	Robertson, Cath. L.	5,168 59
209653	Rossi, Marianna	190 35	49505	Riffle, Margt.	25 10
214443	Rambo, Jos. H.	2,423 95	69246	Rhall, Lizzie	1,572 47
			75875	Renziehaisen, Emelie	152 34
			76701	Realf, Cath. L.	82 40
			77136	Rees, Thos. M.	89 90

80364	Ross, Martha J.	102 18	205133	Stroud, James E.	368 68
81604	Roberts, John M.	53 39	205186	Schmidt, Marg't. D.	130 82
92776	Robinson, Mary	276 60	205271	Schmidtlein, Martin	526 55
98138	Richards, Ella	8,439 56	207423	Shannon, Robt. F.	419 61
110074	Renshaw, Wm. A.	45 39	207960	Simpson, John C.	18 49
128129	Ross, Geo. C.	146 11	209172	Shrum, Estella	467 54
130523	Robinson, Susan J.	752 69	209844	Scarpirc, Guisepp.	11 52
138602	Read, Sarah A.	87 11	215873	Sutter, Edna B.	846 92
144068	Ramsey, Eliza. A.	9 74	217576	Spring, Caroline	718 60
144249	Rees, Eliz. E.	911 38	218115	Sephton, John T.	59 72
149506	Reynolds, Wm.	72 50	218289	Spellman, Michael	105 98
156976	Rome, Anna B.	199 89	218820	Shuman, Emma V.	204 54
157667	Rooney, Sarah C.	905 68	219396	Stack, Minnie	68 00
162205	Robinson, Mary	517 35	220544	Shupe, Abbie	360 06
163231	Ray, Eleanor M.	795 77	302426	Sullivan, Cornelius	328 28
164726	Richmond, Fannie G.	30 48	303176	Smith, Rachel C.	445 29
168410	Reed, Margt. C.	59 84	305162	Sassane, Stella G.	33 46
169748	Riddell, Mary	1,860 04	305454	Sproul, Harriet W.	368 42
173697	Rogers, Sophie S.	76 23	306421	Suter, Marg't.	4,215 74
175092	Renier, Mollie	516 97	306669	Sparg, Jane	165 66
177020	Rheam, Jacob Y.	3,470 82	306743	Schnauffer, Edw.	1,144 48
180793	Ramsay, Erskine	6,525 70	371439	Stephenson, Bessie P.	1,129 60
181500	Ross, Charles	145 40	371756	Sturgis, Martha A.	114 82
184287	Reese, Jno. H.	284 53	374173	Scroggins, Eva A.	105 59
194667	Robinson, Agnes I.	997 28	375189	Silverman, Joe	252 69
361618	Relihan, Mary	113 30	281613	Stephens, Annie	488 75
363856	Reineman, Augustus R.	32 76	284594	Siratofoaky, Suzie	943 87
364067	Ruhl, Christian	1,091 55	284609	Scott, Lizzie E.	483 19
364803	Raskid, Diab	1,230 30	285141	Stack, Kath. J.	628 82
381586	Ryan, Margt. I.	120 64	285433	Shaw, Eliz. B.	66 01
381623	Rockett, Antoinette	1,299 83	286169	Stone, Chas. E.	122 41
383415	Reardon, Sarah A.	565 78	286409	Sarver, Anna A.	1,199 96
384751	Ross, Harlet	56 31	287446	Sweeney, Mary	277 57
385025	Rappa, Frank	2,919 53	288072	Sarver, Bert W.	48 01
385746	Rooney, Helen G.	696 06	288937	Shillady, Lizzie J.	524 79
73890	Rees, Dan'l.	6,190 03	291214	Schwarzel, John	21 23
252025	Roberts, Flora	195 26	291287	Sweeney, Jas.	13 79
252770	Rossiter, Anna E.	98 09	291498	Smith, Wm. G.	178 31
259738	Ross, Hattie C.	103 99	291570	Schiavone, Vinc.	686 67
267496	Rawley, Emma	73 89	291960	Studle, Magdalena	262 98
269668	Robbins, Mary C.	4,623 73	293814	Shevelin, Tillie	270 81
271727	Rees, Jane	47 89	293533	Shamborden, Ferd. L.	35 63
272867	Raney, Katie	146 76	296276	Smoyer, Cond. A.	321 40
273013	Richter, Mary K.	276 44	296885	Stewart, Wm. E.	59 72
273863	Romaine, Annie	905 57	331161	Smith, Nellie G.	1,313 27
280481	Rudolph, Geo. J.	161 34	332040	Shields, Eileen	209 03
280894	Roney, Kath. M.	849 34	334268	Stratofsky, And.	228 70
343363	Roehin, Geo.	188 64	335508	Smith, Elva S.	39 14
343811	Rape, Nettie M.	742 03	335851	Stabile, Antoinette L.	63 94
345058	Runge, Arthur R.	172 45	335861	Sawyer, Harry T.	101 70
345602	Reina, Jno.	740 36	337510	Sterling, Geo. W.	1,172 80
346299	Rote, Semon E.	489 52	338134	Stevens, Eliz.	48 20
347925	Ralston, Jeannette M.	1,082 42	339372	Schmitt, Frances	454 37
350010	Rosenthal, Avner.	103 09	366749	Spohn, Adelaide F.	496 22
350433	Reynolds, W. McC.	77 74	367067	Sappie, Emil	219 45
350996	Ryan, Lancelott, P.	163 37	367319	Solomon, Norma B.	220 18
351486	Rodgers, Ada	298 43	367670	Schlasser, Ida	130 56
352208	Riegler, Mary E.	49 55	368006	Seibert, Eliz.	130 18
352557	Reed, Mary J.	974 94	368835	Sigal, Frank	520 73
352778	Rathman, Sarah	195 79	369074	Simpson, Mary J.	389 24
354269	Radala, Johan	3,468 38	369302	Stewart, Mary C.	215 39
356708	Rigby, Stella	54 64	369655	Schlegel, Grace C.	279 27
357234	Robins, Oscar	83 90	375957	Shulner, Peter	59 02
359916	Ross, Oliver Y.	110 63	391301	Stropkai, Andy	884 73
360534	Rucker, Clara E.	646 72	391579	Schenk, Matilda	563 06
253931	Rodgers, Wm. B.	697 37	391638	Shalles, Benedict	111 07
274594	Reiber, F. E.	13 21	391665	Smith, R. Templeton	124 05
342795	Ridgeway, Jas. E.	32 95	392297	Smith, Ella	2,208 12
342883	Rankin, Martha	62 04	393379	Shapiro, Frank	327 96
344727	Robinson, Margt. W.	171 56	393395	Smigiel, Ewa	218 64
349062	Ritenour, Anna V.	1,751 06	218788	Scott, Annie	63 71
	S.		372484	Silvermann, Max R.	30 02
196509	Skillen, Edith	\$191 61	372524	Siebert, Edward	243 86
198381	Samson, Harry G.	82 47	372725	Sullivan, Cath.	67 37
199224	Stanton, Mary	256 67	394656	Strathern, Mary F.	101 12
200223	Smith, Jennie	347 05	369836	Snyder, Henry	1,202 82
200763	Simmons, Peter H.	1,500 46	370166	Shipman, Cath.	335 21
201525	Soltis, Andy	1,628 08	370328	Sunderman, Annie M.	92 44
203628	Smith, Wm.	249 21	370355	Shippy, Chas. A.	243 72
204027	Snyder, Louisa	1,910 84	370719	Sayers, Emma L.	258 60
204679	Shaeffer, Maggie	11 02	370816	Steinke, Chas. E.	104 09
204931	Schmitt, Kate	311 96	376156	Sculco, Angela	363 99
205072	Seidel, Carl H.	1,267 02	376649	Stewart, Wm. B.	1,547 53
			376959	Stuart, Emma C.	119 46

377095 Schwalm, Bridget	250 21	59922 Stoner, Kaufman	13 11
377103 Sisser, Harry P.	35 76	60211 Swindell, Katie	15 24
377404 Stouffer, Debby J.	125 12	60930 Sorg, Alwine	1,604 98
377760 Schumaker, Cath.	467 42	63371 Spaulding, Alice M.	2,264 10
377835 Stephens, Maude E.	316 34	82110 Sands, Jean S.	389 76
377849 Scanlon, Lucinda K.	26 02	83196 Sunderland, Wm.	4,092 94
378217 Stahl, Sadie E.	1,210 08	83807 Shields, Maggie	355 08
378688 Schmitt, Conrad	217 63	88766 Schuller, Dan'l	15 02
378784 Scharf, Katarina	98 73	105644 Scott, Rachel	131 19
378867 Sheehy, Margt. K.	863 38	106948 Settlemire, Jennie E.	486 63
378961 Schwamborn, Marie	358 95	116392 Scott, Martha J.	41 89
379748 Schmerz, Nellie	197 67	119303 Sheaffer, Annie L.	436 66
380166 Smith, Mary E.	609 44	127258 Shaw, Margt.	9,686 82
380438 Schneiersahn, Benzion	241 43	128813 Smith, Dan'l	1,217 42
380527 Seewald, Bessie	530 69	132013 Sheaffer, Sophia L.	1,389 80
380720 Stewart, Virg. E.	50 87	136800 Sullivan, Kate	25 27
222372 Shernick, Isaac	37 54	141866 Sufferin, Lizzie	1,128 83
224244 Scott, Saha B.	876 30	142469 Schmidt, Cath'ne	14 47
226766 Sproul, Lydia J.	73 22	147972 Scott, Mary A.	184 56
227088 Staub, Hannah C.	299 96	149354 Stevenson, Lena	288 93
228501 Sword, Alex'r	40 03	152494 Schlaich, Plazi	3,582 65
229410 Showalter, Walton E.	286 33	157423 Salmon, Mary	5,802 81
229530 Spisak, Meri	4,016 95	158452 Schollart, Chas.	168 25
232710 Steding, Louis A.	78 08	163764 Shannon, Wm. W.	60 44
233066 Steel, Margt.	495 84	167653 Schaffer, Emma	1,145 78
233344 Schnupp, Lillie	1,019 92	170899 Starke, Ottilie M.	437 49
234430 Simmons, Wm. S.	1,370 20	172806 Simmons, Wm. S.	130 11
235202 Sybert, Edw. J.	198 34	155347 Smith, Lyda M.	18 49
236280 Shearer, Louisa H.	89 50	177717 Schmidt, Fred'k	1,270 05
238237 Seifert, Lizzie	8,541 79	178651 Smith, Annie	391 48
239365 Stoddart, Mary A.	287 90	179804 Singleton, Herbert W.	12 45
241930 Sanborn, Gertrude D.	33 12	180649 Shelton, Chas.	11 93
242004 Strassburger, Lillian L.	43 14	180895 Samson, Harry G.	100 72
242597 Stoehr, Mary	31 43	185286 Scherf, Franziska	37 27
243681 Sheraden, Annie	40 94	192777 Seidel, Reimund	73 00
248065 Smith, Louisa J.	225 02	193071 Shillen, Maggie	2,032 69
249234 Smith, Euphemia	13 62	193147 Soles, Sarah A.	25 52
249809 Stewart, Jno. B.	102 43	361448 Schaefer, Martha A.	900 51
311058 Sutter, Geo. E.	124 90	361485 Stach, Mary	238 83
312213 Stanton, Jno. P.	899 35	361551 Seyler, Sarah	2,486 66
314097 Simon, Sam	30 90	361677 Slattey, Sarah E.	117 01
315058 Strahler, Geo.	415 54	362533 Stewart, Geo. M.	21 16
315864 Sarver, Lewis	1,220 02	362652 Scott, Max	88 98
316044 Sullivan, Mich'l J.	35 65	362814 Stevens, Lillian M.	36 25
316217 Short, Jas. A.	259 96	363037 Schaepef, John	2,246 32
317596 Schnitzer, Bella	1,014 96	364079 Sullivan, Mary A.	176 33
317881 Stokes, Louise	1,159 19	364837 Seip, Adela M.	168 85
318594 Smith, Wm. G.	240 65	382397 Sturgis, Geo.	1,448 94
319335 Smith, Max C.	126 43	382398 Sturgis, Margt.	1,448 94
320458 Scanlon, Margt.	875 36	382566 Standing, Veronica	198 24
321224 Schoeneman, Louisa D.	366 10	383670 Seibert, Anna	226 71
322168 Schellenberg, Francis F.	50 37	383844 Schilling, Eliz.	410 71
325646 Sarver, Bertha D.	168 49	384063 Sissman, Matilda	199 76
326349 Scroggins, Hattie M.	15 01	384463 Shapiro, Alex.	642 08
326816 Shapiro, Sarah	1,243 30	384710 Scholl, Norman P.	700 64
327430 Stolzenberg, Anna	122 61	384764 Schmidt, Kath.	77 41
327915 Schenck, Chas.	16 15	384833 Szock, Donat	1,762 95
328620 Sweeney, Ella	247 08	385710 Sabisch, Barbara	767 26
328823 Sarver, Bert W.	25 02	385842 Steinke, Katarzyna	696 06
329581 Sauer, Peter	114 21	385859 Stegman, Jno. B.	809 37
329881 Swartzlander, Margt.	81 73	384097 Schenck, Ella	331 20
330185 Sprouls, Ellen S.	1,836 59	252831 Schaller, Mchl.	2,005 75
330416 Shillinger, Jno.	86 27	254824 Staley, Theresa	37 02
330552 Severns, Jennie F.	143 03	255937 Signoretto, Francisco	462 33
330875 Smeaton, Anna B.	296 14	256146 Solomon, Amelia	9,076 03
387564 Schuberth, Johannes C.	3,355 56	256273 Simpson, Jas.	299 97
388968 Seigal, Lena	135 98	259279 Schacke, Rosalie	46 86
389472 Stahl, Hy Jr.	903 87	260761 Schaefer, Wm. J.	368 56
390158 Sigafos, Margt.	101 00	260892 Stauffer, Anne R.	292 47
396314 Shea, Thos. L.	1,121 72	261415 Soisson, Chas. E.	23 84
390463 Sichelstiel, Anna L.	72 39	262295 Sipe, Tillie	83 72
390849 Scialabba, Francesca	272 95	262577 Strajeck, Josefa	394 24
225180 Speer, Wm. M., Jr.	396 23	264351 Staudinger, Frances	331 72
238472 Sheridan, John	194 57	264719 Schramm, Lizzie M.	172 34
240919 Salt, Mary A.	15 53	264894 Shaw, Eliz. B.	97 98
312612 Spielmeier, Nich. A.	48 79	265470 Stefanowicz, Wicenty	8,536 77
314643 Stratigos, Johan'a	44 02	265946 Schutlenkoph, Otto	59 88
324602 Sider, Rachel	1,063 38	266967 Steinrock, Adelaide G.	137 87
37380 Schuppert, Clara	7,174 23	266969 Sutch, Minnie R.	349 63
37584 Spinks, Mary	2,969 00	267554 Shillinger, Jno. L.	597 11
41904 Saling, Philip	285 88	267664 Stitzell, Laville F.	1,687 78
56606 Sweeney, Mary	13 26	269081 Surgeon, Lillie	1,279 60
57727 Seaman, Carrie	10 16	270098 Slomer, Geo. A.	511 20
57780 Smith, Horace P.	47 81	272795 Small, Hannah S.	2,133 60
		273884 Sullivan, Mollie A.	216 17

274293 Smith, Eliz.	45 82	312223 Thornton, Marg't	1,095 89
274831 Stappleton, Sophia	1,423 74	312386 Taylor, Geo. J.	539 58
276003 Stewart, Etta M.	569 75	316623 Thompson, Annie	186 44
276391 Stauffer, Anne R.	191 66	320571 Thornton, Della	753 61
277231 Stark, Chas.	41 17	324765 Tyman, Louise	27 84
277582 Sarver, Bert W.	51 31	325341 Toth, Mike	24 69
278431 Solomon, Austa	344 81	326154 Tarkowski, Anth'y	46 24
279019 Smith, Wm. C.	49 54	326168 Thomas, Annie	1,732 48
280974 Smith, Sarah	1,436 58	326553 Theurer, Tillie	105 82
341647 Suzr, Stanislas	3,907 38	330368 Trudeau, Jno. B.	42 48
341995 Schwer, Mary F.	1,259 97	386309 Thill, Lottie	678 22
342205 Sharbough, Priscilla	57 69	388886 Tuckley, Chas. J.	45 27
343311 Snyder, Loulla C.	88 51	390800 Thompson, Alex.	123 01
343515 Schamburg, Jno. H.	1,496 37	4065 Thompson, Margaret J.	12 12
344012 Stone, Jennie S.	90 91	46228 Theis, Matilda	67 56
344500 Stierheim, Eliz. S.	137 98	60480 Taylor, Luvia O.	34 01
344776 Simpson, Robt. M.	203 85	71551 Taylor, Geo.	1,885 13
344788 Sullivan, R. E.	1,245 54	75470 Thompson, Eliz.	66 46
347325 Snyder, Mary	565 50	117180 Tolbut, Emma S.	12 44
347600 Schaffnit, Geo. W.	136 70	123092 Taggart, Mary C.	1,736 63
347661 Seel, Barbara M.	298 39	124374 Thompson, Annie E.	237 60
347869 Steele, Dena	583 93	144764 Thornton, Annie	660 59
348664 Sweeney, Sarah J.	228 01	155584 Torrence, Homer A.	976 19
348685 Sukies, Fred	49 80	159486 Tidball, Isabella	302 90
351680 Schoenberger, Louis J.	27 86	164523 Thompson, Isadore E.	536 55
351701 Smith, Annie E.	50 96	165347 Tucker, Ora E.	10 11
352252 Sichelstiel, Anna L.	144 88	169754 Tidball, Sam'l R.	459 07
352811 Smith, Thos. H.	190 46	170040 Tucci, C. Dom'k	28 49
353692 Sommer, Salome	74 62	170873 Thompson, Wm. H.	312 02
354012 Schaller, Carrie A.	2,515 43	174063 Tindall, Thos. J.	27 60
354106 Simpson, Eulialia	40 27	175880 Templeton, Annie	46 38
354531 Stack, Kath. J.	47 84	184803 Tonnurell, Bertha	558 03
354728 Sodini, Onorato	29 86	190473 Tidball, Anna M.	213 63
355324 Stuart, Reuben R.	120 02	193058 Tranger, Kate	95 79
355540 Skillcorn, Mary	444 56	362878 Tritschla, Barb	373 24
355936 Schweitzer, Freda	232 96	364598 Teissier, Eliz.	73 10
356644 Slippey, Edith N.	499 58	365227 Terwilliger, Jno.	510 84
357361 Saxe, Harry	89 55	385102 Tisherman, Sam'l	58 09
358807 Silverman, Abraham	26 93	385864 Trnka, Teresa	755 18
358962 Snider, Kath.	152 82	260598 Todd, Clyde S.	316 07
359108 Schoenberger, Eliz.	190 90	262885 Tobin, Markle	1,171 16
359264 Schaich, Madge A.	31 77	271110 Tamer, Henry A.	38 18
359855 Shapira, Sarah	236 85	273023 Thompson, Jno. W.	227 13
360226 Sarvat, Kath.	89 22	342484 Tress, Elmer W.	298 14
263012 Sonners, Sarah	29 26	345981 Trust, Edward	89 65
265078 Schmid, Emil	12 86	347159 Taylor, Mary J.	279 73
279625 Stewart, W. W.	15 42	350610 Tunney, Cath.	160 65
349347 Sly, Mary E.	28 50	354146 Talbott, Lowe	45 44
353297 Shankey, Ella K.	17 52	354211 Taylor, Mary C.	226 48
355212 Schlernitzauer, Jos. A.	120 13	356327 Thesler, Ceida	153 00
360192 Strauch, Henry	287 72	358543 Thornton, Maggie	90 40
		360520 Tuohey, Marg't A.	491 75
T.			
196200 Talandis, Peter	\$1,405 84	U.	
213060 Taylor, Thos.	55 82	336175 Underwood, Herb. M.	\$158 93
215746 Todd, Oliver	243 28	228179 Underwood, Sarah J.	508 79
217432 Teuteberg, Emma	129 31	320384 Urben, Jos. P.	16 52
304018 Tennent, Emma	3,331 95	107105 Uptegraff, Alex G.	44 37
304414 Tranger, Roland L.	34 49	123959 Udlick, Robt. C.	1,034 74
310923 Townsend, Edith B.	39 54	124865 Unverzagt, Maggie	113 50
374769 Thomas, Frank	126 54	382319 Utechet, Julius	1,661 06
392583 Thomas, Niaoma	836 31	78794 Uhlig, Caroline	3,125 40
392698 Thomas, Mary E.	330 12	280233 Urban, Arthur W.	25 13
394046 Tener, Gertrude B.	633 31	360760 Urban, Harry E.	56 54
394203 Trabert, Medart	1,085 99	V.	
215193 Thomas, Francis M.	10 70		
394896 Turich, Josephu	107 85		
288291 Thompson, Martha	7,163 14	281518 VanKirk, Annie D.	\$17 64
290548 Tyman, Louise	515 61	282552 Von Voorhis, Mary B.	105 47
291519 Tibbs, Maria E.	539 28	285734 Vasko, Yolan	1,917 14
334872 Tindale, Edith C.	78 64	331134 Veranese, Mary	1,140 72
338558 Thompson, Maude A.	1,273 53	332035 Vithestain, Jos. H.	42 91
339502 Thompson, Jas. W.	22 64	337162 Vendetto, Annie	24 87
368610 Turner, Ernest J.	118 33	337654 Vita, Nicola	144 54
370261 Thompson, Alice	25 25	377140 Valz, Maria	340 83
377072 Torvok, Anna	450 52	308225 Varley, Myles	191 45
380143 Taylor, Sarah	79 09	308673 Volper, Celia	350 23
226028 Thomas, Susie	49 81	309957 Vaughn, Pat'k. J.	1,190 43
231789 Trant, Nora	583 57	393657 Volbrecht, Wm. J.	108 91
233288 Tremelling, Hannah	27 40	240454 Valentine, Mamie	272 41
238563 Turner, Lillian	560 22	243340 Valentine, Jno.	1,378 17
247607 Tench, Marguerite	137 78	329128 Varanese, Louis	1,146 32
311137 Taylor, Emma M.	2,134 33	90529 Vance, Delia	12 37

154194	Vandergrift, Eliz.	99 97	368766	Wecht, Florence C.	65 59
172599	Vincent, Fanny M.	193 17	376627	Watson, Harriet B.	376 19
184722	Vogel, Christina C.	203 61	377038	Wyman, Dorothy E.	340 50
362332	Velte, Lillian A.	130 23	378479	Wert, Annie V.	633 34
363766	Velte, Ralph C.	145 60	380869	Willman, Laura	245 12
363860	Varga, Mike	261 57	281544	Wagner, Henry E.	51 83
364844	Vollmer, Eliz. L.	92 12	292847	Wilds, Kath.	36 01
80531	Von Polley	1,923 58	367883	Walters, Katie	295 61
268897	Vrydaugh, Martin U.	8,342 01	369396	Wasson, Harry G., Jr.	171 78
280112	Vaughan, Marg'h.	728 03	222517	Werbilinky, Minnie	1,288 76
344872	Velte, Aug. L.	77 39	224110	Wiseman, Cath. L.	721 39
252935	Viducci, Giuseppe	579 15	224597	Wiltshire, Blanche	1,150 53
			227839	Weston, Oliver L.	2,339 75
	W.		229696	White, Margt.	67 94
			237106	Walters, Mary A.	302 35
197044	Wesley, Wm. H.	\$855 12	244397	Wilhere, Michael H.	55 38
201287	Wood, Wm. J.	2,080 67	244488	Wilson, John F.	230 56
208026	Wakefield, Jas. A.	167 34	248875	Wilkelvass, Robt.	74 37
208634	Walker, Maude J.	481 93	249843	Wilson, Maggie	10 11
211453	Welsch, Mary	1,243 30	312744	Wallace, Jas. H.	2,820 97
213842	Waugamann, Edw. F.	1,570 03	313030	Weaver, Frank R.	17 54
218606	Wood, Bessie	948 23	313630	White, Howard	459 27
301849	Weilersbacher, Elizabeth F.	433 19	315151	Wagner, Otto	6,934 55
303652	Walker, Sadie	31 38	316084	Wood, Kath.	565 81
306815	Webster, Hannah	330 65	317003	Webber, Jennie E.	555 82
307019	Wood, Cora M.	34 41	318503	Wittek, Luisa	2,619 22
307379	Wunderlich, John F.	2,158 66	319023	Wall, Caroline L.	1,175 12
307885	Wege, Anna M.	924 64	319414	Wilmann, Edw.	432 05
309005	Wilhelm, Frank	1,014 07	320140	Walsh, Maurice	28 91
309169	Wagner, Mary J.	190 45	321106	Wilbur, Goldie O.	597 50
309615	Williams, Fanny	82 81	321107	Wilbur, Sam'l. P.	119 46
371640	Walsh, Elizabeth	61 17	321705	Walper, Bernard	25 26
372208	Ward, Mary J.	25 41	323440	Woltz, Henry M.	55 63
373001	Wegerich, Anna A.	64 86	323619	Wenzel, Chas. A.	722 24
374114	Waner, Clarence H.	112 60	325259	Wilson, Margt. McM.	15 31
374923	Weaver, Ella	229 51	325266	Westerman, Minnetta W.	15 55
375479	Wolff, Mary P.	1,259 83	327028	Wagner, Agnes	66 09
375578	Walsh, Rose I.	106 52	327039	Wettengel, Wm. F.	84 46
375755	Wolfe, Madge K.	144 16	327107	Wachter, Helen	340 82
375879	Walsh, Ellen	71 23	328087	Watson, Mary M.	90 05
375898	Weir, Ida S.	1,259 83	328184	Wilhelm, Henry	97 25
391531	Wakefield, Nellie	82 41	329099	Willie, Lina V.	277 81
392383	Wingar, Harry E.	110 40	329501	Walls, Mary	33 33
392512	Walls, Margt.	671 27	329816	Wilson, Mary J.	416 75
392966	Waichakaucky, Eleksandra	548 39	386093	Williams, Rosaline E.	1,176 74
393531	Walsh, Bridget	546 60	386857	Willyard, Mary G.	120 13
394010	Weinmann, G. R.	1,330 36	389531	Woodside, Alvin E.	56 47
394135	Werner, Margaretta	162 86	221266	Williams, Eliz.	12 68
207778	Websters, Emma	3,341 62	235757	Wurthner, Annie	41 06
216099	Weaver, Mary I.	66 99	22946	Williams, Chas. H.	29 49
303007	Widlocheer, Otto	202 28	45603	Wilson, Agnes	758 48
305838	Wilson, Ada	292 66	48419	Wallace, Mary M.	23 56
281646	Wallisch, Cath.	192 41	71741	Williams, Annie E.	649 93
282456	Werner, Justus H.	26 27	73567	Wettengel Chas. A.	1,260 22
284159	Weber, Martha	4,620 06	86023	Wall, Jas. B.	49 54
285858	Watson, Samantha	773 76	86723	Walters, Eliz. L.	1,104 06
286099	Weimar, Christine	1,200 38	88723	Wilson, Lizzie J.	213 32
286517	Wert, Marguerite A.	77 27	89313	Winfield, Fannie K. McK.	38 48
286610	Wirth, Kath. A.	634 97	93114	Woods, Agnes	271 50
288300	Wagner, Barbara	669 73	95860	Wittish, Rose	257 00
288778	Wilson, Mich. H.	27 94	104246	Wartman, Marie	11 02
288878	Walper, Riddle J.	2,074 21	106906	Welfer, Geo.	98 49
289523	Webster, Wm. B.	33 03	114102	Wilson, Anna M.	1,322 61
290355	Wint, Marvin A.	13 22	114848	White, John C.	8 81
291633	Webber, Jennie E.	749 22	120584	Walton, Mima L.	1,213 39
293967	Weaver, Tecumseh S.	81 72	123884	Ward, Michael H.	690 87
297247	Werle, Bessie E.	86 87	136283	Wilmont, Mary	15 64
297290	Wooton, Eliz. B.	154 09	139902	Woernil, Anna M.	16 61
300071	Waugman, Margt.	876 71	142578	Ward, Lizzie	9 93
331176	Ward, Annie M.	23 89	144571	Wehner, Margaretha	1,601 60
331886	Wallace, Maude D.	37 10	148115	Welsh, Michael	5,120 44
332376	Wickersham, Morris S.	15 35	149095	Walton, M. Agnes	201 83
333069	Wilkerson, Florence L.	46 38	154003	Wildanger, Emma	571 32
334986	Weinert, Henry O.	17 17	155684	Wohl, Oscar	11 13
337549	Wierniske, Genowefa	466 73	170826	Willard, John W.	33 32
338420	Wiseman, Mary V.	1,679 50	173820	Welsh, Jennie	40 34
339353	Wilson, Ruth	76 03	179394	Wade, Wm.	476 47
339577	Wachter, Lina	146 43	180209	Weir, David M.	2,393 83
340001	Weaver, Danl. S.	424 15	180928	Williams, Maggie	68 30
340822	Weir, E. Verne	58 08	181896	Wilson, Isabella	167 53
366967	Wilkins, Jos. J.	143 09	182410	Williamson, Robt. J.	604 65
367593	Woomer, S. Clarence	347 20	190051	Walls, John	75 25
367613	Wolff, Jessie M.	104 58	361936	Wilson, Eliz. L.	434 07
368052	Walters, Blanche D.	612 87	362213	Waggoner, Oliver A.	6,071 24

362858	Wassell, Harry B.	489 50
362890	Werner, Agnes K.	357 63
181767	Whitehead, Sarah J.	3,665 42
281796	Waddell, Flora	355 80
382007	Wholey, Frances	59 47
382044	Willins, Mary P.	243 89
382099	Wallace, Ethel M.	135 49
382135	Woodcock, Claude D.	69 15
383919	Wagner, Marion E.	117 85
384755	Wilmet, Marie	116 69
385990	Wilson, Ellen	1,160 12
81853	Woods, Edw. H.	35 70
134956	Woodson, Mary B.	2,832 57
368275	Webb, Wm. P.	51 76
251402	White, Clara V.	750 82
252290	Whiteman, Edmund	1,683 91
264044	Warczis, Geo.	442 47
261067	Wildi, Emma E.	100 47
261809	Wagner, Eliz.	65 90
265036	Wentling, Nancy J.	21 81
265353	Wintersgill, Mary L.	490 77
272271	Weaver, Frank R.	35 55
272251	Wildi, Anna M.	665 06
274718	Walzer, Geo.	592 14
276050	Wilkins, Van A.	41 56
277344	Walker, Luella	25 29
278906	Wardle, John	163 88
279831	Wittmann, Chas. W.	129 12
342226	White, Rose G.	450 43
343893	Wright, Luella	2,644 26
343985	Wagner, Anna J.	121 01
344523	Winkler, Margt.	165 50
347698	Walker, Wm. S.	53 56
348005	Wilson, Alex.	100 79
348629	Wallace, Glancy O.	79 51
348726	Welsh, Edith	201 33
349811	Wallace, Beatrice C.	1,269 74
350474	Wareham, Chas. E.	71 49
351523	Werling, Sam'l.	854 37
353602	Wigand, Clara	242 22
354793	Wojeik, Jagniczka	501 16
354842	Wilson, Belle J.	502 07
355359	Weir, Harriet E.	439 40
355831	Waters, Josepha	29 34
356125	Weaver, John F.	65 10
356778	Walther, Stella	170 25
357533	Wightman, Ernest T.	22 99
358184	Warnock, Will W.	685 94
359104	Walker, Kath.	741 29
359729	Wechsler, Benj.	66 47
360562	Welsh, Patk.	373 13
341763	White, Ella R.	44 01
357761	Woodside, Grace E.	32 43
358535	Whitehead, Ida S.	29 06

Y.

203870	Young, Anna M.	\$324 92
216525	Young, Elsie L.	13 21
371280	Yourd, Cannie W.	95 93
283362	Yoest, Anna	5,398 64
249824	Young, Hattie F.	11 75
325818	Young, Wilhelmina C.	1,340 19
329753	Young, Caroline	866 44
386496	Yoder, Wm. B.	85 11
100982	Yoest, Lorenz	2,107 66
140873	Young, Betsey M.	1,101 38
344121	Yerx, Mollie B.	450 18
255203	Young, Wm. A.	1,839 93
258748	Yarnell, Kate	883 15
269873	Yatowski, Wiktor	191 59
349231	Yocksich, Matt	344 56
355131	Yeaton, Martha B.	166 77

Z.

282818	Zetwo, Caroline E.	\$462 97
220275	Ziegler, Lizzie	87 01
305082	Zera, Francisiek	23 65
392295	Zarein, Isaac	220 80
393057	Zukatousky, Mary	219 33
393689	Zaslaff, Harry T.	269 71
248704	Zimontis, Juzups	26 93

311265	Zinser, Ida L.	147 64
326163	Zipf, Sarah	1,177 30
327880	Zimmerman, Jno.	227 78
317080	Ziegler, Wm.	12 96
353155	Zink, Walter B.	714 64

C. L. COLE,
Treasurer.

Pittsburgh, Pa., January 1st, 1923.

REPORT OF THE ATTORNEY GENERAL.

OFFICE OF THE ATTORNEY GENERAL,

Harrisburg, Pa., January 11, 1923.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania:

As required by law, I have the honor to report concerning the business of this Department during the two years ending December 31, 1922.

Circumstances have caused an unusual number of changes in the personnel of the Department during this period. On the first of January, 1922, as reported in my last biennial report, the Deputy Attorneys General were the following: First Deputy Attorney General, Honorable Robert S. Gawthrop; Deputy Attorneys General, Honorable Emerson Collins, Honorable Bernard J. Myers, Honorable William I. Swoope, Honorable Frank M. Hunter and Honorable George Ross Hull, and Special Deputy Attorney General Edmund K. Trent. I appointed Honorable Frank M. Hunter as Attorney to the Public Service Commission and Honorable Sterling G. McNees was appointed to the vacancy thus created. Honorable Bernard J. Myers was appointed to the office of Secretary of the Commonwealth and Honorable Fred Taylor Pusey was appointed to the vacancy thus created. Honorable Robert S. Gawthrop was appointed a Judge of the Superior Court of Pennsylvania and Deputy Attorney General George Ross Hull was appointed First Deputy Attorney General to succeed Judge Gawthrop. Honorable Harlan A. Denney was appointed Deputy Attorney General to succeed Mr. Hull. Judge Denney died in office and Honorable J. W. Brown was appointed to the vacancy thus created. Honorable William I. Swoope, having been elected a Member of the Congress of the United States, resigned as Deputy Attorney General and Honorable Paul J. Sherwood was appointed to the vacancy thus created. Frank M. Eastman, Esq., has continued as Special Attorney in charge of the collection of escheatable moneys and property. George W. Coles, Esq., who was Special Attorney to the Bureau of Maintenance Collections on January 1, 1921, resigned upon being appointed United States District Attorney for the Eastern District of Pennsylvania and Harry J. Makiver, Esq., was appointed in his stead.

During the period covered by this report the business of the Department has been quite heavy. This has been caused partly by the fact that I have endeavored to have the legal work of the Commonwealth handled by the regular members of the Department, whenever practicable, so as to avoid the employment of special counsel and the incurring of the expenses incidental thereto. The Department has rendered two hundred and five formal opinions and in addition there have been written a very large number of letters of advice and innumerable oral conferences have been held with representatives of the various Departments, Commissions, Public Institutions, etc.

Among the matters with which this Department has been concerned, the following may be of special interest:

Department of Public Welfare.

This new Department was provided for by an Act of the Session of 1921 enacted upon the recommendation of the Governor. The Act was drafted in this Department and involved an extensive consideration of the law relating to public agencies which it was thought advisable to bring under the single jurisdiction thus provided. Since becoming effective it has given occasion for much attention here because of the many questions naturally arising in putting into operation its various provisions and organizing the machinery through which it operates.

Prohibition Enforcement.

During the Session of 1921 it fell to the lot of this Department to draft an Act for the enforcement of the Eighteenth Amendment to the Constitution of the United States. It was decided that it would be a backward step to permit the indiscriminate and unregulated sale of alcoholic liquors (containing less than one-half of one per cent. of alcohol) notwithstanding the fact that the sale of such liquors, by any one and to any one, at any time or place, is freely permitted by the Volstead Act. To this end it was deemed appropriate to preserve the machinery of the Brooks Law, applying this machinery, however, only to the licensing and regulation of the sale of liquor containing less than the intoxicating percentage of alcohol fixed by Congress, and by the same Act prohibiting the manufacture, sale, possession, transportation or furnishing of any intoxicating liquor. The Bill was so drafted and, after the House of Representatives had rejected an enforcement Bill known as the Martin Bill, which permitted the unrestricted sale of alcoholic liquor containing less than the percentage of alcohol fixed by the Volstead Act, it was introduced, passed and approved and is now known as the Woner Law.

In the hope of being able to eliminate future controversies before our Legislature on the question of the intoxicating percentage of alcohol, and confine controversies on that question to Congress, where they now more properly belong, we provided in our Act that the words "intoxicating liquor" (being that which the Act prohibits) shall mean anything which Congress, from time to time, shall find and determine to be intoxicating under the authority now vested in Congress by the Constitution of the United States. To all such "intoxicating liquor" our act would apply automatically. We had no precedent for such a provision, but it seemed clearly the logical and sensible one if it could be made to stand under our Constitution. This provision was attacked in the Courts on the ground that it is a delegation of legislative power, etc. Judges in several of our Counties held that the provision was unconstitutional and rendered the Act invalid. This view was also encouraged by an opinion by the Attorney General of Massachusetts and a decision of the Supreme Court of Massachusetts holding that the Legislature of the State could not thus adopt such standard as Congress may enact. Judges in several of our other Counties held the Act to be Constitutional. The question was raised in Crawford County in the case of *Commonwealth vs. Alderman*, wherein the Constitutionality of the Act and the conviction thereunder were sustained by the Court of that County. Upon sentence an appeal was taken to the Superior Court. By reason of the importance of the matter and at the request of the District Attorney of Crawford County, I prepared the brief and argued the case in the Superior Court, where the law was sustained: *Commonwealth vs. Alderman*, 79 Pa. Superior Ct. 277. Thereupon the case was appealed to the Supreme Court where I also argued it, during the month of October, 1922. On January 3d the Supreme Court affirmed the judgment of the Superior Court, the Chief Justice handing down an opinion fully sustaining the Constitutionality of the Act.

Very closely related to the matter just mentioned was the case of *Commonwealth vs. Vigliotti*, referred to in my last biennial report. At the date of that report the case was under consideration in the Superior Court where it had been argued October 11, 1920. It involved the question whether a conviction could be sustained under the Brooks Law for an offense committed after the adoption of the Eighteenth Amendment to the Constitution of the United States and the passage of the Volstead Act. The Superior Court sustained the conviction, whereupon the Defendant appealed to the Supreme Court which also sustained the conviction in an opinion handed down in May, 1921. Subsequently an appeal was taken to the Supreme Court of the United States. I assisted the District Attorney of Fayette County in that Court. The Court affirmed the judgment of the Supreme Court of Pennsylvania and held that the Brooks Law was an appropriate aid to the enforcement of National Prohibition: *Vigliotti vs. Commonwealth of Pennsylvania*, *Advance Reports*, May 15, 1922.

Conferences of District Attorneys.

In connection with matters relating to the enforcement of the prohibition laws or any other laws under which the State and Federal authorities might have concurrent jurisdiction, I invited the District Attorneys of Pennsylvania to a conference with the District Attorneys of the United States and other Federal Enforcement Officers located in Pennsylvania, which conference was held at the Capitol in March, 1922. At the close of that meeting I suggested to the Pennsylvania District Attorneys that they should arrange to keep in contact with each other for the interchange of views as well as for the purpose of giving the Legislature the benefit of their experience whenever changes are contemplated in the laws relating to crimes and criminal procedure. Such changes in the criminal laws are sometimes made at the instance of persons who view the questions from the standpoint of the accused and are lacking in knowledge of the problems of the officers of whom rests the responsibility for the enforcement of the laws. In pursuance of this suggestion a meeting of the Pennsylvania District Attorneys was held in November, 1922, at which time a permanent organization was formed. I think the creation of this organization is a matter of importance which should result in much good.

The Delaware River Bridge.

The Act providing for the construction of the bridge across the Delaware River between Philadelphia and Camden provides that counsel to the Commission shall be designated by the Attorneys General of Pennsylvania and New Jersey, and also provides that condemnations of real estate, which become necessary on the part of the Pennsylvania Commission, shall be conducted through the Attorney General of Pennsylvania. I adopted the policy of designating one of the regular Deputies of this Department as counsel to the Commission without any extra compensation. The large amount of work growing out of the great number of condemnations of real estate led to the designation of two young attorneys to help in matters of detail, under the Deputy Attorney General, at a small expense. I think this arrangement has tended to efficiency as well as economy in these matters.

The work connected with the construction of this bridge has been a very important item of the work of the Department. Up to the present time the Deputy Attorney General thus designated has co-operated in the preparation of contracts for the Commission involving the expenditures of over \$5,000,000. So far twenty properties have been condemned for bridge purposes and three acquired by purchase. The assessed value of the properties condemned is \$390,400 and the total amount of the claims of the property owners is in excess of \$1,500,000, indicating the probability of very substantial disputes in arriving at the amounts to be paid. Twenty-six tenants have been dispossessed from properties condemned and their claims for damages exceed \$183,000. Amicable settlements have been made with some tenants. Forty-three condemnation cases are now pending before the Jury of View of Philadelphia County, representing claims of property owners and of tenants, and oral hearings have been conducted by the jury for a number of months.

In addition to the foregoing matters requiring legal attention the Department has been represented at all meetings of the Delaware River Bridge Joint Commission, as well as at the meetings of the executive committee, and has submitted numerous opinions by letter and otherwise. For months past almost daily conferences have been held with engineers, experts and others concerning matters arising in connection with contracts for construction, acquisition of properties, etc.

Other Pennsylvania—New Jersey Bridges.

Carrying out the provisions of legislation for acquiring and freeing certain Pennsylvania—New Jersey toll bridges this Department has taken care of all legal questions and generally looked after the work of the Pennsylvania Commission. Progress on these bridges is as follows:

The Easton-Phillipsburg Bridge, transferred; the Milford, Pike County Bridge, transferred; the Taylorsville (Washingtons Crossing) Bridge, transferred. The negotiations for the Yardleyville Bridge are completed and it will soon be taken over. Work has been commenced on the

transfer of the Riegelsville Bridge and its transfer will soon be completed. Negotiations concerning the Belvidere Bridge are well along but are considerably involved and some little time will elapse before a transfer can be completed.

Pennsylvania—New York Bridges.

Duties similar to those mentioned in the last preceding heading have been performed by the Department in connection with the transfer of toll bridges between Pennsylvania and New York and the several matters have proceeded as follows:

The Port Jervis—Matamoras Bridge is transferred; The Chehocton—Hancock Bridge is transferred. The negotiations for the Barryville—Shohola Bridge, the Cochection Bridge, the Callicoon Bridge and the Skinners Falls—Milanville Bridge are practically completed and the transfers nearly consummated. The proceedings relating to the Highland and Lackawaxen and Lordville Bridges have been commenced and substantial progress made thereunder.

Indian Creek Litigation.

Shortly after the beginning of my term I received the petition of a large number of residents of Westmoreland County asking that the Attorney General intervene in certain equity proceedings, then recently instituted in Westmoreland and Fayette Counties, to prevent the waters of Indian Creek from being contaminated by coal mining operations. The waters of Indian Creek are used by the Mountain Water Supply Company largely for locomotives and other railroad purposes, and from this Company the Westmoreland Water Company purchases large quantities of water distributed to the public. The request that the Attorney General intervene as one of the plaintiffs was based on the theory that in the absence of such intervention the Court could not give consideration to questions affecting the welfare of the general public but only to the interests of the corporations involved. Under the circumstances and owing to the great importance of preserving this water supply, I deemed it proper to intervene and had petitions presented to the Courts to that end. The intervention was allowed and the Department was represented by one of the regular Deputies at the trial of the case in Uniontown, which occupied several weeks, and has also taken part in the argument and filed a brief. The trial Judge has found against the plaintiffs and exceptions to his findings will be argued before the full bench. The Westmoreland County cases involving the same questions have not yet been tried.

West Virginia Gas Case.

By joint resolution, approved the 18th of April, 1919, P. L. 87, the Attorney General was authorized to file a Bill in Equity in the Supreme Court of the United States on behalf of the Commonwealth against the State of West Virginia, to restrict the enforcement of a Statute of West Virginia (known as the Steptoe Act) the purpose of which, as contended, is to restrict the exportation of natural gas from that State. This of course is a question of the utmost importance to the people of the Western part of Pennsylvania and to the public service companies distributing natural gas in that section. My predecessor filed the Bill, a preliminary injunction was granted by the Supreme Court of the United States, and a commissioner appointed to take testimony.

After the testimony had been taken the Supreme Court of the United States fixed the 5th of December, 1921, for the argument of the case. Although the case was very fully argued, the Court subsequently made an order directing a reargument and it was reargued before the full bench during the week of February 13, 1922. On November 13, 1922, the Court handed down an order directing that the case be again restored to the calendar and reargued before the full bench at a date to be fixed. It is quite apparent that this case, which is being carried on in connection with a similar case in which the State of Ohio is plaintiff, has developed into one of the most interesting contests in the recent history of the Supreme Court of the United States. The two oral arguments which have taken place occupied a total of nine and one-half hours, yet the Court indicates its desire for further argument.

Anthracite Coal Tax.

In the Governor's address to the Legislature of 1921 he recommended a small ad valorem tax upon coal. The sentiment of the Legislature was against the imposition of this tax on bituminous coal. Under the Act of 1913 the Supreme Court of Pennsylvania in *Commonwealth vs. Alden Coal Company*, 251 Pa. 134 and in *Commonwealth vs. St. Clair Coal Company*, 251 Pa. 159 had declared that a tax on anthracite coal which did not apply also to bituminous coal was in violation of the provisions of the Constitution of Pennsylvania requiring all taxation to be uniform upon the same class of subjects.

It being apparent that the members of the Legislature did not deem it wise to impose a tax upon bituminous coal, it became necessary either to abandon the idea of any coal tax or to make an effort to sustain a tax on anthracite coal notwithstanding what the Supreme Court had said in the cases referred to. Thereupon, at the Governor's instance, this Department drafted a Bill levying a tax on anthracite coal which was passed and approved.

Shortly after this anthracite coal tax became a law we arranged with representatives of the anthracite coal interests to have a test case started in the Dauphin County Court. This case throughout its career is entitled *Roland C. Heisler vs. Thomas Colliery Company, et al.* Much investigation was involved in connection with the pleadings in this test case because it was deemed important to place upon the record, as far as possible, the facts distinguishing anthracite and bituminous coal as commodities differing in their origin, production and use, which facts did not seem to have been fully or adequately found by the Court in the earlier cases.

The test case was argued on Bill and Answer in the Dauphin County Court in the latter part of November, 1921. The Court gave the case very thorough consideration and rendered a decision, joined in by all three of the Judges, sustaining the Constitutionality of the tax. From this decision an appeal was taken to the Supreme Court of Pennsylvania, argued in Philadelphia before the full Bench in April of 1922 and a decision was rendered on June 24, 1922, holding the Act to be Constitutional and affirming the decision of the Dauphin County Court.

From the decision of our Supreme Court a writ of Error was taken to the Supreme Court of the United States and argued on the 14th and 15th of November. The Attorneys General of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey and Delaware (claiming that their people are the principal consumers of anthracite coal) filed a brief attacking the validity of the tax and argument was orally made by the Attorney General of Massachusetts representing this group. Of course the case was argued also by counsel representing the anthracite coal operators. On November 27, 1922, the Court, by Justice McKenna, delivered an opinion confirming the judgment of the Supreme Court of Pennsylvania and sustaining the validity of the tax.

Pending the appeal to the Supreme Court of the United States certain anthracite coal companies appealed from the settlements of the tax against them, which were made by the Auditor General after the argument in the Supreme Court of Pennsylvania. The Mill Creek Coal Company, (23 Commonwealth Docket, 1922) and the Philadelphia and Reading Coal and Iron Company, (28 Commonwealth Docket, 1922) in the Dauphin County Court, raised questions relating to the administrative features of the Act, not involved in the main test case, and sought to avoid the tax on these grounds. These cases were argued in due course and on November 18, 1922 Judge Hargest handed down opinions sustaining all the features of the Act therein questioned and entered judgment against the contesting companies for the full amount of the settlements against them with interest and commission. Exceptions have been filed to this decision but this Department is not apprehensive as to the questions raised therein. As stated, they relate to administrative features of the Act and do not involve the main question of the power of the Legislature to impose a tax upon anthracite coal, which question is now forever set at rest by the decisions of the Supreme Court of the United States and the Supreme Court of Pennsylvania.

Anthracite Mine Cave Law.

As the culmination of years of agitation and discussion, with which the members of the Senate and House are familiar, the Legislature of 1921 passed, and the Governor approved, the Kohler Act (P. L. 1198) and the Fowler Act (P. L. 1192) seeking to deal with the serious problem created by the mine caves in the anthracite region. A test case was promptly started in Luzerne County under the Kohler Act which the Court of Common Pleas of that County held to be unconstitutional. An appeal being taken to the Supreme Court of Pennsylvania, the Mayor of Scranton asked that the Attorney General take part in support of the law and at the request of the Governor this was done. The case was heard in the Supreme Court by the full Bench, and in an opinion by the Chief Justice the decision of the Court of Common Pleas of Luzerne County was reversed and the Constitutionality of the law sustained. Justice Kephart dissenting. An appeal was promptly taken to the Supreme Court of the United States where the case was argued on the 14th of November, 1922, a motion to advance it having been granted. Though the Commonwealth was not a party to the case, we obtained leave of the Court to file a brief and to submit a short oral argument in support of the law. On December 11, 1922 the Supreme Court, by Mr. Justice Holmes, delivered an opinion holding that the attempted act was an unwarranted restriction upon property rights which could not be sustained under the police power. Mr. Justice Brandeis filed a dissenting opinion. The case in the Pennsylvania Courts is entitled *Mahon vs. Pennsylvania Coal Company* and in the Supreme Court of the United States is entitled *Pennsylvania Coal Company vs. Mahon*. I think the people interested in solving this problem feel that this Department did all it could do to sustain this legislation, the validity of which always was considered a very doubtful question. This case will, at least, be some guide in the future efforts to relieve the situation at which the Act was aimed.

Gasoline Tax.

After the approval of the Act of 1921 imposing a tax upon sales of gasoline and like fluids (P. L. 1021) important questions were raised as to the commodities and sales to which it would apply. Thereupon a conference was held at this office with counsel representing the parties concerned and we were able to reach an understanding as to the interpretation of the law entirely satisfactory to the Commonwealth as well as to the manufacturers, under which the tax has been collected without any contest of any kind.

County of Philadelphia vs. Commonwealth.

For years the County of Philadelphia has had a very large claim against the Commonwealth for reimbursement for the expenses of primary elections. Several Auditors General in turn refused to make any settlement on this claim. Finally the County of Philadelphia obtained a special Act of Assembly authorizing it to bring suit against the Commonwealth in the Court of Common Pleas of Philadelphia County. This case was tried and the Court of Common Pleas of Philadelphia County held the Act to be unconstitutional, but an appeal to the Superior Court, argued early in 1921, the Act was sustained. Thereafter the Court of Common Pleas entered judgment in favor of the County and against the Commonwealth for an amount which we deemed exorbitant and from which we appealed to the Supreme Court, the case being argued in October, 1922. On January 3d the Supreme Court rendered a decision which will reduce the amount of the judgment in about \$37,000. In the meantime, at the 1921 Sessions, an appropriation to take care of this claim was vetoed. The judgment entered by the Court of Common Pleas exceeded \$600,000. Many of the charges included in it were grossly excessive, and I have deemed it appropriate to contest it as far as possible. An Appropriation for its payment will now be a matter for further consideration.

Inheritance and Corporation Taxes.

During the two year period numerous inheritance and corporation tax cases have been handled by this Department in the appellate courts and in the courts of first instance. The contentions of the Commonwealth have been sustained in nearly every case.

The case involving the largest amount in controversy is the matter of the inheritance tax in the estate of Henry C. Frick, deceased, in which the Orphans' Court of Allegheny County has entered a decree in favor of the Commonwealth for nearly \$1,200,000 more than the amount for which the representatives of the estate admitted their liability. This case is now in the Supreme Court, where it is to be argued on January 12, 1923. It is practically certain that it will reach the Supreme Court of the United States in the contentions of the Commonwealth are sustained by the Supreme Court of Pennsylvania. At the outset my predecessor placed the case in the hands of Major David A. Keed of Pittsburgh as special counsel, and while this Department has co-operated the main work has been done by him, and with much ability and success.

In the case of Kirkpatrick's Estate we obtained a decision by the Supreme Court of Pennsylvania reversing the Orphans' Court of Allegheny County and sustaining the provisions of our Inheritance Tax Law under which inheritance tax paid to the United States is not allowed as a deduction from the value of the estate in determining the State tax. The Orphans' Court of Philadelphia County had reached the same conclusion as the Orphans' Court of Allegheny County and the decision of the Supreme Court was of much importance to the Commonwealth.

Treasury Investigation.

After consulting this Department as to his powers in the matter the Auditor General caused a very complete audit to be made of the administration of the Treasury Department from May 1, 1917, to April 30, 1922. During the four year term from 1917 to 1921 a number of matters developed in the audit which the Auditor General submitted to me for my opinion and for such action as I might find proper. The reports being more or less inconclusive, I suggested that they should be supplemented by oral hearings and a number of such hearings were held. As a result I filed a somewhat extensive opinion which will be found among the opinions of the Attorney General, and felt compelled to cause a prosecution to be entered against the State Treasurer who served during the term in question, for misdemeanor in office. It is only fair to say that the charged was not based upon any profit to the State Treasurer or financial loss to the Commonwealth, but on what seemed to me such failure to obey the law as could not be ignored.

In connection with this investigation I desire to give public expression to my great appreciation for the assistance rendered by Honorable Edward J. Fox, former Justice of the Supreme Court of Pennsylvania. Because of his high standing and ability and the public confidence reposed in him, I asked for his co-operation, which he rendered as a public service and for which he refused to receive any compensation.

The result of the prosecution above referred to is the case of *Commonwealth vs. Kephart* in which an indictment has been found in the Dauphin County Court, and a motion to quash the indictment and a motion to discharge the defendant have been overruled by that Court. An appeal from that decision is now pending in the Superior Court of Pennsylvania where it has been argued.

Bureau of Escheats.

The Bureau of Escheats, which is a Bureau of this Department, has continued its excellent work. From the beginning of its operation in May 1919, to December 31, 1920, this Bureau collected and paid into the State Treasury \$300,896.01, of which \$13,974, being 4.6 per cent of the amount collected, was refunded to claimants on orders of the Board of Public Accounts. During the period from January 1, 1921 to December 31, 1922, the Bureau has collected and paid into the State Treasury \$478,785.09, making a total of collections from the beginning of its operations of \$779,681.10. Claims allowed and pending will involve a refund to claimants of \$26,265.64 or 3.3 per cent. of the entire amount collected. In addition to the total collections paid into the State Treasury, the Bureau has obtained Court orders for the payment of \$10,228.72 which will be paid within the next few weeks. In securing these collections 127 petitions were filed in the various Courts of Common Pleas of the Commonwealth, together with numerous petitions in the Orphans' Courts of the several Counties. In addition there are now pending in the Orphans' Court

of Philadelphia County, petitions for orders for the payment of \$52,226.62, being unclaimed moneys held by trust companies under trusts which have ceased to be active. Mr. Eastman, who has special charge of this Bureau, drafted several Acts which became laws during the last Session of the Legislature, and which facilitated the work of this Bureau. The collections from January 1, 1921, to December 31, 1922, were made under the following Acts: Act of April 21, 1921, P. L. 223 (amending Act of 1915), \$421,322.28; Act of April 21, 1921, P. L. 216 (amending Act of 1919) \$42,384.53; Act of May 16, 1919, P. L. 174, \$9,222.92; Act of April 17, 1872, P. L. 62, \$5,855.36. Provisions to enable the Bureau to make more extensive examinations of trust companies would certainly result in very large additions to the amounts collected.

The expense of collecting the \$478,785.09 paid into the Treasury during the past two years was less than \$60,000, or 12½ per cent. of the amount collected. This includes cost of advertising court fees chargeable to the Commonwealth, and all salaries and expenses of every kind. Of this amount less than \$50,000 has been paid from the appropriation to the Auditor General's Department and about \$10,000 from the appropriation to the Attorney General's Department.

Bureau of Maintenance Collections.

This Bureau, which is also a part of the Attorney General's Department, has rendered very efficient service, especially during the last year. The collections for the year 1922 exceeded the collections for 1921 by \$48,964.30. The total collections from January 1, 1921 to December 31, 1922 have been \$345,876.06. This is just a little over the amount collected during the preceding two years, the total for the four-year period being \$689,052.40.

Extradition Cases.

The number of extradition cases passing through the Executive Department has been very large, a natural result of the unusual number of crimes committed throughout the country during the past two years. Where there is any contest or question raised on an application for extradition the matter goes to the Attorney General's Department for hearing. Seventy-five such hearings have been held, in which both parties were represented, the requisitions for the return of fugitives having come from almost every State in the Union. We have also advised in numerous cases before papers were sent from the Executive Department to some other State asking for the return of a fugitive who had fled from this State.

Banking Department.

Hearings in bank cases have been numerous, especially since the Governor adopted the policy of granting bank charters only after investigation of the need therefor. Very many hearings have been held before the Banking Commissioner and a Deputy Attorney General in connection with questions of impaired capital, insufficient business methods, banking irregularities, etc. Some of these involved institutions with very large deposits, trusts, funds, etc., wherein defects were corrected, deficiencies in capital restored and failures prevented without creating public sensations.

We have instituted Quo Warranto proceedings against eight banking associations. Six banking institutions have been placed in possession of the Banking Commissioner as have also five building and loan associations. We have had occasion during the two year period to render thirty-one formal opinions to the Banking Department and have given informal advice in very many cases in connection with the very vigilant and careful work of that Department.

Insurance Department.

We have had a considerable number of litigated cases for this Department and two dozen or more insurance corporations have been dissolved or their charters forfeited. We have also kept in touch with some very important litigation the Insurance Commissioner has had in the State of New York.

Collection of Delinquent Corporation Taxes.

As far as possible this important work has been placed in the hands of Deputy Attorneys General instead of in the hands of special counsel. This, I think, has saved the Commonwealth considerable money. The cases in Allegheny

County are referred to Special Deputy Attorney General Trent, and since I have had a Deputy Attorney General who is a member of the Philadelphia County Bar the Auditor General and I have arranged that all such cases shall be referred to him, and no further delinquent corporation tax claims have been placed in the hands of any special counsel in Philadelphia. Since this arrangement has been made more than one hundred such claims have been cared for in Philadelphia County, at an expense of practically nothing to the Commonwealth.

Freeport Bridge.

Very many questions have arisen in connection with the Freeport Bridge across the Allegheny River, where we have been able to save the Commonwealth between \$200,000 and \$300,000 through extended and tedious negotiations with the river interests and other parties concerned in the repair of the bridge, it having been greatly damaged through floods. A very dangerous grade crossing at Garver's Ferry at the Eastern end of the bridge is also eliminated as part of the arrangement. There were concerned in this matter the Secretary of War, the Water Supply Commission, the State Highway Department, the Counties of Armstrong and Westmoreland, the Borough of Freeport, Pennsylvania Railroad Company, Pittsburgh Coal Association and Allegheny River interests. An entirely satisfactory final agreement was reached and the bridge is now in the course of reconstruction.

Judicial Election Contests.

Following the election of 1921 petitions for the contest of the election of Judges were presented to the Attorney General from Blair County and from Northumberland County. It was contended by the contestants that it was the duty of the Attorney General to transmit the petitions to the Governor, without further inquiry whereupon it would be the duty of the Governor to summon a special tribunal consisting of the three President Judges located nearest to the County seat of the County involved, in order to try the contest. While the wording of the Statute might appear to sustain this position, it did not seem that it could have been intended that the Attorney General had no function beyond the mere transmitting of the papers. Consequently I fixed dates for hearings in both cases and in each case heard extended arguments on the part of counsel on both sides, after which I filed opinions refusing to certify the petitions to the Governor. Nothing further was done in the Northumberland County case, but in the Blair County case mandamus proceedings were instituted in the Dauphin County Court, leading to a very interesting opinion by Judge Hargest refusing the mandamus: Commonwealth ex. rel. vs. Alter, 25 Dauphin Co. Rep. 161. From this decision an appeal was taken to the Supreme Court, but the appeal was discontinued before argument. The case may be of some value as a precedent hereafter.

Board of Pardons.

The unusual number of crimes and convictions during the past few years has caused a corresponding increase in the number of applications for pardon. There has also been a tendency on the part of some Judges to sentence offenders to the penitentiaries who, under the law, should be sentenced to county prisons, thereby relieving the Judges from the annoyance of importunities to grant parols but throwing an additional burden upon the Board of Pardons. This, of course, leads also to an unusual percentage of applications in the less serious class of cases, which to some extent increases the percentage of pardons granted.

Excluding petitions for commutation of the death sentence to that of imprisonment for life, the number of applicants for pardon during the four years of the present administration has been 1110 and the number recommended 361, or 32.5 per cent. The increase in the work of the Board is shown by comparison with work during the administration of Governor Stone, 1899-1902, during which there were 411 applicants of which 169 or 41 per cent. were granted. The percentage during the succeeding administrations were as follows: 1903-1906, 31.1 per cent.; 1907-1910, 30 per cent.; 1911-1914, 61 per cent.; 1915-1918, 42.8 per cent.

Board of Public Accounts.

This Board consists of the Auditor General, the State Treasurer and the Attorney General. Its duty is to pass on applications for the correction of errors in State tax

settlements and refund of moneys collected under the escheat statutes. About a year ago we adopted the plan of holding regular stated meetings with regular calendars of cases. As a result the work of the Board is practically cleaned up and can be kept so with very little effort. I think this plan has met with the favor of all parties concerned, as against the former plan of holding meetings by special appointment.

National Banks as Fiduciaries.

The recent legislation by Congress, authorizing national banks to act in a fiduciary capacity has brought about a situation which will require a decision by the Supreme Court of Pennsylvania which may lead to a case in the Supreme Court of the United States.

The Act of Congress authorizing national banks to act as fiduciaries provides that they shall submit their trust business to the inspection of the authorities of the State, but not their general business. It is also apparent that in the event of insolvency the administration of the affairs of a national bank through the Comptroller of the Currency would be less desirable than the administration of the affairs of an insolvent trust company through our State agencies.

The Judges of the Orphans' Court and the Court of Common Pleas of Allegheny County declined to place national banks in their list of institutions qualified for appointment as fiduciaries. The Orphans' Court of Philadelphia County took like action on the application of a national bank to be so listed and refused an application for the appointment of a national bank as guardian. Certain stipulations had been filed binding the bank to submit to full State examinations, etc., but of course these were outside the Act of Congress. Upon appeals to the Superior Court these decisions of the Orphans' Court of Philadelphia County were reversed and it was ordered to grant the applications. Thereupon, the matter being brought to the attention of the Attorney General's Department, I deemed it appropriate to intervene and appeal from the decision of the Superior Court to the Supreme Court, so that a final determination might be had and the authority of the State upheld as fully as possible. This appeal is now pending and the Supreme Court has fixed January 15th for the argument.

We have passed upon a large number of land titles and prepared many contracts for the Adjutant General's Department, Board of Public Grounds and Buildings and for various State Institutions, have looked after a number of cases under the Workmen's Compensation Act in which the State was interested, have passed upon all applications for retirement, conducted all the legal matters connected with the completion of the taking over of the State Normal Schools, innumerable matters connected with State Highway contracts, and generally tried to keep the State's legal business up to date and to protect her interests in every possible way. The following is a summary of certain features of the work of the Department which may be of interest:

Jan. 1, 1921 to
Dec. 31, 1922.

Collections by the Bureau of Maintenance Collections from estates of persons confined in insane hospitals as indigents,	\$345,876 06
Collections by Bureau of Escheats in Attorney General's Department,	\$478,785 09
Total,	\$824,661 15

Quo Warranto Proceedings in Dauphin County,	16
Equity proceedings in Dauphin County,	9
Actions in Assumpsit instituted by Commonwealth of Pennsylvania in the Common Pleas of Dauphin County,	4
Actions in Assumpsit instituted in other Counties,	3
Orders to show cause, etc., against insolvent companies and associations,	7
Mandamus Proceedings in Dauphin County,	10
Cases argued in the Supreme Court of Pennsylvania,	31
Cases argued in the Superior Court of Pennsylvania,	4
Cases argued in the Supreme Court of the United States, ..	4
Tax appeals in the Common Pleas of Dauphin County,	138
Cases now pending in the Supreme Court of Pennsylvania	2

Cases now pending in the Superior Court of Pennsylvania	1
Bridge proceedings under Act of 1895 (P. L. 130) and supplements,	2
Insurance Charters approved by the Attorney General,	6
Bank Charters approved by the Attorney General,	94
Applications for sewerage approved by the Attorney General,	253
Formal opinions rendered in writing,	205
Proceedings under Act of 1919, P. L. 1056A, for refund of moneys erroneously paid into State Treasury,	2
Inheritance tax appeals under Act of 1919, P. L. 521,	2

Collections for 1921, from all sources except escheats \$196,643	17
Collections for 1922, from all sources except escheats \$683,751	00
Total,	\$880,394 17

I desire in conclusion to testify to the very able and loyal service rendered by the Deputies and all others connected with the work of the Department, and the pleasure it has been to work with the Governor and the fine body of men who have conducted the various Departments, Bureaus and Commissions of the State Government.

The same has been true of the relations between the Department and the members of the Senate and the House. Every bill sent to the Governor during the legislative session was first submitted by him to us and a written opinion furnished him before the bill was signed or disapproved. This led to many conferences with members relating to suggested objections, and almost invariably they were anxious to co-operate in anything tending to make their legislation more perfect and beneficial.

Respectfully submitted,

GEO. E. ALTER,
Attorney General.

REPORT OF THE COMMISSION APPOINTED TO MAKE AN INVESTIGATION OF THE BATTLE FIELDS OF FRANCE AND BELGIUM, AND TO SELECT POINTS FOR THE ERECTION OF MONUMENTS AND MARKERS.

TO THE HONORABLE SENATE AND HOUSE OF REPRESENTATIVES.

Gentlemen: By the provisions of the Act of Assembly, Approved the 27th day of May, A. D. 1921, P. L. 1173, the undersigned were appointed a Commission to make an investigation of the battle fields of France and Belgium, and to select point for the erection of monuments and markers of appropriate design to commemorate the achievements of Pennsylvania soldiers during the World War, and to make a report of our proceedings to the General Assembly not later than the first Monday of February, 1923.

Shortly after our appointment by the Governor, and as directed by the Act, the commission organized by the election of Major General William G. Price, Jr., as President and Colonel David J. Davis as Secretary.

The Act provides, iter alia:

The commission shall be composed of five citizens who were former Pennsylvania soldiers, sailors or marines who served in France or Belgium during the war with Germany * * * * they shall visit the battle fields of France and Belgium and ascertain the Points where Pennsylvania troops were engaged during the World War and determine the points where monuments and markers shall hereafter be erected * * * * determine the character and design of the monuments and markers to be erected at each of such points * * * * as nearly as may be ascertain the cost of the preparation and erection thereof * * * * enter into such agreements with the governments of France and Belgium as may be necessary to secure the erection of such monuments and markers.

From which it would appear that the principal duties imposed upon the commission by the Act were:

- First. To visit the battle fields of France and Belgium and ascertain the points where Pennsylvania troops were engaged during the war.
- Second. Determine the points where monuments and markers shall hereafter be erected.
- Third. Determine the character and design of such monuments and markers.
- Fourth. Ascertain as near as possible, the cost of the preparation and erection of such monuments and markers.
- Fifth. Enter into agreements with the governments of France and Belgium to secure permission for the erection of such monuments and markers.
- Sixth. Make a report of its proceedings to the General Assembly of Pennsylvania not later than the first Monday of February, 1923.

The first and second duties of the commission, i. e., to visit the battle fields of France and Belgium and ascertain where Pennsylvania troops were engaged, and determine the points where monuments and markers should be erected may will be treated as one matter.

For this purpose the commission sailed for France on May 24th 1922, but prior to its sailing the members of the commission obtained much information of value from the United States War Department, from consulting official war maps, by conference with the members of a similar commission previously appointed in the State of Massachusetts which had already visited the battle fields, and with the Battle Monuments Board of the War Department, which had been appointed by the Secretary of War to prepare a detailed project for marking the American battle fields in Europe.

Upon the arrival of the commission in France an interview was had with the French War Department, as a result of which it was decided to make a thorough study of the entire western front, Captain Le Roche of the French Army, who had assisted the commission from Massachusetts in its investigation, being detailed to accompany and assist the commission in every way possible.

Two weeks were spent in a survey of the battle fields of France and Belgium, special attention being paid to the battle fields on which troops from Pennsylvania were engaged.

Subsequently more detailed inspections and investigations were made of the battle fields, which, in the opinion of the commission, possessed sites or points upon which monuments could be most advantageously erected to commemorate the achievements of Pennsylvania soldiers, much of the ground being familiar to the members of the commission from having been engaged thereon during the war.

Based upon all the information and facts obtainable and from personal observation of the battle fields in days of peace, and with the belief that when monuments and markers are erected, they should be so located as to be connected with some notable achievement of Pennsylvania troops, the commission respectfully submits the following recommendations.

1. That owing to the fact that the 28th Division was 100% Pennsylvania Organization, existing long prior to the war as the Pennsylvania National Guard, and having taken part as such in the War with Spain and in the Mexican Border Service, that some of its hardest fighting in France was in the Argonne in and about the town of Varennes, which town is famous in French History, that the Place du Chateau owned by the town has been offered as a site for a monument, that the old Chateau Site which adjoins the Place du Chateau can be purchased reasonably, thereby enlarging the Place and which overlooks much of the surrounding country the Place du Chateau in the town of Varennes, Department of Meuse, would be an ideal point for a PENNSYLVANIA STATE MEMORIAL to be erected to commemorate the achievements of the citizens of Pennsylvania who served on the battle fields of France and Belgium and to perpetuate the memories of those who fell in the war against Germany and her allies.

2. For the same reasons cited in the previous recommendation and for the additional sentimental reasons, that it would replace a wooden bridge built by United States Army Engineers still in use, with a modern structure which would be of material assistance to the French people of that community, and thereby fixing permanently in their minds the memory of their friends from Pennsylvania, it is further recommended that a MEMORIAL BRIDGE be erected spanning the Vesle River between Fismes and Fismet, Department of Aisne, the substructure to be in accordance with French National Engineers plans, and the super-structure to be a

suitable memorial to the 28th Division, which was actively engaged at this point.

3. It is further recommended that a monument be erected at Montfaucon, Department of Meuse, as a suitable memorial to those Pennsylvanians who served with the 79th Division, and who fought so valiantly in this Sector, Montfaucon, geographically is the outstanding point in that part of France, the German Crown Prince has his Headquarters and Observatory here during the operations in and about Verdun, and it has been selected by the French Government as one of the places to be kept in its present condition of ruin to commemorate the sacrifices of war. This site has also been recommended by the 79th Division Association as a location for this monument to commemorate the heroic deeds of that Division in France.

4. It is also recommended that a monument be erected at Nantillois, Department of Meuse, as a suitable memorial to those Pennsylvanians who served with the 80th Division, whose gallant fighting in this immediate locality did so much to release this territory from the hand of the invader, which point is approved by the 80th Division Association.

5. It is further recommended that a monument be erected at Audenard, in Belgium, as a suitable memorial to the 53rd Field Artillery Brigade of the 28th Division, which Brigade after its Division had been withdrawn from the Argonne was transferred to Belgium, and while attached to the 91st Division, operated so successfully and gallantly as to win the commendation of the King of Belgium and the Commanding General of the 91st Division.

THIRD. Character and design of monuments and markers

Much information with reference to the character and design of the monuments was obtained by consultation with the Beaux Arts Commission of France, and the commission was very materially assisted in deciding on the character and design of the monuments and bridge to be recommended by Major Thomas H. Atherton, Jr., of Wilkes-Barre, Pennsylvania, who having served over seas with the Pennsylvania troops took an unusual interest in the work of the commission, and without compensation has prepared sketches of the proposed memorials as outlined in the foregoing recommendations, which sketches are submitted as part of this report.

FOURTH. Cost of the preparation and erection of State Memorial, Monuments and Bridge.

From the best information obtainable it is estimated that the maximum cost of the State Memorial, Monuments and Bridge complete will total the sum of three hundred thousand dollars, apportioned as follows:

State Memorial at Varennes, Department of Meuse	\$180,000
28th, Division Memorial Bridge at Fismes-Fismet	\$30,000
79th, Division Memorial Monument at Montfaucon	\$55,000
80th, Division Memorial Monument at Nantillois ..	\$20,000
53rd. Field Artillery Brigade Memorial Monument, at Audenard, Belgium.	\$15,000

It is recommended that an appropriation of three hundred thousand dollars be granted for these purposes, so much thereof as may be necessary to be used to carry out the plans as outlined above and in line with the approximate amounts specified.

FIFTH. Agreements with the French and Belgium Governments for the erection of such memorials.

The only agreements required would be the assent of the local officials of the towns in which the monuments and bridge are to be erected, and the approval of the Beaux Arts Commission, which we are assured can be obtained when the plans are submitted.

While investigating the battle fields the commission called on the Mayors of Fismes, Montfaucon, Nantillois, Audenard and Varennes, in each case the commission were assured of their co-operation and support and their willingness to have such a monument and bridge erected.

Official action was taken by the council of the town of Varennes granting permission to erect the monument in the Place du Chateau, as evidenced by a certified copy of the minutes of the meeting attached hereto.

There is also attached hereto a sketch of the town of Varennes showing the relative location of the Place du Chateau and the so called Chateau Site, (shaded in red), referred to in the first recommendation.

SIXTH. The report of the commission is herewith respectfully submitted.

WILLAM G. PRICE, Jr.,
DAVID J. DAVIS,
SAMUEL W. FLEMMING, Jr.,
TIMOTHY O. VAN ALEN,
GEO. H. STEWART, Jr.,
COMMISSION.

Dated, Harrisburg, Pa.
February 5th, 1923.

COMMUNE OF VARENNES.

Extract of the Verbal Process of the Deliberations of the Municipal Council, July 9, 1922.

The year One Thousand Nineteen Hundred Twenty-Two, July 9, the Municipal Council of the Commune of Varennes, being assembled in ordinary session, at the habitual place of its meetings, after legal call of meeting, under the Presidency of Mr. Peter Potier, were present:

Messrs. Potier, Wanauld, Lambert, Nicot, Evrard, Robin, de Kuntz, Buitge, Janoly.

Absent: M. George Preud homme.

In accordance with Article 53 of the Law of April 5, 1884, a secretary was elected from among the members of the Council;

Mr. Lambert having received the majority of the votes was designated to perform these functions, which he accepted.

The President opened the meeting and submitted to the Council the proposition of the office of Franco-American liquidation, relative to a request for the authorization of erecting, on the green square, a monument commemorating the role of the American Division which recaptured Varennes in September, 1918.

The office of the liquidation made known its intention of purchasing the site of the Castle of Varennes for the purpose of making it a public garden.

The Council, after having discussed the proposition, would be happy to see this project realized, and gives the desired authorization.

EXACT COPY
THE MAYOR.

REPORT OF THE COMMISSION TO CODIFY AND REVISE THE LAW RELATING TO BANKS, PRIVATE BANKERS AND TRUST COMPANIES DOING BUSINESS WITHIN THIS COMMONWEALTH.

To the General Assembly of the Commonwealth of Pennsylvania.

The Commission appointed to codify and revise the law relating to banks, private bankers and trust companies doing business in this Commonwealth was appointed in pursuance of the Act of the General Assembly approved July 25, 1917, P. L. 1202. It was continued by the Act of Assembly approved July 21, 1919, P. L. 1057, and further by Act of Assembly of May 27, 1921, P. L. 1201.

Its powers were extended to include a study of laws relating to savings banks and all institutions under the supervision of the Banking Department and further consideration of such subjects as might be referred to it by the Governor of the Commonwealth or the Commissioner of Banking.

The Commission presented a preliminary report February 26, 1919, submitting the draft of the Act relating to the Banking Department of the State. This Act, with some slight amendments, was adopted by the General Assembly and approved May 21, 1919, P. L. 209.

The Commission made a report March 29, 1921, submitting to the General Assembly the draft of an Act "Codifying and revising the laws of the Commonwealth of Pennsylvania relating to the Banking Department and to banks, trust companies, title insurance companies, savings banks and private bankers; with table of contents."

The report of the Commission has been widely circulated among those directly interested throughout the State and the Commission has since its presentation held numerous meetings in regard to the subject matter of its report. It has

further through its members been in conference, by personal interview and by correspondence, with many individuals throughout the state. As a result of this further study of the report submitted in 1921, it has reached the conclusion that certain changes should be made in its former report. Herewith are submitted its conclusions, with drafts of Acts.

The changes, while fairly numerous, have been for the most part on minor points. It, however, has been deemed advisable that there should be a separate Act for the Banking Department of the State, rather than to have this subject included in an Act relating also to the institutions operating under the banking department. The Commission believes that the changes made from the report as submitted in 1921 are such as to lead to the simplification of operation of the Department of Banking and the institutions under its supervision, at the same time safe guarding well the interests of the banking institutions, depositors and the public at large.

The Commissioner of Banking requested the Commission to study and prepare a report including an Act relating to Building and Loan Associations and the Commission expects within a very short time to be able to present to the General Assembly a full and complete report upon this subject.

Respectfully submitted,

THOS. EDWARDS,
Chairman.

JAMES A. WALKER,
Secretary.

JNO. M. REYNOLDS,
ALEXANDER T. CONNELL,

SAMUEL D. MATLACK,
Law Clerk

I approve of every provision in the proposed Code but suggest an additional provision set forth in the attached minority report.

G. M. RADNER.

MINORITY REPORT:

I am in accord with my colleagues of the Commission, upon every provision of the proposed Banking Act, but disagree with them as to the elimination of one of the Sections contained in the Act as recommended by us to the Legislature of 1921. The proposed Act accompanying Report to the Legislature in 1921 contained the following Section which reads:

"Sec. 120. TRUST COMPANIES NOT TO DRAFT WILLS, ETC. (a) COMPANY NOT TO ACT AS FIDUCIARY UNDER DOCUMENTS PREPARED BY ITS OFFICERS, ETC.—No trust company or other corporation doing or authorized to do a trust company business or acting or authorized to act in any fiduciary capacity in this Commonwealth shall be qualified or have power to act in any fiduciary capacity when the will, deed or other instrument appointing it shall have been prepared, written, drafted or transcribed by any officer, agent or employees of such trust company or other corporation.

(b) OFFICERS, ETC., FORBIDDEN TO PREPARE SUCH DOCUMENTS—No officer, agent or employee of any such trust company or other corporation shall prepare, write, draft or transcribe, directly or indirectly, any will, deed or other instrument, wherein such trust company or other corporation is appointed or named as executor, guardian, trustee, assignee, or in any other fiduciary capacity. Any person violating the provisions of this clause shall be guilty of a misdemeanor and upon conviction thereof shall be subject to a fine not exceeding one hundred dollars and to imprisonment, in default of payment of fine, not exceeding one month.

(d) EXCEPTIONS.—The provisions of clauses (a) and (b) of this section shall not be construed to apply to the will of any officer, agent or employees of such trust company or other corporation, nor to any deed or other instrument executed by such officer, agent or employee, nor to any will, deed or other instrument executed prior to the date of the approval of this Act, nor to any will, deed or other instrument drafted by a practicing attorney-at-law, retained or employed by the client for whom the instrument is drawn."

Note:—This Section resembles similar legislation in the Banking Codes of New York, Missouri and other States. While the Court in *GAULER VS. TRUST CO.*, 28 W. N. C. 208, 9 PA. C. C. 634 (Arnold, P. J.), expressly decided "That title and trust companies had no right whatever to do conveyancing, draw deeds, write wills or the like, and their conduct in this respect was a usurpation on the Commonwealth;" no effective method would seem to exist under the present law to stop that practice, except, perhaps, quo warranto which, it is submitted, is too extreme a punishment."

The explanatory note of the Commissioners set forth briefly the purpose of the Section. In the Code accompanying this Report, the majority of the Commissioners, at the request of the Pennsylvania Bankers Association, voted the elimination of this Section. The reason moving the majority of the Commission to do so was in effect, that the evils aimed at in Section 120 had been radiated by the adoption of a voluntary Code of Ethics at the recommendation of the Pennsylvania Bar Association.

In this Minority Report, therefore, I need not long dwell upon the evils prevailing at the time of this Commission's appointment in 1917. At that time we found many Trust Companies, in disregard of the decision of *GAULER VS. TRUST CO.*, cited in the note above, freely transgressing their powers and boldly advertising to the public that they would draw deeds of trust, and wills free of charge whenever the Company was appointed Executor or Trustee therein. The vice of this practice lay in the fact that, while the public believed they were getting disinterested advice, free of charge, the Trust Company official drafting the will or instrument was always interested in getting the most favorable and profitable will for the Company which paid his salary. Thus, instead of the public getting this service free of charge, they were paying a 5% Commission on an oft-times unnecessary trust which was best neither for the testator nor the beneficiaries' circumstances, but best only from the Company's standpoint. Other trust companies were even having their officials appear in court and assuming to practice law, although the relationship of attorney and client cannot be well carried on by a corporation.

Without commenting further upon these evils which admittedly needed correction, I address myself to the reason which led the majority of the Commissioners to vote the elimination of Section 120. The Pennsylvania Bankers Association is to be congratulated upon the adoption of its Code of Ethics and I believe the gentlemen comprising the Legislative Committee of that Association are entirely honest and sincere in their belief that the Code of Ethics will be lived up to by the Trust Companies of the State and that the practices complained of have been, as far as they know, abandoned. They admit, however, that the reforms accomplished and the adoption of the Code of Ethics was largely brought about by Section 120. Under these circumstances, I fear that the Code of Ethics will not accomplish permanent reform. In the first place, all of the Trust Companies of Pennsylvania are not members of the Pennsylvania Bankers Association, and, therefore, are not bound to observe the Association's Code of Ethics. These Trust Companies can only be reached by legislation. Secondly, suppose a majority of the members of the Association do abide by the Code of Ethics, but a small minority, even ten per cent., do not, what power has the Association to discipline the non-conforming members? They may expel them from the Organization, but that does not put the offending institution out of existence. The Bankers Association is not in the happy position of being able to enforce its Code as is the Bar Association which, upon proper address to the Court, can suspend an offending member and deprive him of his right to practice.

The inability to enforce the Code of Ethics and punish recalcitrant institutions would, of course, mean the breaking down of the whole system. It would be too much to expect the rule abiding institutions to stand by while the offending institutions were corraling more business by reason of their breach of the rule. More would drift away from strict observance until all would join in the mad scramble for business by the fair and unfair means that existed before the menace of Section 120 stopped that practice.

To the undersigned it seems inconceivable that there should be any objections to this Section by institutions who profess to be willing to abide by their Code of Ethics. This Section will not hurt those institutions that intend to observe their

own Code. It will, however, furnish effective means of checking those institutions who will not observe and those outside of the Association that are not even in honor bound to do so.

For this reason I feel it incumbent to dissent from the Majority Report in its elimination of Section 120, and to strongly recommend the Legislature to re-insert it in the proposed Banking Act.

G. M. RADNER.

AN ACT

Regulating banks, trust companies, title insurance companies, savings banks, and private bankers, codifying and revising the laws relating thereto, and providing penalties for the violation thereof: with table of contents.

ARTICLE I—GENERAL PROVISIONS.

SECTION 1. Short Title.—Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, That this Act shall be known and may be cited, as "The Banking Act of 1923."

SEC. 2. Definitions.—Except as otherwise expressly indicated, the following words, wherever used in this Act, shall be taken and construed to have the following meanings:

"Bank" means any state bank, incorporated banking company, trust company, savings bank or unincorporated bank, heretofore or hereafter organized.

"Trust company" means a corporation having power to execute trusts and to act in any fiduciary capacity, whether such corporation has been heretofore organized under the General Corporation Act of 1874 and its supplements or under any previous Acts of Assembly, general or special, or is hereafter organized under this Act or any supplements thereto.

"Savings bank" means an institution incorporated under any general or special act of assembly on the mutual plan and without capital stock, and receiving deposits payable on stipulated notice.

"Unincorporated bank" means an individual, partnership or unincorporated association engaged in the business of banking.

"Banking" means discounting and negotiating promissory notes, drafts, bills of exchange and other evidences of debt, receiving deposits of money and commercial paper otherwise than as bailee, lending money on real or personal security, and buying and selling gold and silver bullion, foreign coin or bills of exchange.

"Commissioner" means the Commissioner of Banking.

"Person" means an individual, a partnership or an unincorporated association.

"Court" means the court of common pleas of the county where the banking house or other place of business of the corporation or person in question is located.

"Prothonotary" means the prothonotary of such court.

(Note:—The purpose of this section is merely to define terms as used in the Code, and not to attempt general definitions, enumerating the powers, etc., of the different institutions, which are fully set forth in the appropriate sections.

The last three definitions are copied from section 2 of the Banking Department Act of 1919.)

SEC. 3. Unauthorized Use of Words Indicating Banking, Trust Company or Savings Bank Business.—(a) No corporation or person, except a national bank, a federal reserve bank, or an incorporated or unincorporated bank duly authorized to transact business in this state, shall, as a designation or name, or part of a designation or name, under which business is or may be transacted in this state, make use, in any of the ways enumerated in clause (d) of this section, of the word "bank," "banking," or any other word or words indicating the carrying on of a banking business.

(b) No corporation or person, except a corporation duly authorized to do a trust company business in the state, shall, as a designation or name, or part of a designation or name, under which business is or may be conducted in this state, make use, in any of the ways enumerated in clause (d) of this section, of the word "trust" or any other word or words indicating the carrying on of a trust company

business or a business in the nature thereof: Provided, That this clause shall not be construed to prevent any individual, as such, from acting in any trust capacity as heretofore.

(c) No corporation or person, except a savings bank duly authorized to transact business in this state, shall, as a designation or name, or part of a designation or name, under which business is or may be conducted in this state, make use, in any of the ways enumerated in clause (d) of this section, of the word "saving," "savings," or any other word or words indicating the carrying on of the business of a savings bank or savings fund or a business in the nature thereof: Provided, however, That the prohibitions of this clause shall not apply to any incorporated bank or building and loan association having the word "saving" or "savings" as part of its corporate title at the date of the approval of this Act, nor shall such prohibitions prevent any bank from establishing, operating or advertising a department for the receipt of savings or time deposits.

(d) The prohibitions of clauses (a), (b) and (c) of this section shall include the use of any of the prohibited words in any corporate, artificial or business name or title; the use of any office sign at the place where such business is transacted, having thereon any word or words indicating that such place or office is the place or office of a bank, trust company or savings bank, as the case may be; and the use or circulation of any letterheads, billheads, blank forms, notes, receipts, certificates, circulars, or any written or printed or partly written and partly printed paper whatever, having thereon any word or words indicating that such business is the business of a bank, trust company or savings bank, as the case may be.

(e) Any corporation or person violating any provision of this section shall forfeit to the Commonwealth the sum of one hundred dollars a day for every day or part thereof during which such violation continues, such penalty to be recovered in an action brought by the Commissioner in the name of the Commonwealth, as other penalties are recoverable.

(f) In addition to the remedy provided by clause (e) of this section, a court of competent jurisdiction may, on bill filed by the Commissioner in the name of the Commonwealth, issue an injunction restraining any such corporation or person from further using such word or words in violation of the provisions of this section and from further transacting business in such manner as to lead the public to believe that the business being carried on is that of a bank, trust company or savings bank, as the case may be, during the pendency of such action to recover the penalty, and perpetually, and may make such other order or decree as equity and justice may require.

(Note:—This new section takes the place of the Act of April 23, 1909, (P. L. 121; 5 Purd. 5701), relating to the use of the word "trust", and section 3 of the Private Banking Act, June 19, 1911, (P. L. 1060; 5 Purd. 5352) which is therefore omitted from Article VI of this Code.)

SEC. 4. Applicability of Act.—Except as herein otherwise indicated, the provisions of this act shall apply to all banks heretofore incorporated or doing business at the date of the approval of this Act, as well as those hereafter incorporated or established.

(Note:—This section is new.)

SEC. 5. Constitutionality of Act.—If any section, clause, sentence, paragraph, or other part of this Act, shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this Act or any part thereof, but shall be confined in its operation to the part thereof directly involved in the controversy in which such judgment shall be rendered, it being hereby declared that the legislature would have enacted the remainder of this Act without such part adjudged to be invalid.

Any section, clause or other part of this Act so declared to be invalid shall not be considered as having been stricken out from any other portion or portions of this Act wherein cross-references thereto are made but shall be taken and construed as having been actually written in full, into such other portion or portions from which cross-references are made.

(Note:—The first paragraph of this section is copied, with slight modifications, from section 51 of the Banking Department Act of 1919. The second paragraph is new.)

SEC. 6. Acceptance of Provisions of Act.—Acceptance of the provisions of this Act by any bank in existence at the date of the approval of this Act, chartered under any law of this Commonwealth, general or special, shall be by filing with the Commissioner a written acceptance under the seal of the corporation of all the provisions of this Act and of the Constitution of the Commonwealth, signed by the president and the cashier or treasurer of such bank and authorized by the vote of a majority of the stockholders at a meeting called for that purpose.

When the Commissioner shall be satisfied that such bank has complied with all the requirements of this Act, he shall issue to the bank a certificate to that effect and transmit a copy thereof to the Auditor General, and thereafter such bank shall be entitled to all the benefits and be subject to all the provisions of this Act, but shall continue to possess all powers given to it by any special Act of Assembly, so far as the same shall not be inconsistent with this Act or with the Constitution.

(Note:—This takes the place of section 32 of the act of May 13, 1876, (P. L. 161; 1 Purd. 406), which does not prescribe the procedure and applies only to state banks. The new section, includes trust companies, thus replacing section 3 of the act of June 11, 1885, (P. L. 111; 4 Purd. 4829). It also includes savings banks. The procedure conforms to that prescribed by section 26 of the General Corporation Act.)

SEC. 7. Expiration of Charter of Existing Bank.—Whenever the charter of any bank in existence at the date of the approval of this Act, which bank shall have accepted the provisions of this Act and of the Constitution of the Commonwealth, in the manner provided by Section 6 of this Act, shall be limited in time, such bank may, at any time before the expiration of such charter, obtain a new charter under this Act in the following manner:

A special meeting of the stockholders shall be called, in the manner provided by clause (a) of Section 39 of this Act, or, when there are no stockholders, a special meeting of the trustees or managers shall be called as provided by law or by-law, for the purpose of considering and deciding whether application for a charter under this Act shall be made. If, at such meeting, the holders of a majority of the stock, or a majority of the trustees or managers, as the case may be, of said bank shall decide in favor of such application, a majority of the directors, or of the trustees or managers, of the bank shall thereafter, and before the time when the charter of said bank expires, subscribe and acknowledge in duplicate the certificate of incorporation required by Section 21 of this Act, and attach thereto certified copies of such resolution and proof of notice of such meeting, and shall file said certificates, copies and proofs with the Commissioner and pay to the Commissioner a fee of one hundred dollars.

The Commissioner shall thereupon proceed to ascertain whether the provisions of the law have been complied with and shall also ascertain, from the best sources of information at hand, and by such investigation as he may deem necessary, whether said bank is in good financial standing and repute, whether in the conduct of its affairs, so far as he officially knows, the said bank has conformed to the laws of the state, and whether the granting of a new charter under this act to said bank is consistent with the interests of the public.

If the Commissioner shall be testified as to the matters above enumerated, he shall forthwith so notify the bank in writing, and shall endorse his approval on said duplicate certificates of incorporation and shall transmit the same to the Governor, who, if he shall approve the same, shall proceed as is provided by Section 26 of this Act; and the certificate of incorporation transmitted by the Governor to the recorder of deeds shall be recorded and indexed in the same manner as is provided by Section 27 of this Act; and from and after the date of such recording, the charter of said bank and its corporate rights and franchises shall be in law renewed and extended, with the same force and effect as though the bank had been incorporated under this Act.

If the Commissioner shall disapprove such certificates of incorporation, he shall forthwith certify such disapproval to the Governor, stating fully and clearly his objections to the granting of the proposed charter, and shall forthwith furnish the bank with a copy of such objections. The

bank may thereupon, but not later than thirty days after receipt of such copy, proceed by application for a writ of mandamus against the Commissioner to have the validity of said objections determined by the court according to the law, and if determined in favor of said bank, the court shall issue its writ of mandamus to the Commissioner, requiring him to issue his certificate in proper form in favor of the bank, whereupon the Governor shall proceed to issue letters patent as hereinbefore provided.

Provided: That any savings bank without capital stock, incorporated prior to 1874, the charter of which has been renewed from time to time by general or special legislation, where the right of perpetual succession was conferred by the original charter upon the managers, may apply for and receive a perpetual charter upon an application being made in the manner as provided in this section, without accepting the provisions of this Act, and shall continue to be entitled to the privileges and benefits conferred in its original charter and supplements but shall not be entitled to any of the benefits conferred by this Act excepting the right of perpetual succession, unless and until it shall have duly accepted all the provisions of this Act.

(Note:—This section, which renders obsolete the existing laws as to renewal and extension of charters, is intended to bring all banks having twenty-year charters under the operation of this act as their charters from time to time expire. Under the amendment to Article XVI, section 11 of the Constitution, perpetual charters are made possible; and it is improbable that any bank which could obtain a perpetual charter under this act would desire a renewal for twenty years only.)

This section provides a method of procedure assimilated to original proceedings for incorporation, and involves the repeal of section 4 of the act of 1876 (1 Purd. 400) and the Act of April 26, 1889, (P. L. 61; 1 Purd. 420), so far as they relate to renewal and extension of charters, and of the act of May 10, 1889, (P. L. 185; 1 Purd. 421), so far as it relates to the renewal of charters of banks of discount, savings banks and trust companies.)

SEC. 8. Advertisements in Newspapers and Legal Periodicals.—Whenever, under any of the provisions of this Act, advertisement is required to be made in a newspaper or newspapers, such advertisement shall, unless otherwise provided, be made in a newspaper or newspapers of general circulation in the county, published in the city, borough or township where the banking house or other place of business of the corporation or person in question is located.

Whenever advertisement is required to be made in two newspapers, if there shall be, in the county, a legal periodical designated by the court of common pleas for legal advertisements, then such advertisement shall be made in one newspaper as aforesaid and in such legal periodical. If there be only one newspaper published in the city, borough or township and no such legal periodical be published in the county, publication in such one newspaper shall be sufficient. If there be no newspaper published in the city, borough or township, then the advertisement shall be made in a newspaper of general circulation in the county, published at the county seat, or, if none be there published, in the newspaper published nearest to said city, borough or township within the county, and in such legal periodical if any there be in the county. If there be no newspaper published in the county, then the advertisement shall be made in the newspaper published nearest to such city, borough or township in an adjoining county.

(Note:—This section is intended to avoid repetitions in the various sections by which advertisements are required. It is founded on the last part of section 4 of the act of 1876 (1 Purd. 400), with some revision and the addition of the provision as to legal periodicals.)

SEC. 9. Service of Notices.—Except as herein otherwise expressly provided, all written notices required by this Act shall be served either in the manner now or hereafter provided by law for the service of writs of summons except that service need not be made by the sheriff, or by mailing such notice to any person required to be notified at his last known place of business or residence, as appearing on the records of the corporation, and to any corporation at its principal office or, if a foreign corporation, at the office of its duly authorized agent in this state.

(Note:—This section, which follows Section 3 (b) of the Banking Department Act of 1919, save that the words "or printed" are omitted before "notices," and "by registered mail, return receipt requested" before "to any person," is intended to avoid repetition. Where the advertising of notices is required, it is provided for in the sections dealing with the particular kinds of notices.)

SEC. 10. Fees of Public Officers.—Whenever, under any of the provisions of this Act, certificates or other documents are required to be filed or recorded in the office of the prothonotary or any court of common pleas or in the office of any public official other than the Commissioner of Banking, such prothonotary or other official shall be entitled to receive therefor the same fees as are provided by law for similar services.

(Note:—This is copied from section 3 (c) of the Banking Department Act of 1919, and is intended to prevent any constitutional objection to the various provisions requiring the filing of papers, on the ground that they impose additional duties upon the prothonotary or other official without additional compensation.)

SEC. 11. Preservation of Records. (a) In General.—Every bank shall preserve, in such form and manner that they may be readily produced on proper demand, all its records of original or final entry, including cards used under the card system and deposit slips or tickets, for a period of twelve years from the date of making the same.

(b) Records of Dissolved Banks:—In case of the voluntary or involuntary dissolution of any bank, all of its books and records relating to any moneys paid or subject to payment into the state treasury under any law of this Commonwealth relating to escheats shall be delivered to the Commissioner and retained by him as part of the records of the Banking Department.

(Note:—This section is new.)

SEC. 12. Evidence from Records of Bank.—(a) Whenever any evidence shall be required in any civil suit or proceeding, in any Court of this Commonwealth, from the book entries or other records of any bank doing business in this Commonwealth at the time of such requirement, it shall be competent, upon five days' written notice to the opposite party, to produce verified copies of such entries or other records, which shall be received in such proceeding as prima facie evidence of such entries or other records; and a bank officer shall not be compelled to produce the original book or record, or attend as a witness thereto unless a party to such proceeding shall, at least forty-eight hours before the trial, file an affidavit that injustice will likely be done unless the original book or record is produced and serve a copy of such affidavit on the opposite party: Provided, That this section shall not apply to any suit or proceeding to which the bank is a party.

(Note:—This is derived from sections 1 and 3 of the Act of June 22, 1883, (P. L. 154; 2 Purd. 1509-10). The period of notice has been changed from ten days to five; the provisions have been extended to "other records" as well as "book entries;" and the provisions as to forty-eight hours' notice of objection and service of copy of affidavit are new.)

(b) To warrant admission in evidence of such copy, it must be shown by an affidavit or the testimony of an officer of the bank that the book or other record is one of the ordinary books or records of the bank used in the transaction of its business, that the entry is as was originally made at the time of its date and in the usual course of business, that there are no interlineations or erasures, that the book or record is in the custody and control of the bank, and that the copy has been compared with the book or record and is a correct copy of the same; and such book or record shall be open to the inspection of any interested party.

(Note:—This is a revision of section 2 of the act of 1883 (2 Purd. 1510). Except for the inclusion of records other than books, the changes are in phraseology and not in substance.)

SEC. 13. Escheats.—Every bank shall comply with the provisions of the laws of this Commonwealth, now in force or hereafter enacted, relating to escheats.

(Note:—If any reference to the subject of escheats is necessary in this Code, the above would seem to be sufficient.)

The act of March 6, 1847, (P. L. 222; 4 Purd. 4369), relating to annual statements of unclaimed profits and dividends, and the escheats thereof, was expressly repealed by the escheats act of June 7, 1915, (P. L. 878; 5 Purd. 5306), which, with its amendments, is the law now in force.)

SEC. 14. Foreign Banks:—It shall not be lawful for any bank incorporated under the laws of any other state or country to receive any deposit or deposits or transact any banking business whatsoever in this Commonwealth. Every corporation or person who shall in violation of this section be concerned in such receipt of deposits or transaction of banking business shall be subject to a penalty of one hundred dollars for each day during which any such business shall be carried on, said penalty to be payable to the Commissioner and recoverable by him by action at law. In addition to said remedy, a court of competent jurisdiction may, on bill filed by the Commissioner, issue an injunction restraining such foreign bank from continuing to receive deposits or transacting a banking business in this Commonwealth, and may make such other order or decree as equity and justice may require.

(Note:— This takes the place of the last paragraph of section 1 of the act of February 11, 1895, (P. L. 4; 1 Purd. 411), establishing the Banking Department, and of section 2 of the act of March 28, 1808, (4 Sm. L. 537; 1 Purd. 447), which provides that no company incorporated under the laws of any other state "shall be permitted to establish within this commonwealth and banking-house or office of discount and deposit." The provisions of section 1 of the act of 1895, which was re-enacted in section 4 of the Banking Department Act of 1919, was that no foreign corporation should receive deposits or transact banking business without first filing in the office of the Commissioner a certified copy of the statement required to be filed with the Secretary of the Commonwealth.

The penalty and the injunction provisions of the new section are similar to those relating to branch banks in section 36 clauses (c) and (d) of this Code.)

ARTICLE II.—PROVISIONS RELATING TO INCORPORATED BANKS.

SEC. 15. Requisite Amount of Capital:— No corporation shall be organized under this act to carry on the business of a state bank with a capital of less than two hundred thousand dollars, or to carry on the business of a trust company with a capital of less than two hundred and fifty thousand dollars, except that state banks with a capital of not less than fifty thousand dollars and trust companies with a capital of not less than one hundred and fifty thousand dollars may, with the approval of the Commissioner, be organized in any city, borough or township, the population of which exceeds five thousand inhabitants but does not exceed fifty thousand inhabitants, and except that state banks with a capital of not less than twenty-five thousand dollars and trust companies with a capital of not less than one hundred thousand dollars, may, with the approval of the Commissioner, be organized in any borough or township, the population of which is less than five thousand inhabitants.

The population of any city, borough or township shall, for the purpose of this section, be ascertained according to the United States census last preceding the date of the application for incorporation.

(Note:— As to state banks, this is founded on the provisions of the National Bank Act (Sec. 5138 U. S. Rev. Stat., as amended in 1909), the difference being that under the Federal Act the required capital in places having a population between three thousand and six thousand inhabitants is fifty thousand dollars.

The section takes the place of the first part of Section 5 of the Act of 1876 (1 Purd. 400), as amended by Section 1 of the Act of May 3, 1909, (P. L. 412; 5 Purd. 5341), relating to state banks. As to trust companies, a capital of not less than one hundred and twenty-five thousand dollars is required for all trust companies by the present law: Proviso to Section 1, Act of May 9, 1889, (P. L. 159; 4 Purd. 4761); Section 2, Act of June 27, 1895, (P. L. 399; 2 Purd. 1672).

SEC. 16. Existing Banks or Trust Companies Having Capital Less than Minimum Required by this Act.—Any state bank or trust company in existence at the date of the approval of this Act, the capital of which is less than the minimum required by this Act for the incorporation of a state bank or trust company in the city, borough or township where the principal place of business of such state bank or trust company is located, may continue to do business with its present capital: Provided, That it shall not be entitled to any of the benefits of this Act unless it shall increase its capital, out of surplus or otherwise, to an amount equal to said minimum in accordance with the provisions of Section 32 of this Act, or unless it shall credit to the surplus fund at the close of each dividend period one-half of its net earnings until the capital and surplus fund shall together equal not less than twenty-five per cent. more than such minimum; and no such state bank or trust company shall declare, credit or pay any dividends to its stockholders for any dividend period until it shall have increased its capital as aforesaid or made such credit to its surplus fund for that period; and when the capital and surplus fund shall equal twenty-five per cent. more than said minimum as a result of crediting half of the net earnings to the surplus fund as aforesaid, a sufficient portion of the surplus shall be converted into capital, by proceedings for increase of capital stock in accordance with Section 32 of this Act, to make the capital equal to the minimum.

(Note:—This new section provides alternative methods by which existing banks having a capital smaller than that required by the Code may comply with the new standard and bring themselves within the benefits of this act.)

SEC. 17. Capital Stock to be Paid in Full.— No charter shall be granted to any state bank or trust company under this Act until the whole of its capital shall be paid in to the persons named in the certificate of incorporation as the board of directors for the first year, who shall certify such payment to the Commissioner.

(Note:—This takes the place of Section 9 of the Act of 1876 (1 Purd. 401), which requires only 50 per cent of the capital to be paid in before a bank commences business, and permits payment of the remainder in monthly installments of at least ten per cent of the whole amount of capital.)

SEC. 18. Advertising Capital in Excess of Real Amount:—No bank shall advertise by newspapers, letter-head or in any other manner a larger capital than has actually been paid in; nor shall any bank, after a decrease of its capital stock, continue in any manner to represent or hold out to the public or to its customers that the amount of its capital stock remains as it was before such decrease. Any bank violating the provisions of this section shall be subject to a penalty of one hundred dollars for each day during which such advertising, representation or holding out shall continue, said penalty to be payable to the Commissioner and recoverable by him by action at law.

(Note:—This section is new.)

SEC. 19. Par Value of Capital Stock.—The capital stock of every bank shall be divided into shares of a par value of not less than fifty dollars each. Any bank whose capital stock is now or hereafter may be divided into shares of a greater par value than fifty dollars may, by vote of a majority of its stockholders, decrease the par value of its shares to any desired amount not less than fifty dollars and correspondingly increase the number of shares: Provided, That the capital stock shall not thereby be increased or decreased.

(Note:—The first sentence is derived from Section 5 of the Act of 1876 (1 Purd. 400), amended by Section 1 of the Act of May 5, 1909, (P. L. 412; 5 Purd. 5341). The remainder of the section is founded on Section 1 of the Act of June 4, 1879, (P. L. 94; 1 Purd. 419), with changes of wording for the purpose of clearness. Trust companies and savings banks having a capital stock are included. Section 2 of the Act of June 11, 1885, (P. L. 111; 4 Purd. 4829), relating to trust companies, permits the change of par value of stock to one hundred dollars per share.)

SEC. 20. Incorporators. (a) State Banks and Trust Companies.—A corporation for carrying on the business of a state bank or trust company may be formed, under the provisions of this Act, by any number of persons, not less than three, a majority of whom shall be citizens of the United States and bona fide residents of the Commonwealth of Pennsylvania.

(Note:—This is founded on the first part of Section 1 of the Act of 1876 (1 Purd. 399), with the addition of the provisions as to citizenship.

The requirements of that act as to articles of association are omitted, since the certificate of incorporation, hereinafter provided for, and the filing and approval of the by-laws, make articles of association superfluous. For the same reason, that part of Section 5 of the Act of 1876 is omitted, which provides that "no change shall be made in the articles of association by which the rights, remedies or securities of the existing creditors of the association shall be impaired."

Trust companies, which at present are incorporated under the General Corporation Act of 1874 and its amendments, are hereafter to be organized under this Code in the same manner as state banks.)

(b) Savings Banks.—A corporation for the encouragement of saving money, intended to be a savings bank, may be formed under the provisions of this act by any number of persons, of not less than fifteen, at least two-thirds of whom shall be citizens of the United States and bona fide residents of the Commonwealth of Pennsylvania, and of the county where the proposed bank is to be located.

(Note:—This takes the place of Section 1 of the Savings Bank Act of May 20, 1889, (P. L. 246; 1 Purd. 452), increasing the number of incorporators from thirteen to fifteen and adding the requirements as to citizenship. The provisions relating to articles of association are omitted for the reasons stated in the note to clause (a) of this section.)

SEC. 21. Certificate of Incorporation.—The persons desiring to form a corporation under the provisions of this Act shall, under their hands, make duplicate certificates of incorporation, which shall specify:

I. Name of the proposed corporation.

II. Location or place of business, particularly designating the county, and the city, borough or township, with the population thereof according to the last preceding United States census, together with the street number of other local designation in the city, borough or township, of the place of business.

III. In the case of a proposed bank having capital stock, the amount of the capital stock, the number of shares into which divided, the par value thereof, and that the same has all been subscribed in good faith, and a statement of all expenses connected with the organization of the bank and sale of such stock.

IV. The term of existence of the proposed corporation, which may be perpetual.

V. The names, occupations, citizenship, places of residence and post office addresses of the incorporators and, unless the corporation is to be a savings bank without capital stock, the number of shares subscribed for by each.

VI. In the case of a proposed bank having capital stock, the number of directors and the names and places of residence of directors agreed upon for the first year; and, in the case of a proposed savings bank without capital stock, a declaration that each incorporator will accept the responsibilities and faithfully discharge the duties of a trustee in such institution when authorized according to the provisions of this Act.

VII. A statement that such certificate is made to enable the persons named to form a corporation for banking, trust company, or savings bank purposes under this Act.

This certificate shall be acknowledged by at least two of the incorporators before any person authorized to take acknowledgments of deeds in this state and the acknowledgment shall be certified and authenticated by the official seal of such person.

(Note:—This is founded on Section 2 of the Act of 1876 (1 Purd. 399) and part of Section 2 of the Savings Bank Act of 1889. In clause II, "township" is substituted for "village" and the provision as to population added. In clause III, the words after "divided" have been added. Clause IV is new. In clause V the word "occupations" is

derived from the Savings Bank Act, the word "citizenship" is new, and "incorporators" and "subscribed for" have been substituted for "shareholders" and "held by". The first part of clause VI is new and the last part is derived from the Savings Bank Act. Clause VII is founded on clause V of the Act of 1876.

Acknowledgment before anyone authorized to take acknowledgments of deeds is substituted for acknowledgment before a judge or notary public. The provisions as to filing and recording the certificate and as to certified copies thereof are covered by later sections of this Code.)

SEC. 22. Advertisement of Application for Charter.—When application shall be made for the incorporation of a bank by filing the duplicate certificates of incorporation with the Commissioner as provided in Section 23 of this Act, the persons making such application shall forthwith cause a notice thereof to be advertised in two newspapers and shall continue such advertisement, once a week, for three weeks. The notices shall specify the name and style of the proposed corporation, the location, the specific object for which it is to be created and the amount of the capital, except in the case of a proposed savings bank having no capital stock.

(Note:—This takes the place of part of Section 4 of the Act of 1876 (1 Purd. 400) and of Section 5 of the Act of 1889 (1 Purd. 453). Provisions is made for beginning the advertising when the application is made and continuing it for three weeks only, instead of advertising for three months before making the application, and for publication in the city, borough or township instead of in the county. The provisions of both acts as to the newspapers in which the notice is to be published are covered by Section 8 of this Act.

The provisions of Section 4 of the Act of 1876 as to proceedings for renewal of charter and for increase of capital are covered in later sections.)

SEC. 23. Filing Certificate; Payment of Fee and Bonus; Investigation by Commissioner.—The duplicate certificates of incorporation, together with two certified copies of the proposed by-laws of the corporation, which by-laws shall contain proper provisions for their own amendment, shall be filed with the Commissioner for his inspection and approval; and at the same time the incorporators shall pay to the Commissioner a fee of one hundred dollars.

The Commissioner shall thereupon proceed to ascertain whether the provisions of the law have been complied with, and shall also ascertain, from the best source of information at his command and by such investigation as he may deem necessary:

(a) Whether the name of the proposed corporation is likely to mislead the public as to its character or purpose, or is the same as one already adopted or appropriated by an existing corporation subject to the supervision of the Banking Department, or by its similarity thereto is likely to mislead the public.

(b) Whether the convenience and advantage of the public will be served by the proposed incorporation, and whether the density of the population in the neighborhood designated for the place of business of such proposed corporation and in the surrounding country affords a reasonable promise of adequate support for the enterprise.

(c) Whether the responsibility, character and general fitness for the business of the persons named in such certificate are such as to command the confidence of the community and warrant belief that the business of the proposed corporation will be honestly and efficiently conducted in accordance with the intent and purpose of this Act.

(Note:—The first paragraph takes the place of Section 2 of the Act of 1876 (1 Purd. 399) and part of Section 2 of the Savings Bank Act of 1889 (1 Purd. 453), providing for the filing of the certificate with the Auditor-General after approval by the Attorney-General. The provision as to by-laws is introduced because the articles of association required by the existing acts have been dispensed with.

The remainder of the section is partly derived from Section 3 of the Savings Bank Act (1 Purd. 453) and partly new.)

SEC. 24. Proof of Publication and Payment of Capital; Approval of Certificate by Commissioner.—After completion of the advertising required by Section 22 of this Act, and

upon the receipt by the Commissioner of satisfactory proof of such advertising, the Commissioner, if he shall be satisfied upon the matters enumerated in Section 23 of this Act and approved the proposed by-laws, shall forthwith so notify the incorporators in writing. If, within thirty days after the giving of such notice, the incorporators shall pay to the State Treasurer such bonus as is or may be prescribed by law, and shall file with the Commissioner the certificate under oath of the persons named in the certificate of incorporation as the board of directors for the first year that the whole of the capital stock has been paid to them, the Commissioner shall forthwith endorse his approval on said duplicate certificates of incorporation and certified copies of the by-laws and shall transmit the same to the Governor.

In all cases, the Commissioner shall approve or disapprove said certificate of incorporation and by-laws within thirty days after the receipt by him of proof of advertisement.

(Note:— This new section, with the preceding ones, is intended to enable the Commissioner to make the necessary investigation during the period of advertising, so that, at the end of the period, nothing need remain open except the proofs of advertising and payment of capital. The thirty-day limitation will give any additional time necessary. The permanent records at Harrisburg will remain in the office of the Commissioner, and the duplicates transmitted to the Governor will be returned to the corporation as provided below.)

SEC. 25. Disapproval of Certificate by Commissioner; Appeal.—If the Commissioner shall disapprove a certificate of incorporation or proposed by-laws, he shall forthwith give notice thereof, in writing, stating his objections fully and clearly, to the proposed incorporators, who, if they so desire, may within ten days thereafter appeal from such disapproval to the Governor, who shall hear the said appeal promptly and, within thirty days after hearing, shall decide the matter and certify his decision to the Commissioner. The decision of the Governor shall be final and conclusive and not subject to review, and the Commissioner shall act in accordance therewith.

(Note:—Since this Code empowers the Commissioner to approve or disapprove the incorporation of banks, some method of reviewing his action in disapproving an application seems necessary.)

SEC. 26. Issuance of Letters Patent and Transmission of Certificate of Incorporation to Commissioner and to Recorder of Deeds.—The Governor, on receipt of said certificates and copies of by-laws, with the approval of the Commissioner, shall, if he approve the same, endorse on both of said certificates his approval with the date of the letters patent, and shall cause letters patent, under the great seal of the Commonwealth, to be issued to the said corporation. The Governor shall thereupon forthwith transmit one of the said certificates of incorporation to the recorder of deeds in and for the county where the principal place of business of the corporation is to be located, shall forward to the corporation, with the letters patent, one of the copies of the by-laws, and shall return the other certificate and the other copy of the by-laws to the Commissioner, who shall file and preserve the same in his office. For the purpose of taxation, it shall be the duty of the Commissioner forthwith to furnish the Auditor-General with a certified copy of said certificate of incorporation.

(Note:—This takes the place of Section 3 of the Act of 1876 (1 Purd. 400) and Section 4 of the Savings Bank Act of 1889 (1 Purd. 453), which provide that the Auditor-General, on receipt of the articles of association with the approval of the Attorney-General, shall certify a copy to the Governor, who shall thereupon issue the letters patent.

The purpose of the transmission of the certificate to the recorder of deeds is shown by the section next following.)

SEC. 27. Recording Certificates and Effect thereof.—On receipt by said recorder of deeds of the certificate of incorporation and on payment to him by the incorporators of his fees as provided by law in similar cases, he shall forthwith record said certificate and index the same in the same books and in the same manner as charters of other corporations are or may be by law required to be recorded and in-

dexed; and when said certificate has been so recorded, the subscribers thereto and their associates and successors shall be a corporation for the purpose and on terms named in said certificate, from the date of the letters patent.

(Note:—This is modeled on the provisions of Section 3 of the General Corporation Act of 1874. It seems proper that the charters of banks as well as those of other corporations should be recorded in the county where the business is carried on.

The first part of Section 9 of the Act of 1889, providing that before any savings bank shall be authorized to receive deposits it shall transmit to the Auditor-General the names and addresses of the officers and trustees and the place where business is to be carried on, is sufficiently covered by the provisions of the previous sections of this Code.)

SEC. 28. Certified Copies of Certificates as Evidence.—Copies of any certificate of incorporation under this Act, duly certified by the Commissioner or by the Recorder of deeds, and authenticated by the seal of his office, shall be conclusive evidence, in all courts of the Commonwealth, of the existence of such corporation and of every other matter or thing which could be proved by the production of the original certificate.

(Note:—This is derived from the last part of Section 2 of the Act of 1876 (1 Purd. 399), substituting the Commissioner for the Auditor-General, and adding the Recorder of Deeds.)

SEC. 29. Failure to Organize and Commence Business.—Any bank incorporated under this Act that shall not organize and commence business within two years after the issuance of letters patent as provided in Section 26 of this Act, shall forfeit its rights and privileges as a corporation under this act.

(Note:—This is founded on Section 7 of the Savings Bank Act of 1889 (1 Purd. 454), substituting two years for one year, to conform to Section 17 of the Banking Department Act of 1919, which prescribes the procedure to be followed by the Commissioner.)

SEC. 30. Stock. (a) Certificates of Stock.—All banks having a capital stock are authorized and required to issue certificates of their said stock to all the stockholders, properly signed by the president or a vice-president and by the cashier or treasurer or an assistant cashier or assistant treasurer of the bank.

(Note:—This is derived from Section 4 of the Act of April 17, 1872 (P. L. 62; 4 Purd. 4370), which relates to savings banks only.

The act of May 2, 1919, (P. L. 109), amending Section 2 of the Act of May 28, 1913, (P. L. 378; 5 Purd. 5711), so as to permit trust companies to issue preferred stock, is recommended for repeal, there being no reason apparent to the Commissioners why a banking institution should issue preferred stock.)

(b) Transfer of Stock.—The shares of stock of any bank shall be deemed personal property and shall be transferable on the books of the bank in such manner as may be prescribed by the by-laws thereof; and every person to whom stock shall be so transferred shall, in proportion to the shares received, succeed to all the rights and liabilities of the prior holders thereof, subject, however, to the provisions of Section 31 of this Act, relating to individual liability of stockholders.

(Note:—This is derived from Section 5 of the Act of 1876, amended by Section 1 of the Act of May 3, 1909, (P. L. 412; 5 Purd. 5341), omitting after "by-laws" the words "and articles of association." It covers also a part of Article X of Section 10 of the Act of 1850 (1 Purd. 427).

Section 4 of the Act of April 17, 1872, (P. L. 62; 4 Purd. 4370), relating to savings banks, provides that "certificates transferred by the party holding the same, or his duly authorized attorney in the presence of the president, secretary or treasurer, shall be a valid and legal transfer of the said stock." This is now left to be regulated by the by-laws.

Section 21 of the Act of 1876 (1 Purd. 405), providing that no stockholder shall sell or transfer his stock, without the consent of a majority of the directors, so long as he is indebted to the bank, and that he shall not be entitled to receive and dividends or profits so long as any liability

of his to the bank shall be overdue, is recommended for appeal, as is also the similar provisions of Article X, Section 10 of the Act of 1850. Stock in corporations in general is no longer subject to these restrictions and there seems to be no reason why they should be continued as to banks.)

SEC. 31. Individual Liability of Stockholders.—(a) In General.—The stockholders of every bank in addition to their liability as such stockholders for unpaid subscriptions, shall be personally liable, equally and ratably, but not one for the other, for all contracts, debts and engagements of such bank to an amount equal to the par value of their stockholdings thereof.

Stockholders who shall have transferred their shares or registered the transfer thereof within thirty days next before the date or the failure of such bank to meet its obligations, or with knowledge of such impending failure, shall be liable to the same extent as if they had made no such transfer, to the extent that the subsequent transferee fails to meet such liabilities; but this provision shall not be construed to affect in any way any recovery which such stockholder might otherwise have against those in whose names such shares are registered at the time of such failure.

Any agreement made by a bank with its depositors, whereby the liability of stockholders imposed by this section shall in any manner be sought to be waived, shall be void.

(Note:—The first paragraph is derived from Section 5 of the Act of 1876, amended by Section 1 of the Act of May 3, 1909, (P. L. 412; 5 Purd. 5342.) The language has been modified for the sake of clearness. Section 32 of the Act of 1850 (1 Purd. 442), dealing with individual liability in cases of insolvency and the method of enforcement thereof, is covered by Section 37 of the Banking Department Act of 1919.

Section 1 of the Act of May 11, 1874, (P. L. 135; 1 Purd. 443), imposing double liability on stockholders of "banks, banking companies, saving fund institutions, trust companies, and all other incorporated companies doing the business of banks, or loaning and discounting moneys as such in this Commonwealth", has been construed not to apply to trust companies incorporated under the General Corporation Act of 1874 and its supplements, since such companies are not "doing the business of banks": *De Haven vs. O'Rourke*, 223 Pa. 663, affirming 17 Dist. Rep. 445. The present section is drafted so as to include all trust companies.

The second paragraph of the clause follows the provisions of Section 23 of the Federal Reserve Act of December 23, 1913, except that the period is made thirty days instead of sixty. (The last paragraph is new.)

(b) **Proceedings by Commissioner or Creditors.**—In case the Commissioner shall have taken possession of the business and property of a bank pursuant to law, all actions or proceedings to enforce the liability of stockholders under this section shall be taken and prosecuted only by the Commissioner as provided by law, unless the Commissioner shall refuse to take or prosecute such action or proceedings on proper request in writing made by a creditor of the bank, or shall fail or neglect to commence such action or proceedings or to prosecute the same within sixty days after the receipt of such request, in either of which events such action or proceeding may be taken by any creditor of the bank, who shall have recovered a judgment against the bank, execution whereon shall have been returned unsatisfied in whole or in part.

Any action to enforce the liability of stockholders under this section must be brought within six years after the cause of action has accrued.

(Note:—This clause is new.)

Section 11 of the Act of 1876 (1 Purd. 402) relating to the collection of unpaid stock subscriptions, is recommended for repeal except as to banks in existence at the date of approval of this Code. The section can have no application to banks incorporated under the Code, whose capital stock is required to be paid in full before the charter issues; and after the approval of the Code, the section can apply only for a period of five months after the date of incorporation of the last bank under the old law, and for a period of one year from the last increase of capital stock under the old law.)

SEC. 32. Increase of Capital Stock. (a) In General.—Any bank may, with the approval of the Commissioner, increase its capital stock, from time to time, in accordance with the provisions of this section, but not otherwise, provided a majority of these stockholders shall so determine; but no such increase, unless made from surplus or undivided profits, shall be approved by the Commissioner until the entire amount thereof shall have been subscribed and paid for, or until the corporation, if in existence before the approval of this Act, shall have filed a certificate accepting the provisions of this Act and of the Constitution of the Commonwealth, as provided by Section 6 of this Act.

The stockholders may, by majority vote, direct the sale of stock issued pursuant to such increase for such price per share, not less than par, as they may designate; Provided, That every stockholder shall be entitled to a like option with all other stockholders of taking shares so issued in proportion to his interest in the corporation, and that all moneys thus received, beyond the par value of the shares, shall be applied as directed by the stockholders who may also direct the sale of options not taken, after a reasonable time shall have been given for electing to take or refuse the same.

(Note:—This and the following clauses take the place of the first part of Section 10 of the Act of 1876 (1 Purd. 402), which contemplates provisions as to increase of capital in the articles of association, limits the increase to the amount there specified, provides for certification to the Auditor-General, and allows a year for payment.

The general scheme of the present section is the same as that of the general Act of February 9, 1901, (P. L. 1; 1 Purd. 808.)

The provisions as to issuance of an increase of stock at a price above par is substantially the same as that of Section 1 of the Act of April 15, 1891, (P. L. 11; 2 Purd. 1947), relating to insurance companies.

Section 2 of the Act of June 11, 1885 (P. L. 111; 4 Purd. 4829) provided that trust companies might increase their capital stock "according to the forms prescribed by law", and limited the amount after such increase to two million dollars. This limitation has been impliedly repealed by subsequent legislation relating to corporations in general.)

(b) **Resolution of Board of Directors.**—Any bank desiring to increase its capital stock shall, by resolution of its board of directors, adopted by a majority of the entire number thereof, declare such purpose and thereupon by resolution, similarly adopted, direct that the question of such proposed increase be submitted to the stockholders either at a regular annual meeting or any adjournment thereof, or at a special meeting called for that purpose.

(c) **Notice of Stockholders' Meeting.**—Notice of any such meeting of stockholders to vote on the question of a proposed increase of capital stock shall be given to all stockholders of record, in writing, by registered mail, return receipt requested, at least sixty days before the date of such meeting, and be advertised once a month for two months in one newspaper, the first advertisement to be published at least sixty days before the date of such meeting.

The notice and advertisement shall specify the name and style of the bank, its location, the amount of its capital stock, and the amount of the proposed increase thereof; and, if it be proposed to issue the new stock at a price above par, such purpose shall also be specified.

(Note:—This is derived partly from the Act of 1901 and partly from Section 4 of the Act of 1876 (1 Purd. 400). The designation of the newspapers is covered by Section 8 of this Code.)

(d) **Conduct of Stockholders' Meeting.**—At such meeting, or any adjournment thereof, an election of the stockholders shall be taken for or against such increase, which election shall be conducted in the same manner as is provided by clauses (e) and (f) of Section 38 of this Act for the holding of elections of directors. The judges of election shall, when the election is closed, count the number of shares voted for and against such increase, and declare whether the holders of a majority of the stock of such bank have consented or refused to consent thereto, and shall make out duplicate returns of said election, stating the number of shares of stock voted for such increase and the number voted against such increase, and subscribe and deliver the same to one of the chief officers of said bank.

(Note:—Clause (b) of Section 2 of the Act of 1901 contains provisions as to judges of election, ballots, proxies, etc. Since these provisions are equally applicable to any election of directors or other stock vote, it seems better to cover them in the later section dealing with those matters.)

(e) Certificate and Return.—It shall be the duty of such bank, if consent is given to the proposed increase, to file in the office of the Commissioner, within thirty days after the meeting of stockholders, the certificate of the chairman and secretary of said meeting, with a certified copy of the resolutions of the board of directors, and proofs of notice to stockholders and publication in accordance with the provisions of clause (c) of this section.

(Note:—This is founded on Section 3 of the Act of 1901, but substitutes the Commissioner for the Secretary of the Commonwealth, and ignores the distinction between annual and special meetings and between actual and authorized increase.)

(f) Approval by Commissioner; Bonus.—The Commissioner shall thereupon proceed to ascertain whether the provisions of the law have been complied with and shall also ascertain from the best sources of information at his command and by such investigation as he may deem necessary whether the convenience and advantage of the public will be served by the proposed increase of capital stock. If he shall be satisfied on said points, he shall so notify the bank in writing, whereupon the bank shall, within thirty days, furnish to the Commissioner proof satisfactory to him that the amount of such increase of capital stock, if issued for cash, has been actually paid in, or, if such increase be in the nature of a stock dividend, that it is justified by the surplus or undivided profits of the bank. On receipt of such proof, the Commissioner shall endorse his approval on said certificate of the chairman and secretary and shall notify the bank thereof, whereupon the bank shall forthwith pay to the State Treasurer such bonus on said increase as is or may be prescribed by law.

For the purpose of taxation, it shall be the duty of the Commissioner, at the same time he notifies the bank of his approval, to furnish the Auditor-General with a certified copy of the return of the cashier or treasurer of the bank.

(Note:—This clause is new.)

(g) Pending Proceedings.—Any proceeding for increase of capital stock, begun under existing law prior to, and not completed at the date of approval of this Act, shall be consummated under the provisions of the law existing prior to the approval of this Act.

(Note:—This takes the place of the first proviso to Section 4 of the Act of 1901.)

SEC. 33. Decrease of Capital Stock:—(a) In General.—Any bank may, with the approval of the Commissioner, decrease its capital stock from time to time, in accordance with the provisions of this section, but not otherwise, either by reducing the number of its shares or by reducing the par value of each share or by both methods, to any sum not below the minimum required by law for such bank, provided a majority of the stockholders shall so determine, and provided that the liability of the stockholders for the contracts, debts or engagements of the bank for which they are liable at the time when such decrease is made shall continue for one year thereafter.

No such decrease shall be approved by the Commissioner until the corporation, if in existence before the approval of this act, shall have filed a certificate accepting the provisions of this Act and of the constitution of the Commonwealth, as provided by Section 6 of this Act.

(Note:—This follows the form of clause (a) of Section 32, relating to increase of capital stock, and takes the place of part of Section 10 of the Act of 1876 (1 Purd. 402), Section 1 of the Act of June 11, 1879, (P. L. 133; 1 Purd. 417) and section 1 of the Act of June 22, 1883, (P. L. 155; 1 Purd. 402).)

The last part of the first paragraph has been changed by striking out, after "provided that", the words "no such decrease shall effect or destroy," and by adding at the end of the sentence the words "shall continue for one year thereafter."

The Act of 1876 requires a vote of two-thirds of the stockholders, but the later acts require a majority only. The Act of 1883 provides "that for all deposits received by banking corporations after such decrease, the stockholders shall only be liable for the indebtedness of such banking company as the charter provides." The necessity for re-enacting this provision is not apparent.

(b) Resolutions of Board of Directors; Stockholders' Meeting.—The procedure for decrease of capital stock, so far as relates to the resolution of the board of directors declaring the purpose, the resolution directing that the question be submitted to the stockholders, the notice of the stockholders' meeting and the conduct of the meeting, shall be the same as is prescribed by clauses (b), (c) and (d) of Section 32 of this Act, relating to increase of capital stock.

(Note:—This takes the place of Sections 3 and 4 of the Act of June 11, 1879, (P. L. 133; 1 Purd. 418) and Article III of Section 10 of the Act of 1850 (1 Purd. 423).)

(c) Certificate; Approval by Commissioner.—It shall be the duty of such bank, if consent is given to the proposed decrease, to file in the office of the Commissioner, within thirty days after the meeting of stockholders, the certificate of the chairman and secretary of said meeting, with a certified copy of the resolutions of the Board of Directors and proofs of notice to stockholders.

The Commissioner shall thereupon proceed to ascertain whether the provisions of the law have been complied with and shall also ascertain from the best sources of information at his command whether the interests of depositors or other creditors of such bank, or of the public, will be injuriously affected by the proposed decrease of capital stock. If he shall be satisfied upon said points, he shall endorse his approval on said certificate of the chairman and secretary and shall notify the bank thereof.

(Note:—The first paragraph is founded in part on Section 5 of the Act of 1879, (1 Purd. 418). The Commissioner is substituted for the Secretary of the Commonwealth and the provisions as to proofs of notice and approval by the Commissioner are new.

The second paragraph corresponds to clause (f) of Section 32 of this Code.)

(d) Notice of Approval by Commissioner; Return; Actual Decrease.—Upon notification by the Commissioner that such decrease has been approved by him, and upon the actual making of such decrease, it shall be the duty of the president and the cashier or treasurer of the bank, within thirty days thereafter, to make a return to the Commissioner, under oath, of the amount of such decrease; and in case of neglect or omission so to do, such decrease shall be void.

The Commissioner shall cause said return to be recorded in a book kept for that purpose and shall forthwith furnish a certified copy of the same to the Auditor-General; and thereupon, the directors of such bank shall alter and change the number or the par value of the shares of stock thereof, or both, to conform to the decrease and shall issue new certificates of stock representing the decreased number of shares or the decreased par value, or both, signed by the proper officers of the bank, and deliver the same to the shareholders entitled thereto, and on the surrender of their former stock certificates, which shall be cancelled by said officers, before the payment of any dividends declared thereon after such decrease.

(Note:—This takes the place of part of Section 5 of the Act of 1879 (1 Purd. 418), with some changes of wording and the substitution of the Commissioner for the Secretary of the Commonwealth.

Section 2 of the Act of June 22, 1883 (P. L. 155; 1 Purd. 402), provides that when stock certificates have been issued subject to assessment for unpaid portions of the subscription price, the bank may decrease its capital to the amount paid in and issue new certificates, full paid non-assessable; but that no bank shall so decrease its capital to less than \$200,000, nor any trust company or savings institution to less than \$50,000. This cannot apply to banks incorporated under this Code, since their entire capital stock must be paid in before they are chartered; but its repeal should be so qualified as not to apply to banks in process of organization at the date of approval of the act.)

(e) Excess of Capital Created by Decrease of Stock.—Any excess of capital created by a decrease of the capital stock of a bank in accordance with the provisions of this section shall forthwith be transferred to the surplus fund of the bank, or, with the written approval of the Commissioner, may be returned to the stockholders in proportion to their holdings.

(Note:—This clause is new.)

(f) Pending Proceedings.—Any proceeding for decrease of capital stock, begun under existing law prior to, and not completed at the date of approval of this act, shall be consummated under the provisions of the law existing prior to the approval of this Act.

(Note:—This conforms to clause (g) of Section 32 of this Code, relating to increase of capital stock.)

SEC. 34. Corporate Powers in General.—A bank organized under the provisions of this Act shall, from the date of the letters patent, issued as provided in Section 26 of this Act, be a body corporate; but it shall transact no business, except such as may be incidental to its organization, until the recording of its certificate of incorporation in the office of the recorder of deeds as provided in Section 27 of this Act.

It shall have power:

(a) To adopt a corporate seal and have succession by the name designated in its certificate of incorporation, perpetually or for the term limited in said certificate, from the date of the letters patent, unless dissolved as provided by law.

(b) To contract, sue and be sued, complain, prosecute and defend actions and suits as fully as a natural person; and process against such corporation shall be served in the same manner as process against corporations of this Commonwealth in general is or may be required by law to be served.

(c) To exercise under this Act the powers of a State bank, a trust company or a savings bank, as specified in the certificate of incorporation, but shall not carry on any kind of business not so specified.

(Note:—This section deals with the general powers common to all corporations under the act—what may be designated as “corporate powers” as distinguished from “banking powers”. The section is founded on the first part of Section 6 of the Act of 1876 (1 Purd. 400) and the first part of Section 6 of the Savings Bank Act of 1889 (1 Purd. 453). The wording has been changed, reference to the articles of association has been omitted, the method of service of process has been made uniform with that for other corporations, and those parts of the Act of 1876 as to powers of the directors and the place where business is to be transacted have been transferred to other sections.

The enumerations of the powers of banks as such in the Act of 1876 and of the powers of savings banks in the Act of 1889 are covered by Articles III and V of this Code.

The present section provides for either a perpetual or a limited charter and includes the general corporate powers of trust companies and savings banks as well as state banks. Clause (c), so far as it provides for the carrying on of the kind of business specified in the certificate of incorporation, is new.)

SEC. 35. Place of Business.—(a) In General.—No bank shall transact any banking or trust company business except at the place designated in its certification of incorporation and at such branch or branches as may lawfully be established in accordance with the provisions of Section 36 of this Act, unless such place of business shall be lawfully changed in the manner hereinafter set forth.

(Note:—This takes the place of the last part of Section 6 of the Act of 1876 (1 Purd. 400), which provides that the usual business of the bank shall be transacted at an office or banking house in the place specified in the certificate of association.)

(b) Change of Place of Business.—Any bank may, by resolution of its board of directors, remove the location of its principal place of business to any other place in the same city, borough or township, upon filing with the Commissioner a certified copy of such resolution and, if the bank was in existence before the approval of this Act, a certificate accepting the provisions of this Act and of the Constitution of the Commonwealth, as provided by Section 6 of this Act.

Any bank may, with the consent of the Commissioner, remove the location of its principal place of business to any other place within the same county, but outside the city, borough or township, by the vote of the holders of two-thirds of the stock of such bank at a meeting of stockholders called for the purpose, thirty days' notice of which meeting and of the purpose thereof shall be given to all stockholders. A certified copy of the minutes of such meeting, with proof of the notice thereof, and a certificate accepting the provisions of this Act and of the constitution of the Commonwealth as aforesaid, shall be filed with the Commissioner; and the change of location shall not be made until the Commissioner shall be satisfied that such change will serve the convenience and advantage of the public, that the density of the population in the neighborhood designated for the new place of business for such bank and in the surrounding country affords a reasonable promise of adequate support for the enterprise, and that the capital of the bank equals or exceeds the minimum capital required by law for the incorporation of a new bank located in the place to which the place of business is proposed to be removed, or until the Commissioner shall have issued his certificate of approval of such removal.

When any change of location of place of business of a bank is made under the provisions of this clause, the Commissioner shall forthwith notify the Auditor-General thereof.

(Note:—This clause is new. Section 10 of the Savings Bank Act (1 Purd. 454), authorizes changes of location within the limits of the city or town with the written approval of the Auditor-General, and permits the sale of the old property and the purchase of the new one.

The second paragraph is founded on Section 2 of the Act of Congress of May 1, 1886, relating to national banks, and covering change of name as well as change of place of business. The removal there provided for is to any place in the same state, not more than thirty miles distant.

Change of name is covered in this Code by the section relating to amendments of the charter in general.)

(c) Different Institutions Not to Occupy Same Room.—No two or more of the following corporations or persons, namely, a state bank, a trust company, a savings bank, a co-operative bank, an unincorporated bank, and a national bank, shall do business or be located in the same room or rooms, or in rooms so connected and arranged, as to be to all intents and purposes one banking room: Provided; That the provisions of this clause shall not apply to conditions of occupancy existing at the date of approval of this Act, but that when any material change shall be made in the arrangement of any existing banking room or rooms, of the materiality of which change the Commissioner shall be the sole and final judge, the provisions of this clause shall apply.

(Note:—This clause is new. It is recommended by the Commission for obvious reasons connected with examinations by the Department.)

SEC. 36. Branches. (a) Within the State.—With the approval of the Commissioner, whose decision in the matter shall be final, any bank may establish and maintain, in the county in which its principal place of business is located, one or more branches, at which all or any of the kinds of business which may be transacted by such bank at its principal place of business may be carried on; but no bank having capital stock shall be permitted to establish any such branch or branches unless its capital stock shall at least equal the total minimum capitals that would be required under this Act if it and its branch or branches were incorporated as separate banks, or, if the bank was in existence before the approval of this Act, until it shall have filed with the Commissioner a certificate accepting the provisions of this Act and of the constitution of the Commonwealth, as provided by Section 6 of this Act.

(Note:—This takes the place of the Act of July 28, 1917, (P. L. 1235), which permits sub-offices or sub-agencies for the purpose only of receiving and paying out monies, requires daily reports and daily transfer of assets to the main office, and does not permit branch offices for the transaction of the general business of the bank.

Section 50 of the act of 1850 (1 Purd. 446) prohibited the establishment or maintenance of any branch or agency and imposed as a penalty forfeiture of the charter of the bank

and payment, during the period of continuance of any branch or agency, of four times the amount of all taxes chargeable to the bank in the current year.)

(b) Outside the State.—With the approval of the Commissioner, whose decision in the matter shall be final, any bank having a combined capital and surplus of one million dollars or more may establish and maintain a branch office or branch offices in one or more places located outside the state of Pennsylvania, either in the United States of America, any territory, possession or dependency thereof, or in any foreign country: Provided, That no such branch shall be established or maintained unless the bank, if in existence before the approval of this Act, shall have filed with the Commissioner a certificate accepting the provisions of this Act and of the constitution of the Commonwealth, as provided by Section 6 of this Act.

(Note:—This clause is new. Section 25 of the Federal Reserve Act, as amended by the Act of September 7, 1916, authorizes national banks, having a capital and surplus of one million dollars or more, to apply to the Federal Reserve Board for permission to establish branches in foreign countries or dependencies or insular possessions of the United States.)

(c) Penalty for Unauthorized Branches.—Any bank which shall establish or maintain a branch, either within or without the state of Pennsylvania, without the approval of the Commissioner, or in violation of the provisions of this section, shall be subject to a penalty of one hundred dollars for each day during which any such branch shall be open or occupied. Said penalty shall be payable to the Commissioner and, in case of failure or refusal of such bank to pay the same, the Commissioner may maintain an action at law for the recovery thereof.

(Note:—This clause is new. The Act of 1917 provides no penalty; and the penalty of the Act of 1850, set forth in the note to clause (a) of this section, is unduly severe.)

(d) Injunction.—In addition to the remedy provided by clause (c) of this section, a court of competent jurisdiction may, on bill filed by the Commissioner, issue an injunction restraining any bank from opening, operating or maintaining a branch without the approval of the Commissioner or in violation of the provisions of this section, and may make such other order or decree as equity and justice may require.

(Note:—This new clause provides a remedy which, in some instances, may be more effective than the penalty imposed by the preceding clause.)

SEC. 37. Officers. (a) In General.—Every bank shall, by its board of directors or trustees, elect annually a president, a vice-president or vice presidents, a cashier or treasurer, and such other officers as may be prescribed by the by-laws, and shall fix the compensation of all officers, whether members of the board or directors or trustees, or not, but not the compensation of the directors as such, and may dismiss any of such officers at pleasure and appoint others to fill vacancies caused by such dismissal or otherwise.

The officers shall exercise such powers and perform such duties as shall be prescribed by the by-laws.

(Note:—This takes the place of Section 6 of the Act of 1876 (1 Purd. 400), the provisions being extended to trust companies and savings banks. The word "annually" has been inserted and the provision of Section 6 as to bonds is covered in clause (d) of this section. The reference to the by-laws and the provision for appointments to fill vacancies other than those caused by dismissal are new.

Section 2 of the Act of May 7, 1855, (P. L. 508; 1 Purd. 425), authorizing directors to elect a vice-president and assistant cashier and confer certain powers upon them, with provision for ten days' notice in a newspaper of the election of such officers, is recommended for repeal, as are also Section 1 of the Act of April 13, 1859, (P. L. 613; 1 Purd. 425), relating to salary of vice-president, and Section 15 of the Act of May 29, 1851, (P. L. 295; 1 Purd. 425), amended by the Act of May 6, 1854, (P. L. 595; 1 Purd. 425 n.) so far as it relates to the election of cashiers and solicitors in Philadelphia.)

(b) Eligibility of Cashier, Treasurer or Assistants; Restrictions on Engaging in Other Business.—No judge of any court of record nor any person holding any office under this

Commonwealth in the Banking Department, the Treasury Department or the Auditor-General's Department, nor any person authorized to receive and account for the public moneys of this Commonwealth, nor the treasurer of any county, city, or other municipal sub-division of this Commonwealth, shall be eligible, at the same time, as cashier or treasurer of any bank.

No cashier, or assistant cashier, or treasurer, or assistant treasurer of any bank shall, without the consent of a majority of the board of directors of said bank duly evidenced by resolution recorded upon the minutes, engage in any other profession, business, occupation or calling, either directly or indirectly, than that of the duties appertaining to his office.

If such cashier, or assistant cashier, or treasurer or assistant treasurer shall, directly or indirectly, engage in any other profession, business, occupation or calling than that of his duties as cashier or assistant cashier or treasurer or assistant treasurer without such consent, or shall, directly or indirectly, engage in purchasing or selling on margin stocks or other securities or commodities, he shall forfeit his office and shall be guilty of a misdemeanor, upon conviction whereof he shall be sentenced to pay a fine not exceeding five hundred dollars.

(Note:—The first paragraph is a revision of Section 3 of the Act of January 27, 1819, (7 Sm. L. 148; 1 Purd. 422), as amended by Section 2 of the Act of April 18, 1855, (P. L. 258; 1 Purd. 423). The Act of 1819 relates to directors as well as cashiers and the Act of 1855 permits justices of the peace to be directors. The new wording as to the state departments is submitted for "the accounting or treasury department or in the land offices," and the provisions as to treasurers of counties, etc., is new.

The clause is extended to trust companies and savings banks. Section 4 of the Act of April 22, 1854, (P. L. 468; 1 Purd. 451), provides that all general laws relating to cashiers of banks shall apply to the cashiers or treasurers of savings institutions.

The second and third paragraphs are founded on part of Section 18 of the Act of 1876 (1 Purd. 404), part of Article V of Section 10 of the Act of 1850 (1 Purd. 424), as amended by the Acts of April 18, 1855, (P. L. 258; 1 Purd. 425), May 7, 1855, (P. L. 508; 1 Purd. 425) and April 18, 1856, (P. L. 403; 1 Purd. 425 n.), and Section 64 of the Act of March 31, 1860 (P. L. 382). The provisions as to assistants and consent of directors are new, and the exceptions as to management of the officers' own property are omitted. The provision as to dealing in stocks, etc., on margin has been substituted for "engage in the purchase of stocks."

In the recent case of Solomon vs. Moyer, 71 Pa. Superior Court 4, it is held that the Act of 1860 refers to a general occupation by which one usually gets his living, and not to a single transaction.)

(c) Oaths.—Every officer of a bank elected by the stockholders or by the board of directors or trustees shall, within thirty days after his election and before assuming the duties of his new office, take an oath or affirmation that he will give the business of the bank his care and attention and, so far as the duty devolves on him, diligently and honestly administer the affairs of the bank, and faithfully perform the duties of his office in accordance with the law, so long as he continues therein; that he will never use the moneys of the bank in his private transactions nor engage in private financial operations through his official position; that he will render true accounts of all his transactions; and that he will not knowingly violate or willingly permit to be violated any of the provisions of law applicable to such bank.

Such oath or affirmation shall be subscribed by the officer making it and immediately transmitted to the Commissioner, by whom it shall be filed.

(Note:—This is derived from Section 15 of the Act of 1850 (1 Purd. 425), Section 18 of the Act of 1876 (1 Purd. 404), relating to the agreement to be entered into by an officer with the bank, and the Act of June 3, 1911 (P. L. 652; 7 Purd. 7698), relating to the oath of directors.)

(d) Bonds.—The officers and employees of every bank, before entering upon the performance of their duties, shall furnish bonds to the bank in such amount as the board of directors shall require, with surety approved by the board of directors, conditioned for the faithful performance of their duties.

The Commissioner shall have power at any time to require any such officer or employe, during the term of his office or employment, to furnish a bond in a greater amount than that required by the board of directors, or with new or additional sureties.

(Note:—This clause takes the place of Section 18 of the Act of 1876 (1 Purd. 404) and Article V of Section 10 of the Act of 1850 (1 Purd 424), as amended, relating to state banks, and Section 14 of the Savings Bank Act of 1889 (1 Purd. 455).)

The provisions of the Act of 1876 as to articles of agreement are covered in part by clause (c) of this section and the provisions as to approval of bonds by the court and recording in the office of recorder of deeds are omitted. The provisions as to the Commissioner of Banking are new.)

SEC. 38. Directors. (a) Term of Office; Qualifications.—The affairs of every state bank and trust company shall be managed by not less than five directors, who shall be elected by the stockholders for such term, not exceeding three years, as shall be provided by the by-laws; and such state bank or trust company may provide in its by-laws for the division of its board into two or three classes, and the election thereof at its annual meetings in such manner that the members of one class only shall retire, and their successors be chosen, each year.

One of the directors shall be the president and another the vice-president or one of the vice-presidents.

Every director shall, during his term of service, be a citizen of the United States; and two-thirds of the directors shall, during their term of service, be bona fide residents of the Commonwealth of Pennsylvania.

Every director shall own, in his own right unpledged shares of the capital stock of the corporation having a par value of not less than five hundred dollars; and every person elected as a director, who, after such election, shall hypothecate, pledge, or cease to be the owner in his own right of the amount of stock aforesaid shall forthwith cease to be a director of the corporation and his office shall be vacant and he shall not be eligible for re-election as a director for a period of one year from the date of the next succeeding annual meeting.

(Note:—The provisions that directors shall be elected is derived from Section 6 of the Act of 1876 (1 Purd. 400), the classification provision being new. The remainder of the clause is founded on part of Section 12 of that act (1 Purd. 403), amended by the Act of July 19, 1917, (P. L. 1101), which provides that no cashier, clerk or teller shall be eligible as a director and requires a director to own at least ten shares of the stock.

The provision vacating the office in case a director pledges his stock, etc., is new.

Section 15 of the Act of March 29, 1851, (P. L. 295; 1 Purd. 425), amended by the Act of May 6, 1854, (P. L. 595; 1 Purd. 425 n.), relating to Philadelphia only, requires that one elected as a director shall have been a stockholder for three months.

Section 1 of the Act of April 17, 1861, (P. L. 342; 1 Purd. 422), permits the stockholders to fix the number of directors at not less than five nor more than thirteen and provides that when the number is seven or less a majority shall be necessary to constitute a quorum. This may well be left to regulation by the by-laws.

Section 8 of the Act of April 18, 1843, (P. L. 311; 1 Purd. 423) provides that directors shall be eligible for only three years out of any four, except that the president shall always be eligible, and provides for removal and fine in quo warranto proceedings by any stockholder.)

(b) Powers of Board.—The board of directors shall have power, in any manner not inconsistent with the provisions of this Act or with the by-laws, to designate and regulate the manner in which the stock shall be transferred, directors and officers elected or appointed, the property of the bank transferred, and the general business conducted; and all the privileges granted by this act to any bank shall be exercised and enjoyed by the board of directors, except as herein otherwise provided.

(Note:—This is derived from the last part of Section 6 of the Act of 1876 (1 Purd. 400), with the addition of the provisions as to inconsistency with this act or with the by-laws, and the phrase "except as herein otherwise provided.")

(c) Time and Notice of Elections.—The directors of any bank, first elected, shall hold office until their successors shall be elected and qualified.

All subsequent elections of directors shall be held annually at the principal place of business of the bank, in the month of January in each year. Notice of the time and place of holding the annual stockholders' meeting for the election of directors and for action upon such other matters as may be brought before such meeting shall be given, in writing, to the stockholders at least two weeks prior to the date of such meeting.

The directors elected at such meeting shall hold office for such term as is provided by the by-laws and until their successors shall be elected and qualified.

Note:—This takes the place of the first part of Section 13 of the Act of 1876 (1 Purd. 403), which provides for election on such days as may be specified in the articles of association. The method of serving notice of the annual meeting is covered by Section 9 of this act, advertising being thus eliminated and notice by personal service or registered mail substituted.

The last part of Section 13 of the Act of 1876, providing for advertisement when the election is not held at the time appointed and for fixing the date of election in the by-laws or by vote of the stockholders, is recommended for repeal as unnecessary.)

(d) Filling Vacancies in Board.—Any vacancy in the board of directors, caused by the death, resignation or disqualification of any director, shall be filled by election by a majority of the whole board, and any director so elected shall hold office until the next annual election.

(Note:—This takes the place of so much of Section 13 of the Act of 1876 (1 Purd. 403) as provides for the filling of vacancies.)

(e) Votes at Elections.—In all elections for directors, each stockholder shall be entitled to one vote on each share held by him, and each ballot shall have endorsed thereon the number of shares thereby represented.

No share or shares transferred within thirty days prior to any election for directors shall entitle the holder or holders thereof to vote at such election.

Each stockholder shall be entitled to as many votes as shall equal the number of his shares of stock multiplied by the number of directors to be elected, and may cast all of such votes for a single director or may distribute them among the number to be voted for, or any two or more of them, as he may see fit, which right, when exercised, shall be termed cumulative voting.

Stockholders may vote by proxy, but no proxy shall be received or entitle the holder to vote, unless the same shall bear date and have been executed within two months next preceding the meeting at which such proxy is offered.

(Note:—This takes the place of Section 14 of the Act of 1876 (1 Purd. 403), omitting the provisions that "no shareholder whose liability is past due shall be allowed to vote." The clause is derived in part from Section 4 of the Act of June 11, 1879, (P. L. 133; 1 Purd. 418), relating to decrease of capital stock. The period for transfer has been changed from sixty to thirty days and the limitation of proxies from three months to two months. The provision as to cumulative voting has been made more definite.

The provisions of Article V of Section 10 of the Act of 1850 (1 Purd. 424), making it unlawful for the president, cashier, teller or clerk of a bank to act as a proxy is not re-enacted.

The Commissioners recommend for repeal Article IV of Section 10 of the Act of 1850 (1 Purd. 424), providing that stock may not be voted unless held for three months before the election or unless held by the person in whose name it appears absolutely and bona fide, etc., that only females may vote by proxy, etc.; and Section 2 of the Act of April 17, 1861, (P. L. 342; 1 Purd. 423), providing that stockholders shall have one vote per share up to ten shares, one vote for two shares from ten to twenty, one vote for five shares from twenty to one hundred, and one vote for ten shares above one hundred.)

(f) Conduct of Election.—Every election for directors shall be conducted by three judges, not directors of the bank, appointed by the board of directors to hold said

election, and if one or more of said judges be absent, the judge or judges present shall appoint a person or persons to fill the vacancy or vacancies. The said judges shall respectively take and subscribe an oath or affirmation, before any officer authorized by law to administer the same, well and truly and according to law to conduct such election to the best of their ability.

The bank shall furnish to such judges the stock ledger or a statement of the amount of its capital stock, with the names of the holders thereof and the numbers of shares held by each respectively, which statement shall be signed by the president, cashier or treasurer of the bank, with an affidavit thereto annexed that the same is true and correct to the best of his knowledge and belief.

Such judges shall decide upon the qualifications of voters, and when the election is closed shall determine whether the persons who shall have the greatest number of votes are qualified to be elected directors, and shall decide and declare who are elected directors.

(Note:—This follows in general the provisions of clause (b) of Section 2 of the act of February 9, 1901, (P. L. 1; 1 Purd. 809), relating to increase of capital stock by corporations.)

(g) Eligibility of Directors.—No judges of any court of record, nor any person holding an office under this Commonwealth in the Banking Department, the Treasury Department or the Auditor-General's Department, nor any person authorized to receive and account for the public moneys of this Commonwealth, nor the treasurer of any county, city, or other municipal subdivision of this Commonwealth, shall be eligible, at the same time, as a director of any bank.

(Note:—This is derived from Section 3 of the Act of January 27, 1819, (7 Sm. L. 148; 1 Purd. 422), which applies to cashiers as well as directors. See the note under clause (b) of Section 37 of this act.)

(h) Oaths.—Each director shall, within thirty days after his election, and before assuming the duties of his office, take an oath or affirmation that he will, so far as the duty devolves on him, diligently and honestly administer the affairs of the bank, and will not knowingly or willingly permit to be violated any of the provisions of law applicable to the bank; that he is the owner, in good faith and in his own right, of shares of the capital stock of the bank of a par value of at least five hundred dollars, subscribed by him or standing in his name on the books of the bank, and that said stock is not hypothecated or in any way pledged as security for any loan or debt; and, in case of re-election, that such stock was not hypothecated or in any way pledged as security for any loan or debt during his previous term.

Such oath or affirmation shall be subscribed by the director making it and immediately transmitted to the Commissioner, by whom it shall be filed.

(Note:—This is derived from Section 15 of the Act of 1850, (1 Purd. 425) and the Act of June 3, 1911, (P. L. 653; 7 Purd. 7698), with the addition of the thirty day limitation and the provision as to re-election.)

(i) Meetings of Board; Committees.—Within fifteen days after the annual meeting of stockholders, the directors duly qualified shall hold a meeting at which they shall organize and elect such officers as are provided for by the by-laws.

The directors of every bank shall hold a regular meeting at least once each month. They may, by resolution duly adopted, delegate to a committee or committees of their number the powers of the board in regard to the ordinary operations of the business of the bank between the dates of the monthly meetings. All such committees shall keep full minutes of all business transacted by them and shall make full reports of all such transactions at each monthly meeting of the board.

Full reports of all transactions of the bank shall also be rendered by the officers of the bank to the board of directors, as and when the same may be required by the board.

(Note:—This new clause is intended to take the place of Article VII of Section 10 of the Act of 1850 (1 Purd. 426). The matter of quorum is left to be regulated by the by-laws.)

(j) Records.—The books, papers and correspondence, and the funds of every bank shall at all times be subject to the inspection of the directors.

The board of directors shall keep fair and regular entries of their proceedings, in a book provided for that purpose; and on any question, when a director shall require it, the yeas and nays shall be inserted on their minutes, which minutes shall, on demand, be produced to the stockholders, at any general meeting, on request of the holders of a majority of the stock represented at the meeting, and shall be subject, also, together with the other books and papers, to the inspection of the Commissioner.

(Note:—Except for the substitution of the Commissioner instead of committee of the Legislature, a change from two directors to one in requiring the yeas and nays, and the requirements of a majority vote of stockholders, this is a re-enactment of Section 20 of the Act of 1876 (1 Purd. 405), which is substantially the same as Article XV of Section 10 of the Act of 1850 (1 Purd. 426).)

(k) Examinations and Reports by Board.—The board of directors of every bank shall, at least, once in each year, make or cause to be made by at least three of its members or by accountants employed for the purpose, a full examination of the books, papers and affairs of the bank, and the loans and discounts thereof, and particularly the loans and discounts made directly or indirectly to its officers or directors, or for their benefit, or for the benefit of other corporations, partnerships or unincorporated associations of which any officers or directors of the bank are also officers, directors, or members or stockholders having an interest equal to ten per cent. of the capital thereof, or in which they have a beneficial interest as creditors or otherwise, with the special duty of ascertaining the safety and present value of the loans and discounts of the bank and the value of the collateral security, if any, held in connection therewith, and into such other matters as the Commissioner may require. The board of directors shall have power to employ such assistance in making such examinations as they may deem necessary.

As soon as any such examinations is completed, a full, written report thereof, signed by the directors or other persons making the same, shall be placed on file in the bank.

(Note:—The clause makes compulsory in all banks a practice which is generally followed in well-managed institutions.)

(l) Compensation.—Any bank, by vote of the holders of a majority of the stock represented at any annual meeting, or by provision in its by-laws, may allow and pay to its directors compensation for their services as such.

(Note:—This is in line with the Act of May 17, 1917, (P. L. 228), relating to corporations in general.

Article VI of Section 10 of the Act of 1850 (1 Purd. 425), provides: "No director, except the president, shall be entitled to any emolument unless the same shall have been allowed by the stockholders at a general meeting.")

(m) List of Stockholders.—The directors of every bank shall cause to be kept, at all times, at the principal place of business of the bank, a full and correct list of the names and residences of the stockholders and the number of shares held by each.

A copy of such list, verified by the president and the cashier or treasurer of the bank, shall at any time be furnished to the Commissioner on demand.

(Note:—This is Section 15 of the Act of 1876 (1 Purd. 403), with the following changes: The section is extended to all banks; the provision that the list shall be subject to inspection of shareholders, creditors and officers authorized to assess taxes is omitted as unnecessary with regard to stockholders and tax officers, and undesirable as to creditors; and the requirement as to furnishing a list to the Commissioner is substituted for a provision that a copy shall be sent to the Auditor-General on the first Monday of June of each year.)

(n) Statement at Annual Meeting.—At each annual meeting of the stockholders of any bank, the directors shall lay before them a general and particular statement of the affairs of the bank: Provided, That this shall not be so construed as to compel the directors to lay before the stockholders a statement of any private account.

(Note:—This is derived from Article 1X of Section 10 of the Act of 1850 (1 Purd. 427), which also provides that a general meeting of the stockholders shall be held on the first Tuesday of November in each year.)

(o) Communications from Banking Department.—Every official communication directed by the Commissioner or by one of his deputies to a bank or to any officer thereof, shall be submitted by the officer receiving it to the Board of Directors at the next meeting of such board, and shall be duly noted in the minutes of such meeting.

(Note:— This clause is new.)

SEC. 39. Meetings of Stockholders.—(a) Annual Meetings. The annual meeting of banks shall be held at the times, upon the notice and in the manner and form provided in section 38 of this Act. (b) Special Meetings. The board of directors of any bank, or any twenty stockholders thereof, being together the owners of one-twentieth part of the capital stock, or the holders of a majority of the capital stock, may at any time call a meeting of the stockholders for any purpose relative to the business of the bank, giving at least four weeks' written notice, specifying the time, place and object or objects of such meeting.

(Note:—This is derived from Article VIII of Section 10 of the Act of 1850 (1 Purd. 427). The method or service of notice is covered by Section 9 of this act, advertising being thus eliminated and notice by personal service or registered mail being substituted.)

(c) Stock Votes.—Whenever, at any meeting of stockholders of a bank, a stock vote shall be taken on any question, the same shall be controlled by the provisions of clauses (e) and (f) of Section 38 of this Act, relating to elections of directors, so far as applicable.

(Note:—This new clause is framed so as to avoid repetition of the provisions of Section 38, clauses (e) and (f), relating to votes, proxies, judges of election, etc.)

SEC. 40. Amendment of Charter. (a) Procedure.—When any bank shall desire to amend or alter its charter or articles of association, otherwise than by changing the location of its place of business or increasing or decreasing the capital stock, such bank shall proceed in the following manner:

After the adoption of a resolution authorizing such application by a majority of the board of directors, ratified by a vote of a majority of the stockholders at a regular meeting or at a special meeting called for the purpose, or the adoption of such resolution by a majority of the trustees or managers, where there are no stockholders, the bank shall give notice of the intention to apply for such amendment by publication once a week for three weeks in two newspapers, setting forth briefly the character and objects of the desired amendment or amendments.

The bank shall prepare duplicate certificates, under its corporate seal, setting forth the character and objects of the desired amendment or amendments, acknowledged by the president and the cashier or treasurer of the bank before any person authorized to take acknowledgments of deeds in this state, which certificates, together with proof of publication of notice as aforesaid, shall then be produced to the Commissioner. and there shall be paid to him by the corporation a fee of fifty dollars. The Commissioner shall thereupon examine said certificate and said proof of publication, and if he shall find them to be in proper form, and that such amendment or amendments will be lawful and beneficial and not injurious to the community, and in accord with the purposes of the charter or articles of association, he shall approve thereof and endorse his approval thereon, and transmit the same to the Governor.

The Governor, if he shall approve the same, shall endorse his approval on both of said certificates, with the date of the letters patent, and shall cause letters patent, under the great seal of the Commonwealth, reciting said amendment or amendments, to be issued to the bank. The Governor shall thereupon forthwith transmit one of said certificates to the recorder of deeds in and for the county where the principal place of business of the bank is located and shall return the other certificate to the Commissioner, who shall file and preserve the same in his office and shall forthwith transmit to the Auditor-General a certified copy thereof.

On receipt by said recorder of deeds of the certificate of amendment and on payment to him of his fees as provided by law in similar cases, he shall forthwith record said certificate and index the same in the same book and in the same manner as charters of banks are by law required to be recorded and indexed, and shall also note upon the margin of the record of the charter of such bank, if the same be recorded, a reference to his book and page where such certificate of amendment is recorded. When said certificate has been so recorded, the same shall be deemed and taken to be a part of the charter articles of association of the bank, to all intents and purposes, as if the same had originally been made a part thereof.

(Note:—This is modeled to some extent on the Act of June 13, 1883, (P. L. 122; 1 Purd. 782), relating to amendment of charters of corporations of the second class. The Commissioner has been substituted for the Secretary of the Commonwealth and his approval made necessary. Resolutions of the board of directors and of the stockholders, or of the trustees or managers, are provided for and other changes have been made to bring the clause into conformity with the provisions of this Code relating to incorporation. The provisions as to noting an amendment on the margin of the record of the charter is new.)

(b) Method Exclusive: Acceptance of Act and Constitution.—No bank shall be permitted to amend or alter its charter or articles of association, otherwise than by changing the location of its place of business or increasing or decreasing the capital stock, except in the manner provided by clause (a) of this section; and no such amendment or alteration shall be approved by the Commissioner until the bank shall have filed with him a certificate accepting the provisions of this Act and of the constitution of the Commonwealth, as provided by Section 6 of this Act.

(Note:—This clause is new. The exception of amendments changing location or increasing or decreasing capital stock is made because those subjects are covered by other sections of this code.

In this connection, it is recommended that the Act of April 22, 1903, (P. L. 251; 1 Purd. 784), relating to change of corporate name, be repealed so far as it relates to banks.)

SEC. 41. Merger and Consolidation. (a) Authority to Merge or Consolidate.—Any state bank or trust company incorporated under this Act or accepting the provisions thereof may merge its corporate rights, franchises, powers and privileges, with and into those of any other state bank or trust company so incorporated or accepting, so that by virtue of this Act any two or more state banks, any two or more trust companies, or any state bank or state banks and any trust company or trust companies may consolidate and so that all the property, rights, franchises and privileges then by law vested in either or any of such corporations so merged shall be transferred to and vested in the corporation into which such merger shall be made.

(Note:—Except for the provisions of clauses (c) and (f), which are new, this section is founded on the Act of April 18, 1919, (P. L. 84), relating to electric light, heat and power companies. The Act of 1919 follows the provisions of the general Act of May 3, 1900, (P. L. 408), as amended by the Act of April 29, 1915, (P. L. 205).

The Act of May 28, 1913, (P. L. 357) relates to the bonus to be paid when a trust company is merged with another trust company, a bank, or a savings institution, but contains the following proviso: "That nothing contained in this act shall be construed to authorize the merger of trust companies with banks, banking companies or savings institutions.")

(b) Agreement of Merger and Consolidation.—Said merger or consolidation shall be made under the conditions, provisions and restrictions, and with the powers, herein set forth, namely:

1. The directors of each corporation may enter into a joint agreement, under the corporate seal of each corporation, for the merger and consolidation of said corporations, prescribing the terms and conditions thereof, the mode of carrying the same into effect, the name of the new corporation, the number and names of the directors and other officers thereof and who shall be the first directors and officers and their places of residence, the number of shares of capital stock, the amount of par value of each share and

the manner of converting the capital stock of each of said corporations into the stock of the new corporation, and how and when directors and officers shall be chosen, with such other details as they shall deem necessary to perfect the said consolidation and merger; but said agreement shall not be effective until the same shall be approved by the stockholders of each corporation in the manner hereinafter provided.

2. Said agreement shall be submitted to the stockholders of each of said corporations, at separate special meetings, of the time, place and object of which respective meetings due notice shall be given by publication in at least one newspaper once a week for two successive weeks before said respective meetings, and by registered mail, return receipt requested. At said meetings the said agreement shall be considered and a vote of the stockholders on the question of adoption or rejection of said agreement shall be taken by ballot in the manner provided by Section 38, clauses (e) and (f), of this Act. If a majority in amount of the entire capital stock of each of said corporations shall vote in favor of said agreement, then that fact shall be certified by the cashier or treasurer of each corporation, under the seal thereof, and said certificates, together with said agreement or a copy thereof, shall be filed in the office of the Commissioner.

(c) Examination by Commissioner; Approval or Disapproval.—Upon the filing of said certificates and agreement or copy of agreement as aforesaid, and upon the payment to the Commissioner of a fee of one hundred dollars, the Commissioner shall cause to be made an examination of each corporation to determine whether the interests of the depositors, creditors and stockholders thereof are protected, whether such consolidation and merger is made for legitimate purposes, and whether the name of the proposed new corporation is such as to mislead the public as to its character or purpose, or is the same as one already adopted by an existing corporation subject to the supervision of the Banking Department, or by its similarity is likely to mislead the public, and his consent to or disapproval of such consolidation and merger shall be based upon such examination. No such consolidation or merger shall be made without the approval of the Commissioner; and if his approval be refused, an appeal may be taken therefrom in the same manner as is provided in Section 25 of this Act.

(d) Issuance of Letters Patent; Recording of Certificate.—If the Commissioner shall approve such consolidation and merger, he shall forthwith notify each of the merging corporations thereof and transmit to the Governor a copy of the agreement of merger and consolidation with his approval certified thereon. Upon the filing by each of the merging corporations with the Secretary of the Commonwealth of a certificate from the Auditor-General setting forth that all reports required by the Auditor-General have been duly filed and all taxes due the Commonwealth have been paid by each of said corporations, and upon the payment to the State Treasurer of a bonus of one-third of one percentum on all the capital stock of the consolidated corporation in excess of the amount of the capital stock of the constituent corporations upon which the bonus required by law has been theretofore paid, the Governor, if he shall approve, shall issue to the consolidated corporation new letters patent and shall transmit to the recorder of deeds of the county or counties where said corporations have their principal places of business the certificate of approval of the Commissioner, endorsed with the date of the letters patent, which certificate shall be recorded and indexed by said recorder or recorders in the manner provided by Section 27 of this Act for the recording and indexing of certificates of incorporation.

(e) Effect of Merger in General.—When said certificate shall have been recorded as provided in clause (d) of this section, the merger shall be deemed to have taken place and the merging corporations to be one corporation under the name adopted in and by said agreement, possessing all rights, privileges and franchises theretofore vested in each of them; and all the estate and property, real and personal, of each of said corporations shall be deemed and taken to be transferred to and vested in the said new corporation without any further act or deed: Provided, That all rights of creditors and all liens upon the property of each of said corporations shall continue unimpaired, and all debts, duties and liabilities of each of said constituents cor-

porations shall thenceforth attach to said new corporation and may be enforced against it to the same extent and by the same process as if said debts, duties and liabilities had been contracted by it.

(f) Effect of Merger on Trusts.—Whenever a trust company or a state bank possessed of trust company powers shall merge or consolidate with another trust company or state bank under the provisions of this section, all the estate and property, real and personal, held by either of such merging corporations in any trust or fiduciary capacity, shall be deemed and taken to be transferred to and vested in the consolidated corporation, without any further act or deed or any order or decree of any court or other tribunal, and the consolidated corporation shall have and hold the same as fully as the same was possessed and held by the corporations from which it was, by operation of the provisions of this clause, transferred, and said consolidated corporation shall succeed to all the relations, obligations and liabilities, and shall execute and perform all the trusts and duties devolving upon it, in the same manner as though it had itself assumed the relation or trust: Provided, That if, within thirty days after notice to any person or corporation interested in any such trust of the consolidation and merger, such person or corporation shall file a written objection with said consolidated corporation, and shall apply to the proper court or other tribunal having jurisdiction of such trust estate for the appointment of a substituted trustee or other fiduciary, such court or tribunal shall have power to make the appointment of a substituted trustee or other fiduciary and to order said consolidated corporation forthwith to file an account of such trust estate and to pay over and transfer the assets and property thereof to the substituted trustee or fiduciary so appointed.

(Note:—This new clause covers the merger of trust companies or banks having trust company powers and makes it optional with the beneficiaries in trust estates to obtain the appointment of new fiduciaries should they object to the consolidated company's continuing to act.)

(g) Dissenting Stockholders.—If any stockholder of a corporation which shall become a party to an agreement of merger and consolidation as provided in this section shall be dissatisfied with or object to such merger and consolidation and shall not have voted in favor of the same at the stockholders' meeting, it shall be lawful for such stockholder, within thirty days after the adoption of said agreement by the stockholders as herein provided, to give written notice to the president, cashier or treasurer of the corporation of his desire to surrender his stock upon receiving the value thereof as of the date of said stockholders' meeting; and he shall thereupon be entitled to receive from the corporation the amount of such value, to be ascertained, if it cannot be agreed upon, by an appraisal made by three persons, one to be selected by such stockholder, one by the board of directors, and the third by the first two. In case the value so fixed shall not be satisfactory to such stockholders or to the board of directors, the dissatisfied party may, within sixty days ensuing after notice to such stockholder of the value so fixed, apply to the court by petition to appoint an assessor or assessors to make a re-appraisal, which, when confirmed by the court, shall be final and binding. In case such application is made to the court, all expenses and costs of the appraisals and of the application shall be paid by the unsuccessful party.

(Note:—The method of ascertaining the value of stock of a dissenting stockholder is substituted for the provisions of the Act of 1919 as to appointment of assessors by the Court of Common Pleas in the first instance.)

SEC. 42. Alteration or Revocation of Charter.—The legislature reserves the power to alter, revoke, or annul the charter of any bank organized under this act or accepting its provisions, whenever, in the opinion of the legislature, it may be necessary for the public welfare, in such a manner, however, that no injustice shall be done to its stockholders.

(Note:—This covers the provisions of Section 31 of the Act of 1876 (1 Purd. 406) and Section 53 of the Act of 1850 (1 Purd. 417).)

SEC. 43. Voluntary Dissolution.—Any bank having capital stock may be dissolved and go into liquidation in the following manner.

(a) Call of Stockholders' Meeting.—The board of directors, or any twenty stockholders of the bank, being together the owners of one-twentieth part of the capital stock, or the holders of a majority of the capital stock may at any time call a meeting of the stockholders for the purpose of inquiring into the expediency of dissolving the corporation and liquidating and winding up its affairs, giving at least thirty days written notice by registered mail, return receipt requested, to all stockholders, specifying the time, place and object of such meeting. Proof by affidavit or return registry receipts of due service of such notice shall be filed in the office of the bank before or at the time of such meeting.

(Note:—This and the two following clauses take the place of Section 25 of the Act of 1876 (1 Purd. 406), Section 29 of the Act of 1850 (1 Purd. 441), and the Act of April 1, 1822, (7 sm. L. 541; 1 Purd. 441).)

(b) Vote of Stockholders; Certificate and Advertisement.—At such meeting, the stockholders shall vote upon the question whether or not the corporation shall be dissolved, the bank closed and the business wound up. The meeting shall be conducted and the vote taken in the manner provided by clauses (e) and (f) of Section 8 of this Act, relating to election of directors, so far as applicable.

If the owners of at least two-thirds in amount of the entire capital stock shall vote in the affirmative on such question, it shall be the duty of the board of directors to cause a copy of the minutes of such meeting, verified by the chairman and secretary of the meeting, together with a certified copy of the resolution of the board of directors calling such meeting or of the call issued by stockholders, as the case may be, forthwith to be filed with the Commissioner, and to cause notice thereof to be served upon all depositors and other creditors of the bank so far as known to the board of directors, and to be advertised in a newspaper once a week for four successive weeks, calling upon such depositors and other creditors to present their claims for payment.

(c) Certificate of Dissolution; Distribution of Assets.—Upon the completion of such advertising and the presentation to the Commissioner of satisfactory proofs of publication, the Commissioner shall forthwith issue to the bank a certificate of dissolution, whereupon the bank shall cease to do business and the board of directors then in office shall thenceforth act as liquidating trustees of the bank, and shall proceed to collect all its assets and distribute the same in accordance with the provisions of Section 45 of this Act: Provided, that no distribution among stockholders shall be made until the liquidating trustees shall have produced to the Commissioner satisfactory proof that all debts of the bank have been paid, and the Commissioner shall have made an order authorizing distribution among stockholders.

SEC. 44. Dissolution on Expiration or Forfeiture of Charter.—Whenever the charter of a bank shall expire by limitation or shall be forfeited, the affairs of such bank, unless the case be one in which the Commissioner shall be authorized to take possession under the provisions of the law, shall be liquidated. If the bank be one having capital stock, in accordance with Section 43 of this Act, or, in the case of a savings bank having no capital stock, in accordance with Section 74 of this Act.

(Note:—This takes the place of Sections 1, 2, 3, 6 and 7 of the Act of April 1, 1822, (7 Sm. L. 641; 1 Purd. 441-2), which provides for the election of liquidating trustees by the stockholders.)

SEC. 45. Distribution of Assets.—In case of any distribution of the money, funds, property or other assets, whatsoever, of any bank, in the course of its liquidation, whether voluntary or involuntary, distribution shall (subject to the provisions of Section 68, clauses (f) and (h) of this Act as to title insurance reserve) be made and preferred in the following order, namely:

First. To the payment of all depositors, whether the deposits be subject to immediate check or only payable after specified notice, or at the expiration of a fixed period, whether or not such notice has been given such period has expired at the time of such distribution. Bona fide holders value of certified checks on such bank, or of certificates of deposit issued by it, or of its checks or drafts given in exchange for or in payment of checks or drafts of its depositors drawn on it, not exceeding the balance to the credit of the depositor, shall also be treated and considered as depositors within

the meaning of this section. Bona fide holders of outstanding checks drawn by depositors on such bank and not certified shall be subrogated to the rights of the depositors whose checks they hold, but only to the extent of the balances to the credit of such depositors.

Second. To the payment and discharge of all remaining liabilities of such bank.

Third. The residue, if any, shall be distributed to the shareholders of the bank according to their respective legal rights.

Provided, however, that where trust moneys and property are held by the bank, they shall be kept separate as provided by law, and distributed to the beneficiaries accordingly.

(Note:—This is founded on Section 1 of the Act of May 8, 1907, (P. L. 192), as amended by the Act of May 23, 1913, (P. L. 354; 7 Purd. 7697), relating to trust companies, and supplies Section p8 of the State Bank Act of 1876 (1 Purd. 407).)

The new provision as to holders of uncertified checks has been inserted because such holders are fairly entitled to the same priority as the depositors on whose accounts the checks have been drawn.

ARTICLE III.—STATE BANKS: BANKING POWERS, LIMITATIONS AND REGULATIONS IN GENERAL.

SECTION 46. Powers of State Banks.—Every state bank incorporated under the provisions of this Act or accepting its provisions as provided by Section 6 of this Act, shall, in addition to the general corporate powers enumerated in Section 34 of this Act, have the following powers, to wit:

(a) Deposits.—To receive money on deposits and to allow interest thereon.

(b) Borrowing Money.—To rediscount, to borrow money, bonds or other securities, and to pledge collateral therefor.

(c) Lending Money.—To lend money on the security of real or personal property.

(d) Dealing in Commercial Paper and Evidences of Debt.—To discount, buy, sell, negotiate and assign promissory notes, drafts, bills of exchange, trade and bank acceptances, bonds, and other evidences of debt.

(e) Exchange.—To buy and sell exchange, coin and bullion.

(f) Interest on Loans.—To charge interest for the loan or use of money at a rate not exceeding the legal rate now or hereafter fixed by the laws of this Commonwealth, and to receive and retain in advance the interest on loans and discounts made.

(g) Purchasing and Holding Real Estate.—To purchase, hold and convey real estate as follows:

1. Such as shall be necessary for its present or prospective accommodation in the transaction of its business.

2. Such as shall be mortgaged to it in good faith as security for debts or conveyed to it in satisfaction of debts previously contracted in the course of its business.

3. Such as it shall purchase at sales under judgments, decrees or mortgages held by it, or shall purchase to secure debts due to it.

(h) Improving and Leasing Real Estate.—To improve any real estate held by it for its accommodation in the transaction of its business by erecting a building or buildings or by renewing or replacing any building or buildings thereon with a new or additional structure; to use such portion thereof for the transaction of its business as may be suitable and convenient for that purpose; and to lease and let, from time to time, such portion and apartments of such building or buildings as it may not require for its business and to receive rents for the use thereof.

(i) Sale of Property; Dealings with Collateral.—To sell and dispose of real or personal property owned by it; and to purchase, collect, adjust and dispose of any property held as security for obligations due to it.

(j) Acceptances and Letters of Credit.—To accept for payment at a future date drafts drawn upon it and to issue letters of credit authorizing the holders thereof to draw drafts upon it or its correspondents.

(k) Membership in Federal Reserve Bank.—To become a member of a Federal Reserve Bank as created and established by the Act of Congress approved December 23, 1913, entitled the "Federal Reserve Act," and its supplements and for that purpose to purchase and hold so much of the capital

stock of such Federal Reserve Bank as will qualify it for such membership. Any bank which shall become a member of a Federal Reserve Bank shall have and exercise all powers, not in conflict with the laws of this Commonwealth, which are conferred upon any such member bank by the "Federal Reserve Act" and its supplements; but such bank and its officers, directors and stockholders shall continue to be subject, nevertheless, to all liabilities and duties imposed upon them by this Act or by any law of this Commonwealth.

(l) Safe Deposit Business.—To receive, upon terms and conditions to be prescribed by it, upon deposit for safe keeping, bonds, mortgages, jewelry, plate, stocks, securities and valuable papers of any kind, and to let out receptacles for the safe deposit thereof.

(m) Holding Stock in Banks Engaged in Foreign Business.—To invest, when a state bank has a capital and surplus of not less than one million dollars, an amount not exceeding in the aggregate ten per cent. of its capital and surplus in the stock of one or more banks or corporations chartered or incorporated under the laws of the United States or of any state thereof and principally engaged in international or foreign banking, or banking in a dependency or insular possession of the United States, either directly or through the agency, ownership or control of local institutions in foreign countries or in such dependencies or insular possessions, but only by and with the previous written consent of the Commissioner and under such terms and conditions as he shall prescribe.

(n) Holding Stock in Real Estate Companies.—To acquire and hold stock of a corporation formed for the purpose of taking and holding title to real estate and erecting or maintaining thereon a building or buildings to be used in whole or in part for the accommodation and transaction of the business of such state bank and of any branch or branches thereof.

(o) Acquisition of Trust Company Powers.—To obtain all the powers of a trust company in the manner and subject to the limitations provided by section 69 of this Act.

(Note:—This entire section is intended to bring into one orderly arrangement the banking powers of corporations chartered under or accepting this Code.

Clause (a), so far as it relates to interest on deposits, takes the place of the provisions of the Act of June 10, 1897, (P. L. 138; 1 Purd. 429), as amended by the Act of May 23, 1913, (P. L. 338; 5 Purd. 5350) and extends them to trust companies. Section 7 of the Act of 1876 provided that no interest should be paid on deposits except on daily balances of foreign correspondents or correspondents in other states; and Section 30 of that Act provided that banks chartered under the Act should not pay interest on call deposits, on penalty of a forfeiture of the charter.

Clauses (b) to (e) inclusive take the place of that part of Section 6 of the Act of 1876 which provides that banks formed under that Act shall have "all such power as shall be necessary to carry on the business of banking, by loaning money, discounting, selling, buying or negotiating promissory notes, drafts, coin or bullion, bills of exchange and all other written evidences of debt and specialties."

Clause (f) is founded on Section 1 clause 2 of the trust company Act of May 9, 1889, (P. L. 159; 4 Purd. 4762), which is recited verbatim in Section 1 of the Act of June 27, 1895, (P. L. 399; 2 Purd. 1669). The Act of 1889 was an amendment of Section 29 of the general corporation Act of 1874, and apparently repealed the Act of May 24, 1881, (P. L. 22).

Clause (g) is derived from the first part of Section 8 of the Act of 1876, amended by the Act of April 19, 1901 (P. L. 79; 1 Purd. 401). Clause (h) is founded on Section 1 of the Act of May 21, 1901, (P. L. 288; 1 Purd. 401), relating to state banks only.

Clause (i) takes the place of the provisions of Section 7 of the Act of 1876 (1 Purd. 401), that a bank may purchase, collect and adjust collateral securities and dispose thereof.

Clause (j) is new.

Clause (k) is derived from Section 1 and 2 of the Act of July 17, 1917 (P. L. 1021). The provisions of Sections 3 and 4 of that Act, relating to examinations and reserve requirements, are covered in the sections of this Code dealing with those subjects.

Clause (l) takes the place of clause 3 of Section 1 of the Act of May 9, 1889, (P. L. 159; 4 Purd. 4762) and the first paragraph of Section 1 of the Act of June 11, 1885 (P. L. 111; 4 Purd. 4829), relating to trust companies, and per-

mits state banks to do business of this character. Section 45 of the Act of April 29, 1874, (P. L. 95; 4 Purd. 4351). provides that "safe-deposit companies shall have power to receive upon trust for safekeeping, jewelry, plate, stocks, bonds, notes, and valuable property of every kind, upon terms to be prescribed by the by-laws of such corporation, which by-laws shall, at all times, be posted up in the place or places of business of such corporation." This should not be repealed, since corporations organized to do a safe deposit business only, if there be any such, are not covered by this Code.

Clause (m) resembles Section 25 of the Federal Reserve Act, but leaves the details of regulation to the Commissioner.

Clause (n) provides a method whereby a bank may organize a separate corporation to hold title to the real estate used in the bank's business. It is so framed as to oblige the bank to maintain control of such a company in its own hands.)

SEC. 47. Restrictions on Loans, Investments and Total Liabilities of a Person or Corporation. (a) Limitation of Loans to a Person or Corporation.

1. In General.—A state bank shall not directly or indirectly lend to any corporation, person or body politic an amount which, including therein any extension of credit by means of letters of credit or by acceptance of drafts for, or the discount or purchase of the notes, bills of exchange or other obligations of, such corporation, person or body politic, will exceed ten per cent. of the capital and surplus of the state bank: Provided, That the restrictions of this clause shall not apply (a) to loans to the United States, the state of Pennsylvania, or any county, city, borough, township, or school district of this state, or (b) to the discount of drafts or bills of exchange drawn in good faith against actual existing values, or (c) to the discount of trade acceptances or other commercial or business paper actually owned by the person negotiating the same to the state bank and endorsed by such person without limitation, or (d) to the discount of notes secured by shipping documents, warehouse receipts or other such documents conveying or securing title covering readily marketable non-perishable staples, including livestock, for any one person or corporation or the several members thereof for not more than six months in any consecutive twelve months, when the actual market value of the property securing the obligations is not at any time less than one hundred and fifteen per cent. of the face amount of the notes secured by such documents and when such property is fully covered by insurance: And provided further That the total liabilities to a state bank, other than those incurred under (b), (c) or (d) above, of any corporation, person or body politic may equal but not exceed twenty per cent. of the capital and surplus of the state bank if such liabilities in excess of ten per cent. of such capital and surplus are secured by collateral consisting of bonds of the United States or of the State of Pennsylvania, or of any county, city, borough, township or school district of this state, having an ascertained market value of at least ten per cent. more than the amount of the liabilities so secured.

In computing the total liabilities of any corporation to a state bank there shall be included all liabilities to the state bank of any partnership or unincorporated association of which he is a member and any loans made for his benefit or for the benefit of such partnership or association, and all liabilities to the state bank of any corporation of which he owns more than fifty per cent. of the capital stock.

In computing the total liabilities of any partnership or unincorporated association to a state bank there shall be included all liabilities to the state bank of the individual members of such partnership or association and all loans made for the benefit of such partnership or association or any member thereof.

In computing the total liabilities of any corporation to a state bank there shall be included all loans made for the benefit of the corporation and all loans or for the benefit of any individual who owns more than fifty per cent. of the capital stock thereof.

(Note:—This new clause is derived in part from Section 5200 U. S. Rev. Stat. as amended by Acts of Congress of June 22, 1906, September 24, 1918, and October 22, 1919, relating to national banks.)

2. Stock of Bank or Trust Company as Collateral.—A state bank shall not take or hold at any one time more than twenty-five per cent. of the total capital stock of another state bank or trust company as collateral security for loans.

(Note.—This new clause is intended to prevent large advances on the security of stock of another banking institution.)

3. Limitation on Loans Secured by Stock or Obligations of Corporations.—A state bank shall not take or hold loans or discounts secured by the stock or obligations of any one corporations which loans or discounts exceed in the aggregate at any one time thirty per cent. of the capital and surplus of such state bank.

(Note.—This clause is new and guards against large advances on the securities of one corporation.)

(b) Limitation as to Investments in or Loans on Mortgages and Ground Rents.—A state bank shall not hold at any one time investments in or loans secured by mortgages on real estate or ground rents issuing out of real estate to an amount exceeding twenty-five per cent. of the total assets of the bank: Provided, That the limitations of this clause shall not apply to the investment of funds held by a state bank in any fiduciary capacity.

(Note.—This takes the place of the provision of section 1 of the Act of July 10, 1901, (P. L. 639; 1 Purd. 447), amended by the Act of July 24, 1913, (P. L. 972; 5 Purd. 5350.) Section 1 of the Act of April 21, 1858, (P. L. 412; 1 Purd. 814), provides that trust companies may invest in mortgages on "unincumbered real estate" and ground rents issuing out of such real estate.

The requirement that mortgages shall be on unincumbered real estate is not re-enacted.)

(c) Limitations as to Real Estate.—A state bank shall not

1. Title to Real Estate.—Hold or carry title to any real estate owned by it in the name of any other person or corporation, unless specially authorized by the board of directors.

2. Real Estate for Accommodation of Bank.—Invest in any real estate for its own present or prospective accommodation in the transaction of its business, or partly so used and partly leased to others, a sum of money exceeding in the aggregate at any one time fifty per cent. of its capital and surplus, without the previous written approval of the Commissioner.

3. Seven Year Limitation.—Hold possession of any real estate by virtue of a mortgage, or the title and possession of any real estate purchased by it, except such as may be necessary for its present or prospective accommodation in the transaction of its business or partly so used and partly leased to others, for a longer period than seven years, without the written approval of the Commissioner.

4. Stock of Real Estate Company.—Invest in the capital stock and obligations of a corporation or corporations owning the real estate used in whole or in part for the transaction of the business of such state bank or any branch or branches thereof an amount exceeding, in the aggregate, fifty per cent. of the capital and surplus of the state bank, nor acquire and hold any of the capital stock and obligations of any such corporation or corporations if the total amount of the capital stock and obligations of such corporation or corporations exceeds in the aggregate fifty per cent. of the capital and surplus of the state bank, without the written approval of the Commissioner.

(Note.—These limitations are derived from Section 8 of the Act of 1876, amended by the Act of April 19, 1901, (P. L. 79; 1 Purd. 401) and Section 1 of the Act of May 21, 1901 (P. L. 288; 1 Purd. 401), except as to sub-clause 4, which is new. In sub-clause 3 the limitation is increased from five years to seven.)

(d) Limitations as to Acceptances and Letters of Credit.—A state bank shall not

1. Acceptance of Drafts or Bills of Exchange.—Accept for payment at a future date draft or bills of exchange drawn upon it unless the same have not more than six months sight to run and grow out of transactions involving the importation or exportation of goods or out of transactions involving the domestic shipment of goods and provided shipping documents conveying or securing title are attached at the time of acceptance, or which are

secured at the time of acceptance by a warehouse receipt or other such document conveying or securing title covering readily marketable staples, though such documents may be detached after acceptance.

Note.—This is derived from Section 13 of the Federal Reserve Act as amended, the language being modified so as to make it clear that the documents may be detached after the acceptance, this being in accordance with the existing practice under said Act.)

2. Issuance of Letters of Credit.—Issue letters of credit in any transaction involving the importation, exportation or domestic shipment of goods and authorizing the holders thereof to draw upon it or its correspondents, unless there is a bona fide contract for the shipment of goods within a specified reasonable time and the existence of such contract is certified in the acceptance agreement.

(Note.—This is derived from Section 13 of the Federal Reserve Act as amended.)

3. Limitations as to Amount.—Accept drafts or bills of exchange or issue letters of credit for any one person or corporation to an amount at any one time in the aggregate equal to more than ten per cent. of the capital and surplus of such state bank, unless it is secured either by attached documents or by some other actual security growing out of the same transaction as the acceptance; and a state bank shall not accept drafts or bills of exchange or issue letters of credit to an amount equal at any time in the aggregate to more than fifty per cent. of its capital and surplus, except that a state bank acting under a general authorization by the Commissioner and subject to such regulations as he may generally provide, may accept drafts or bills of exchange or issue letters of credit to an amount not exceeding in the aggregate at any one time one hundred per cent. of its capital and surplus.

(Note.—This is derived from Section 13 of the Federal Reserve Act as amended.)

(e) Limitations as to Dealings in Bank's Own Stock.—A state bank shall not:

1. Purchase or Holding.—Purchase or hold any of the shares of its own capital stock.

2. Loans on Security of Stock.—Make any loan or discount on the security of shares of its own capital stock.

3. Loans to Enable Purchase of Own Stock.—Lend, knowingly, directly or indirectly, any money or property for the purpose of enabling any person to pay for or hold any shares of its capital stock, unless the loan is made upon approved security.

(Note.—Sub-clauses 1 and 2 are derived from Section 2 of the Act of June 14, 1901, (P. L. 56; 1 Purd. 448), which is substantially the same as Section 23 of the Act of 1876 (1 Purd. 405).

Sub-clause 3, which is new, is directed at the practice of evading the prohibition of loans on the security of the bank's own stock by making loans on unsecured notes for the purpose of facilitating the purchase of stock of the bank.)

(f) Protection Against Loss on Previous Loan or Investment.—No restriction imposed by this section shall be construed to prevent a state bank, in order to protect itself from loss upon a loan or investment previously made in good faith, from taking and holding any kind of property or security. Any of its own capital stock so acquired shall be sold within one year, and any other property so acquired, which it is not otherwise lawful for the bank to hold, shall be sold within five years, unless the Commissioner shall give written consent to a longer holding.

(Note.—This clause is new.)

(g) Property or Securities Acquired Before Approval of Act.—No restriction imposed by this section shall be construed to render unlawful the continued holding of any loans, stock, real estate or securities lawfully acquired prior to the date of the approval of this Act.

(Note.—This new clause prevents unnecessary disturbance of existing conditions.)

SEC. 48. Limitations on Loans to Officers, Directors and Employees.—No officer, director or employee of any state bank shall borrow, directly or indirectly, from such bank any sum of money without the affirmative vote or written assent of a majority of the board of directors, or the affirmative vote or written assent of a majority of the duly authorized finance or executive committee of the board of directors, exclusive, in either case, of any director or directors directly or indirectly interested in obtaining such loan; and if an officer, director or employee of the bank shall own more than fifty per cent. of the capital stock of any other corporation, or shall be a member of any partnership or unincorporated association, a loan to such corporation, partnership or association shall be considered, for the purpose of this section, as a loan to such officer, director or employee.

Any officer, director or employee of a bank violating the provisions of this section shall be deemed guilty of a misdemeanor and on conviction thereof shall be subject to imprisonment not exceeding one year and to a fine not exceeding five thousand dollars, or either, at the discretion of the court, and shall forever thereafter be disqualified from acting as an officer, director or employee of any bank in this state.

(Note:—This takes the place of Section 1 of the Act of June 14, 1901, (P. L. 561; 1 Purd. 405), which repealed the first clause of Section 21 of the Act of 1876.

The limitations upon the total loaned to officers, directors and employees, contained in the Act of 1901, Section 23 of the Act of 1850 (1 Purd. 426), as amended by Section 51 of the same Act, and Section 1 of the Act of April 17, 1861, (P. L. 342; 1 Purd. 426) are recommended for repeal, the subject being sufficiently covered by the provisions of Section 47 (a) 1 of this Code, limiting the amount of loans to one person or corporation.)

SEC. 49. Purchases and Sales from and to Directors.—Any state bank may contract for or purchase from any of its directors or from a firm of which any of its directors is a member any securities or other property, when such purchase is made in the regular course of business upon terms not less favorable to the bank than those offered to others, and when such purchase is authorized by the affirmative vote or written assent of a majority of the board of directors of such bank not interested in the sale of such securities or property.

Any state bank may sell securities or other property owned or held by it to any of its directors or to a firm of which any of its directors is a member in the regular course of business on terms not more favorable to such director or firm than those offered to others, when such sale is authorized by the affirmative vote or written assent of a majority of the board of directors of such bank not interested in the purchase of such securities or property.

In any transaction between a state bank and any of its directors, the Commissioner may at any time require full disclosure of all details relating to such transaction, together with a full statement as to commissions received or profits realized by any director or directors in connection therewith.

(Note:—This follows Section 22 of the Federal Reserve Act, as amended in 1918.)

SEC. 50. Purchases of Evidence of Debt Below Face Value.—No director, officer, employee or attorney of any state bank, shall be interested, directly or indirectly, in the purchase from such bank of any promissory note or other evidence of debt issued by such bank for less than its face value.

(Note:—The provisions of this section are new. Their necessity is obvious.)

SEC. 51. Deposits. (a) **Receipts for Deposits.**—Every state bank shall furnish each depositor with a receipt in full, by pass-book or otherwise, for all moneys received as deposits, which deposits, until refunded, shall constitute a liability upon the part of the bank, and a record thereof shall be kept in proper form.

(Note:—Clause (a) is derived from Section 1 of the Act of June 12, 1907, (P. L. 525; 6 Purd. 7492), which applies to all corporations under the supervision of the Commissioner and to moneys received as dues or on account of installments

for any trust or investment as well as to deposits. For the sake of clearness, the word "deposits" has been inserted before "until refunded", and the words "a record thereof" before "shall be kept.")

(b) **Receipts for Money Deposited for Transmission.**—Every state bank shall give a receipt to every person depositing money for transmission to a foreign country, which receipt shall show the name and address of the bank; the date of receipt of the money, the name and address of the person to whom the money is to be transmitted and the date not later than which the money is to be transmitted. All moneys received by a state bank for transmission to a foreign country shall be forwarded to the person designated to receive the same within five days after the receipt thereof, unless a later date be fixed in such receipt.

(Note:—This corresponds to Sections 6 and 7 of the Private Bank Act of 1911, but permits the fixing in the receipt of a period for transmission longer than five days.)

(c) **Penalty.**—Any officer or employee of a state bank violating any of the provisions of clause (a) or (b) of this Section, shall be guilty of a misdemeanor and upon conviction thereof, shall be subject to a fine not exceeding five hundred dollars.

On discovery of such violation, it shall be the duty of the Commissioner to institute proceedings against the officer or employee guilty thereof.

(Note:—This is derived from Sections 4 and 5 of the Act of 1907. Sections 2 and 3 of that Act relate to reports to the Commissioner or other authorities, concealment of assets, etc. These subjects are covered elsewhere in this Code.)

(d) **Deposits by or for Minors.**—Any state bank may, at its discretion, receive deposits by or on behalf of a minor and provide for the payment of such money, or any part thereof, or any interest accruing thereon, on the check, proper receipt or order of such minor, without the assent or approbation of the parent or guardian of such minor; and it shall not be lawful for such parent or guardian to attach or in any manner interfere with any such deposit.

(Note:—This takes the place of Section 1 of the Act of May 15, 1874, (P. L. 193; 1 Purd. 429), the provisions of that section as to married women being omitted as unnecessary.)

(e) **Death of One Making Deposit as Trustee.**—When a deposit shall be made with a state bank by any person describing himself in making such deposit as trustee for another, and no other or further notice of the existence and terms of a legal or valid trust than such description shall have been given in writing to the bank, in the case of the death of the person making such a deposit, and upon the production to the bank of satisfactory proof of such death, by certificate of a physician or undertaker or otherwise, it shall be the duty of the bank, if the amount of such deposit shall exceed three hundred dollars, forthwith to report such death by registered mail, return receipt requested, to the register of wills of the proper county, in order that such register may take action to secure the payment to the Commonwealth of any collateral or direct inheritance tax which may accrue. Unless, within ten days after such notice, the bank shall be notified to the contrary by registered mail, return receipt requested, by said register of wills, and in any event, if the amount of such deposit does not exceed three hundred dollars, it may pay over such deposit, or any part thereof and any interest accrued thereon to the person for whose benefit the deposit was stated to have been made, and the receipt of such person shall be a sufficient acquittance to the bank therefor. If, in the case of a deposit exceeding three hundred dollars, within such period of ten days, said register of wills shall notify the bank by registered mail, return receipt requested, not to pay to such person, the bank shall make payment only on the joint check, order or receipt of such person and the executor or administrator of the depositor.

(Note:—This new clause covers a subject not dealt with by any existing law in Pennsylvania. The Banking laws of New York, Missouri and California contain somewhat similar provisions.)

(f) **Joint Deposits.**—1. When a deposit shall be made with a state bank in the names of two or more persons, other than husband and wife, the bank shall not be required to pay the same or any part thereof or any interest accru-

ing thereon, except upon the proper check, order or receipt of both or all of such persons. In case of the death of one of such persons, and upon the production to the bank of satisfactory proof of such death, by certificate of a physician or undertaker or otherwise, it shall be the duty of the bank, if the amount of such deposit shall exceed three hundred dollars, forthwith to report such death to the register of wills of the proper county by registered mail, return receipt requested. Thereafter, and in any event, if the deposit does not exceed three hundred dollars, the bank may pay over such deposits or any part thereof and any interest accrued thereon to the survivor or survivors of the depositors, whose receipt shall be a sufficient acquittance to the bank therefor.

2. When a deposit shall be made with a state bank in the names of two or more persons, other than husband and wife, and said deposit shall be marked at the direction of the depositors as payable upon check or order of either or any of said depositors, the bank may pay such deposit upon the check or order of either or any of said depositors notwithstanding the fact that one or more of said depositors may be dead; but when the bank receives actual notice of the death of any one of such depositors, it shall be the duty of the bank forthwith to report such death to the register of wills of the proper county, by registered mail, return receipt requested.

(Note:—This clause is also new and is drawn in conformity with the next preceding clause.)

(g) Liability for Non-Payment of Checks. No state bank shall be liable to a depositor because of the non-payment, through mistake or error and without malice, of a check which should have been paid, unless the depositor shall allege and prove actual damage by reason of such non-payment, and, in such event, the liability shall not exceed the amount of damage so proved.

(Note:—This re-enacts the Act of June 12, 1919, (P. L. 453).)

SEC. 52. Banks as Court Depositaries.—Each of the several courts of record in the state of Pennsylvania, into which money may be paid by parties, or be brought by judgment or decree, may, by rule, order or decree, direct the same to be deposited with any state bank.

(Note:—This is derived from Section 2 of the Act of April 21, 1903, (P. L. 223; 4 Purd. 4830), relating to trust companies.)

SEC. 53. Business after Noon on Saturday.—Nothing in any law of this Commonwealth shall, in any manner whatsoever, affect the validity of, or render void or voidable, the payment, certification or acceptance of a check, or other negotiable instrument by a state bank, because done, performed or transacted on any Saturday between twelve o'clock noon and midnight, provided such transaction would be valid if done or performed at or before twelve o'clock noon on Saturday; and nothing in any law of this Commonwealth shall be construed to prevent any state bank from keeping open its doors or transacting its business on any Saturday after twelve o'clock noon, if by a vote of its directors it shall elect so to do.

No state bank which by law or custom ceases to transact business at twelve o'clock noon on any Saturday shall be required to keep open for the transaction of business, or to perform any of the acts or transactions aforesaid on any Saturday after such hour; but all such transactions shall be at the option of such bank.

(Note:—This is derived from the Act of July 18, 1917, (P. L. 1067), with some changes of wording and the addition of the last clause of the first paragraph, which is part of the proviso to Section 1 of the Act of February 16, 1911, (P. L. 3; 5 Purd. 6359), which amended the Act of June 23, 1897, (P. L. 188; 2 Purd. 1839).

SEC. 54. Reserve Fund.—All state banks are hereby required to create and maintain a reserve fund, which, in amount and manner, shall be as follows, the Commissioner being hereby authorized to make and enforce rules governing the manner in which the amount of the reserve fund shall be ascertained:

(a) Reserve Against Demand Liabilities.—Every state bank receiving deposits of money subject to check or payable on demand shall, at all times, have on hand a reserve fund of at least fifteen per centum of the aggregate of all its immediate demand liabilities, which liabilities shall include total demand deposits (demand deposits, excluding, however, savings deposits, being hereby defined to comprise all deposits payable within thirty days), all amounts due to banks, the amount due on certified and cashier's checks, and for unpaid dividends, less the following items:

1. Total time deposits, as defined in clause (b) of this section.

2. The amounts due it on demand from banks other than its reserve depositaries, including foreign exchange balances, credited to it and subject to draft.

3. The excess due it from reserve depositaries over the amount required to maintain its total reserves.

The whole of such reserve fund may, and at least one-third thereof must consist of lawful money of the United States, gold certificates, silver certificates, notes or bills issued by any lawfully organized national banking association or federal reserve bank.

One-third, or any less part thereof, may consist of bonds which are the absolute unpledged property of the state bank and are issued by the United States or the Commonwealth of Pennsylvania, or issued in compliance with law by any county, city or borough of this Commonwealth, computed at their market value, not exceeding their par value.

The balance of said reserve fund, over and above the part consisting of any of the items hereinbefore enumerated, may consist of moneys on deposit, subject to call, in any state bank, trust company or national bank in the State of Pennsylvania, or in any other state, which depositary shall have been approved by the Commissioner.

(Note:—This is derived from Sections 1 and 2 of the Act of May 8, 1907, (P. L. 189; 6 Purd. 7491), amended by the Act of July 11, 1917, (P. L. 791). The definition of demand deposits is taken from Section 19 of the Federal Reserve Act as amended; national banks have been added to the list of depositaries; and some changes in phraseology have been made.)

(b) Reserve against Time Deposits.—Every state bank receiving time deposits of money (which are hereby defined to comprise all deposits payable after thirty days, all savings deposits and certificates of deposit which are subject to notice before payment, and all postal savings deposits) shall, at all times, have on hand a reserve fund of at least seven and one-half per centum of the aggregate of all its time deposits.

Such reserve fund may consist in part of lawful money of the United States, or notes or bills issued by any lawfully organized national banking association or Federal Reserve Bank.

One-third, or any less part thereof, may consist of bonds which are the absolute unpledged property of the state bank and are issued by the United States or the Commonwealth of Pennsylvania or issued in compliance with law by any county, city or borough of this Commonwealth, computed at their market value, not exceeding their par value.

Such reserve fund, or the balance thereof, over and above the part consisting of any of the items hereinbefore enumerated, may consist of moneys on deposit, subject to call, in any state bank, trust company or national bank in the State of Pennsylvania or in any other state, which depositary shall have been approved by the Commissioner.

(Note:—This takes the place of Section 3 of the Act of May, 8, 1907, (6 Purd. 7482), as amended by the Act of July 11, 1917, (P. L. 791). The definition of time deposits is taken from Section 19 of the Federal Reserve Act as amended.)

(c) No Reserve against Government Deposits Secured by Pledge.—No reserve fund shall be required against deposits made by the federal or state government or by any municipality of this state, which are secured by the pledge of securities by the state bank, provided such securities are of kinds which might legally constitute part of the reserve fund of the bank under the provisions of this section, or are approved by the Commissioner.

(Note:—The propriety of this new provision is evident.)

(d) Deficiency in Reserve Fund.—If the total reserve fund of any state bank shall be less than the amount required by this section, such bank shall not, while such deficiency exists, increase its liabilities or make purchases of any character otherwise than by dealing in bills of exchange payable at sight.

The Commissioner shall notify any such state bank to make good its reserve fund. If the total reserve fund remains one per cent. or more below the amount required for a period exceeding ten days, the Commissioner may levy an assessment upon the state bank during the period for which the deficiency exists at the rate of six per cent. per annum of the amount of any such deficiency not exceeding two per cent. of the deposits, eight per cent. per annum of the amount of any additional deficiency not exceeding three per cent. of such deposits, ten per cent. per annum of the amount of any additional deficiency not exceeding four per cent. of such deposits, and twelve per cent. per annum of the amount of any additional deficiency above four per cent. of such deposits.

(Note:—This is founded in part on Section 5 of the Act of 1907, (6 Purd. 7492). The provisions as to assessments are new.

Section 5 of the Act of 1907 provides that if the bank shall fail for thirty days to make good the reserve fund, the Commissioner may proceed against it as provided in Section 9 of the Act of February 11, 1895, creating the Banking Department, namely, by a receivership.

Section 6 of the Act of 1907 provided for the creation of the reserve fund in fractional parts at dates named. No similar provisions is necessary in this Code.)

(e) Membership in Federal Reserve Bank.—Any state bank becoming a member of a Federal Reserve Bank, as provided in clause (k) of Section 46 of this Act, and complying with the reserve requirements of the "Federal Reserve Act" and its supplements shall be relieved from compliance with the provisions of this section.

(Note:—This is the substance of Section 3 of the Act of July 17, 1917, (P. L. 1021).

SEC. 55. Deposits in Other Banks.—(a) Unauthorized Deposits to Constitute Loans.—The deposit of funds by a state bank in any other bank, not duly designated as a depository by the board of directors of the depositing bank and approved as such by the Commissioner, shall be held to be a loan, and, as such, subject to the restrictions of Section 47 of this Act.

(b) Limitation of Deposits.—No state bank shall deposit as a reserve or otherwise in any other bank an amount in excess of fifty per cent. of the capital and surplus of such depository bank, except pursuant to a resolution of the board of directors of the depositing bank.

(c) Selection of Reserve Depositories.—Whenever a state bank selects any other bank as a depository for its reserve, such selection shall be evidenced by the approval in writing, or by a vote of a majority of the directors, spread upon the minutes of the depositing bank. In case any director of such bank is an officer or director owning ten per cent. or more of the capital stock of the proposed depository bank, he shall not be qualified to vote in favor of the selection of such depository.

(Note:—This section is new.)

SEC. 56. Liabilities and Assets.—(a) Limitations.—No state bank shall at any time be indebted or in any way liable to an amount exceeding the amount of its capital stock at such time actually paid in and remaining undiminished by losses or otherwise, except on account of demands of the nature following:

1. Moneys deposited with or collected by the bank.
2. Bills of exchange or drafts drawn against money actually on deposit to the credit of the bank, or due thereto.
3. Liabilities created by the endorsement of accepted bills of exchange, actually owned and discounted by the endorsing bank.
4. Liabilities to the stockholders of the bank for dividends, surplus and undivided profits.
5. Rediscounts or borrowings of money during any continuous period not exceeding three months in any year; and, if the state bank is a member of the federal reserve system, liabilities incurred under the provisions of the "Federal Reserve Act."

(Note:—This is derived from Section 5202 of the Revised Statutes as amended in 1918 and 1919. It takes the place of Section 17 of the Act of 1850, (1 Purd. 435) and Section 1 of the Act of April 22, 1854, (P. L. 467; 1 Purd. 435).

(b) Reports and Accounts.

1. Liabilities to be Set Out in Full.—In all reports furnished to the Commissioner, the courts of law or other supervisory authorities, the aggregate of the liabilities of a state bank to depositors shall be set out in full; and it shall not be lawful to reduce the same for the purpose of concealing unadjusted losses, overdrafts, expense charges or loans, all of which shall be set out in accounts, separate and apart, on the books and reports until adjusted or charged off, and not debited, in any manner whatever, against deposits, or other credits for which the state bank may be liable.

(Note:—This is derived from Section 2 of the Act of June 12, 1907, (P. L. 525; 6 Purd. 7492), limiting the application to banks only.)

2. Loans to be Set Out in Full.—Whenever any state bank shall borrow money, the amount of such liability, together with assets assigned or guaranteed for a loan or sale of rediscounts, shall be set out in full on the books and in all reports required by law.

(Note:—This is derived from Section 3 of the Act of June 12, 1907, (6 Purd. 7492).

3. Concealment of Assets.—It shall not be lawful for any state bank to conceal any of its assets in any manner whatsoever, but a true record shall be kept of the same. No state bank shall by any system of accounting or any device of bookkeeping, directly or indirectly, enter any of its assets on its books in the name of any other person or corporation, or under any title or designation that is not truly descriptive thereof.

(Note:—The first sentence is derived from part of Section 3 of the Act of 1907, (6 Purd. 7492). The second sentence is new.

4. Book Value of Real Estate.—No state bank shall, except with the written approval of the Commissioner, enter or at any time carry on its books any real estate owned by it at a valuation exceeding its actual cost to the bank.

(Note:—This and the next sub-clause are new. The penal provisions of Sections 4 and 5 of the Act of 1907, (6 Purd. 7493), for violations of provisions of the act, are recommended for repeal so far as they relate to banks.)

5. Methods of Bookkeeping.—Every state bank shall conform its methods of keeping its books and records to such general rules and regulations and such special orders as the Commissioner may from time to time make and promulgate in conformity to law.

(Note:—This is new.)

SEC. 57. Surplus Fund.—Every state bank shall create a fund to be known as a surplus fund, which fund may be created or increased by contributions, or by transfers from undivided profits, or from net earnings. Such fund shall not be reduced below twenty-five per centum of the capital of the bank, except for the payment of losses in excess of undivided profits.

(Note:—This section is new.)

SEC. 58. Dividends. (a) Determination of Gross Earnings.—To determine the amount of gross earnings of a state bank for any dividend period, the following items may be included:

1. All earnings actually received during such period, less interest accrued and unpaid included in the last previous calculation of earnings.
2. Interest accrued and unpaid upon debts owing to it secured by collateral, upon which no default of more than one year exists, and upon bonds or other interest-bearing obligations owned by it, upon which no default of more than six months exists.
3. Any profits actually received during such period from the sale of securities, real estate or other property owned by it.

4. Sums recovered on items previously charged off, and any amount allowed by the Commissioner on account of assets previously allowed and charged off.

5. Provided the Commissioner shall have approved, and only to the extent of such approval, any actual increase over the book value of real estate owned by it.

(Note:—This and the clause next following are new.)

(b) Determination of Net Earnings.—To determine the amount of net earnings of a state bank for any dividend period, the following items shall be deducted from the gross earnings:

1. All expenses paid or incurred, both ordinary and extraordinary, in the transaction of its business, the collection of debts owing to it, and the management of its affairs, less expenses incurred and interest accrued upon its debts deducted at the last previous calculation of net earnings for dividend purposes.

2. Interest paid or accrued and unpaid upon debts owing by it.

3. All losses sustained by it. In the computation of such losses, there shall be included such assets as shall have been disallowed by the Commissioner or by the board of directors of the bank.

The balance thus obtained shall constitute the net earnings of the state bank for such period.

(c) Determination of Undivided Profits.—When the net earnings of a state bank have been determined at the close of a dividend period, as provided in clause (b) of this section, if the surplus fund does not equal twenty-five per centum of the capital of the bank, one-tenth of such net earnings shall be credited to the surplus fund, or so much of such net earnings, less than one-tenth, as will make such surplus fund equal twenty-five per centum of such capital. The balance of such net earnings, or the entire amount if such surplus fund equals twenty-five per centum of the capital, may be credited to the profit and loss account of the bank; or, if its expenses and losses for such dividend period exceed its gross earnings, such excess shall be charged to its profit and loss account. The credit balance of such account shall constitute the

(Note:—This clause is new.)

(d) Declaration and Payment of Dividends.—The directors of any state bank may declare such dividends as they may deem expedient from the undivided profits ascertained as provided in clause (c) of this section, and pay the same to the stockholders, on demand, at any time not exceeding thirty days after any such dividend is declared.

No state bank shall declare, credit or pay any dividend to its stockholders except out of undivided profits ascertained as above provided; and in case the reserves required by law to be maintained by such bank against deposits are not in hand, no dividend shall be declared until such reserves shall have been made good.

If the directors of any state bank shall declare, credit or pay any dividend in violation of the provisions of this clause, the directors consenting thereto shall be jointly and severally liable in an action of assumpsit or bill of equity, in their individual capacities, to the bank for the amount of such dividends; and each director present at the meeting when any such dividend shall be declared shall be adjudged consenting thereto, unless he shall forthwith cause his protest to be entered on the minutes of the board and give notice to the Commissioner.

(Notes:—The first paragraph is derived from Section 16 of the Act of 1876 (1 Purd. 403), with a change from fifteen to thirty days for the time of payment. The second paragraph and part of the third are new and the remainder of the third paragraph is derived from Section 16 of the Act of 1876, with changes of language and the substitution of notice to the Commissioner for public notice to the stockholders.)

This and the preceding clause take the place of Section 24 of the Act of 1876 (1 Purd. 406) and Article XII of Section 10 of the Act of 1850 (1 Purd. 427), so far as they relate to dividends.)

(e) Statement by Cashier or Treasurer.—Prior to the declaration of a dividend, the cashier or treasurer of every state bank shall furnish to the board of directors a full and explicit statement, certified by him to be correct, of the

condition of the bank as of the last day of the period for which a dividend is to be declared, and showing all items required by this section to be considered by the board of directors in determining whether a dividend is to be declared and the amount thereof.

(Notes:—This takes the place of Section 17 of the Act of 1876 (1 Purd. 404), which enumerates the items to be shown in the cashier's statement.)

ARTICLE IV.

TRUST COMPANIES.

SEC. 59. General Powers, Limitations and Regulations.

—A trust company incorporated under the provisions of this Act or accepting its provisions as provided in Section 6 of this Act shall have the general corporate powers enumerated in Section 34, and shall have the powers and privileges and be subject to the limitations and regulations given to and imposed upon state banks by the provisions of Article III of this Act.

(Note:—So far as the banking business is concerned, this section puts trust companies on an equal footing with state banks, including the discount privilege. Under the Code, trust companies will, to all intents and purposes, be state banks with the additional powers conferred by the subsequent sections of this Article.)

SEC. 60. Powers of Trust Companies in Addition to Those of State Banks.—A trust company incorporated under the provisions of this Act, or accepting its provisions as provided in Section 6 of this Act, shall have the following powers in addition to those conferred by Section 59 of this Act.

(a) To Act as Fiduciary.—To act as assignee, receiver, guardian, committee, executor, administrator or trustee, and take, accept and execute trusts of every description and act in any fiduciary capacity not inconsistent with the laws of this state or of the United States; and for those purposes to receive and hold real and personal property, including the notes, bonds and obligations of states, individuals, partnerships and corporations, and the same to collect, adjust and settle and, in the execution of any trust, to employ moneys, directly and indirectly, in trade or commerce, by buying or selling goods, wares, merchandise or commodities, by owning or operating industrial plants or otherwise, subject to the supervision of the court having jurisdiction of the accounts of such fiduciary.

(b) To Act as Agent for Fiduciary.—To act as agent for any executor, administrator, guardian, trustee or other fiduciary in the business of the trust estate.

(c) To Act as Registrar of Stock, etc.—To act as agent for the purpose of issuing, countersigning or registering the certificates of stock, bonds, or other obligations of any corporation, association or municipality, state or public authority, and to receive and manage any sinking fund thereof on such terms as may be agreed upon.

(d) To Become Surety on Fiduciary Bonds.—To become sole surety in any case where by law one or more sureties are or may be required for the faithful performance of the duties of any assignee, receiver, guardian, committee, executor, administrator, trustee or other fiduciary.

(e) To Become Surety on Court Bonds.—To become sole surety upon any writ of error or appeal, or in any proceeding instituted in any Court of this Commonwealth, in which security is or may be required: Provided, That nothing in this clause shall be construed to dispense with the approval of any court of this Commonwealth or any officer now or hereafter required by law to approve such security.

(f) To Act as Agent or Attorney-in-fact.—To act as agent or attorney-in-fact in the purchase and sale of real estate, in the collection of rents and the management thereof, and in the making of investments in stocks, bonds or other securities, the custody thereof, the collection and disbursement of principal and income therefrom, and the sale, transfer or other disposal thereof.

(g) To Issue Debentures and Guarantee Mortgages.—To execute and issue its debentures payable at a future date and pledge for the payment thereof bonds secured by mortgages on real estate; and to guarantee the payment of principal and interest of bonds secured by mortgage upon real estate, and to make and execute such contracts and policies as may be required therefor.

(h) To Hold Stocks of Other Corporations.—To hold stocks in corporations when such stocks are taken and received by the trust company in payment for services rendered, or as part consideration in the purchase of the obligations of such corporations.

(i) To Hold Stocks of Title Insurance and Surety Companies.—To hold stock of:

1. A company organized to engage chiefly in the insurance of owners of real estate, mortgages and others interested in real estate from loss by reason of defective titles, liens and encumbrances.

2. A company organized to engage chiefly in the insurance of the fidelity of officials and employees.

3. A company organized, to engage chiefly in guaranteeing the payment of the principal and interest of bonds secured by mortgages upon real estate.

(j) To Take and Dispose of Real Property Insured.—To take, receive and hold any and all such pieces of real property as may have been, or may hereafter be, the subject of any insurance made by such company under the powers conferred by its charter, and the same to grant, bargain, sell, convey and dispose of in such manner as it may deem proper.

(Note:—This takes the place of the following acts and parts of acts which enumerate the powers of title insurance and trust companies: Section 1 of the Act of June 11, 1885, (P. L. 111; Purd. 4828); Section 1 of the Act of May 9, 1889, (P. L. 159; 4 Purd. 4761); Section 1 of the Act of May 29, 1885, (P. L. 127; 4 Purd. 4762); Section 1 of the Act of June 27, 1895 (P. L. 399; 4 Purd. 4829-30-32); Section 1 of the Act of April 21, 1903, (P. L. 223; 4 Purd. 4830-32.)

The title insurance business is covered by Sections 67-68 of this Article; the power to act as surety is restricted to fiduciary bonds and court bonds; and clause (i) is new.)

SEC. 61. Restrictions on Powers, Loans and Investments.—

(a) Limitation of Power to Become Surety.—A trust company heretofore incorporated under any general or special Act of Assembly or hereafter incorporated under this Act shall not become surety except as specified in clauses (d) and (e) of Section 60 of this Act.

(b) Limitation of Investment in Stocks of Certain Corporations.—Such trust company shall not hold at any one time investments of more than ten per cent. of its capital and surplus in the stocks of any or all of the following corporations:

1. A company organized to engage chiefly in the insurance of owners of real estate, mortgagees and others interested in real estate from loss by reason of defective titles, liens and encumbrances.

2. A company organized to engage chiefly in the insurance of the fidelity of officials and employees.

3. A company organized to engage chiefly in guaranteeing the payment of the principal and interest of bonds secured by mortgages upon real estate.

(c) Certain Stocks Not to be Held More Than Five Years.—Such trust company shall not hold for a longer period than five years, without the written approval of the Commissioner, the stock of any corporation which has been acquired by the trust company as compensation for services or as part consideration in the purchase of the obligations of such corporation.

(d) Limitation of Debentures and Guarantees of Mortgages.—Such trust company shall not at any one time have issued and outstanding its debentures secured by mortgages upon real estate or its guarantees of the payment of bonds secured by mortgages on real estate:

1. To an amount exceeding three times the amount of its capital and surplus.

2. The maturities of which falling due in any one calendar year exceed twenty-five per cent. of the amount of its capital and surplus.

3. To an amount at any time exceeding the face value of mortgages pledged for the payment of such debentures.

4. Provided, That the whole of this clause (d) shall apply only to trust companies receiving deposits.

(e) Limitation of Investment in Mortgages.—No such trust company shall be permitted to invest to an amount exceeding twenty-five per cent. of its total assets, except with the written approval of the Commissioner, in mortgages other than such as are pledged by it to secure its outstanding

debentures: Provided, That this restriction shall not prevent a trust company from taking and holding in its own name mortgages upon real estate, to any amount, when such loans are for the account of trust estates managed by such trust company.

(f) Restrictions not Retroactive.—No restriction imposed by this section shall be construed to render unlawful the continued holding by any trust company of any stocks, securities or real estate lawfully acquired prior to the date of the approval of this act.

(g) Protection against Loss on Previous Loan or Investment.—No restriction imposed by this section shall be construed to prevent a trust company, in order to protect itself from loss upon a loan or investment previously made in good faith, from taking and holding any kind of property or security. Any of its own capital stock so acquired shall be sold within one year, and any other property so acquired, which it is not otherwise lawful for the trust company to hold, shall be sold within five years, unless the Commissioner shall give written consent to a longer holding.

(Note:—This section follows, in general, the plan of Section 47 of this Code relating to state banks.)

SEC. 62. Estoppel to Deny Power to Execute Surety Bonds.—No trust company having signed a bond, undertaking or obligation as surety, shall be permitted to deny its corporate power to execute such instrument or incur such liability, in any proceeding to enforce liability against it thereunder.

(Note:—This is founded on Section 4 of the Act of June 26, 1895, (P. L. 343; 4 Purd. 4522), relating to surety companies, with some modification of the language.)

SEC. 63. Capital Taken as Security.—Whenever a trust company shall receive and accept the office or appointment to act in any fiduciary capacity or be directed to execute any trust whatever, the capital of such company shall be taken and considered as the security required by law for the faithful performance of its duties, and shall be absolutely liable in case of any default whatever.

(Note:—This is Clause II of the Act of June 27, 1895, (P. L. 401; 4 Purd. 4831), with some changes in wording.)

SEC. 64. Officers Qualified to Make Oath.—In all cases where a trust company is or shall be charged with the execution of any trust, any officer of such company, duly elected by the board of directors or the stockholders, shall be empowered to make the usual oath or affirmation directed to be taken by private persons in like cases.

(Note:—This supplies the provisions of the Act of February 16, 1877, (P. L. 3; 4 Purd. 4923). The Act of 1877 was repealed by the Fiduciaries Act of 1917 so far as it related to trusts within the jurisdiction of the Orphan's Court. It may now be repealed absolutely.)

SEC. 65. Trust Funds to be Kept Separate.—Every trust company, national bank or other corporation doing a trust company business or acting in any fiduciary capacity in this Commonwealth shall keep all trust funds and investments separate and apart from the assets of such corporation; and all investments made by it as fiduciary shall be so designated that the trust to which each such investment belongs shall be clearly known; Provided, That every such corporation shall have the right to clear receipts and payments of trust moneys in the regular course of business in the same manner as other funds held by it; And provided further, That participation in a general trust fund of legal trust investments may be assigned by such corporation to various estates; in which case it shall be a sufficient compliance with the provisions of this section for the corporation to designate clearly on its records the securities composing such general trust fund, the names of the trust estates participating therein and the amounts of the respective participations; and in such case no estate so participating shall be deemed to have individual ownership in any specific security in such fund, and the corporation shall have the right at any time to repurchase at market value, but not less than cost price, and in the case of mortgages not less than face value, any such securities from such fund with the right to substitute therefor other legal trust investments at market prices.

(Note:—The first part of this Section is derived from Clause V of Section 1 of the Act of June 27, 1895 (P. L. 309; 4 Purd. 4832). The first proviso which is new, is in accord with the practice which has been followed for years as the simplest method of handling such matters, in order to prevent undue publicity being given to the affairs of trust estates. The second proviso, which is also new, is in accord with a practice recognized by the courts, and enables trust companies to handle investments to the advantage of the trust estates in a way not possible if absolutely separate investments must be made for each trust.)

SEC. 66. Supervision by Court.—

(a) Audit of Examination by the Court Itself.—Whenever any Court of record of the Commonwealth of Pennsylvania shall be asked to appoint or approve, or shall have appointed or approved, a trust company, a national bank or any other corporation to act in any fiduciary capacity, such court shall have the right to make or cause to be made such audit or examination of the affairs of such corporation or of the specific trust in the care of such corporation as such court may deem proper. The report of such audit shall be filed and kept in the records of the Judges of the court, not in the public records, as confidential information for the guidance of the judges.

(b) Mandate to Commissioner of Banking.—Any such court may at any time at its discretion issue under its seal a mandate to the Commissioner, directing him to forward to said court a certified copy of the last report of such corporation filed in his office, which copy shall be filed and kept in the records of the judges of the court, not in the public records, as confidential information for the guidance of the judges; or such court may in its discretion issue under its seal a mandate to the Commissioner requiring him to make or cause to be made through his Department an investigation of the affairs and management of such corporation, and to report to the court the manner in which its investments are made and the security afforded to those by and for whom its engagements are held, and any such reports shall likewise be filed and kept in the records of the judges of the court, not in the public records, as confidential information for the guidance of the judges.

(c) Payment of Expenses.—Any and all expense of such examination or the preparation of such certified copies of reports shall be defrayed by the corporation so examined or reported upon.

(Note:—This takes the place of Clause IV of the Act of June 27, 1895, amended by the Act of June 7, 1907, (P. L. 454; 7 Purd. 7697). The feeling of the Commission is that since trust companies are under the supervision of the Banking Department, the examination of their assets in order to determine the security accorded by the capital of such companies in lieu of the bonds required of individuals may properly be secured by the courts from the Commissioner, but that the copies of reports should not be made parts of the public records of the courts.)

SEC. 67. Powers as to Title Insurance.—Every trust company which at the date of the adoption of this Act lawfully possesses the power of insuring owners of real estate, mortgages, and others interested in real estate from loss by reason of defective titles, liens and encumbrances shall continue to possess such power; but no other trust company shall hereafter have or exercise such power.

(Note:—The Commissioners are of opinion that the business of insuring titles should not, in future, be carried on by companies acting as fiduciaries. The right of existing trust companies to continue to do a title insurance business is expressly preserved by this section; and a method by which new trust companies may carry on that business by means of a separate corporation is indicated in clause (i) of Section 60 of this Code.

By the repeal of the acts giving trust company powers to title insurance companies incorporated under the Act of 1874, while leaving in force the original provisions of the Act of 1874, this Code does not interfere with the future incorporation of companies to do a title insurance business only.)

SEC. 68. Title Insurance Reserve. (a) Reserve Fund Required.—All companies heretofore or which may hereafter be incorporated for the insurance of owners of real estate, mortgagees and others interested in real estate from loss

by reason of defective titles, liens and encumbrances, as well as all title insurance and trust companies heretofore incorporated and authorized by charter or by law to carry on said business, shall from and after the approval of this Act establish and maintain a reserve fund for the protection of policy holders, in the manner herein provided.

(b) Establishment and Maintenance of Fund.—Said reserve shall be established by setting aside a sum equal to ten per cent. of the premium (that is, the sum charged for insurance over and above examination and settlement fees), paid on each policy of insurance which such company may hereafter issue, until the total amount set aside shall equal one million dollars: Provided, That the said total reserve fund may, with the consent of the Commissioner, be set aside at any one time, or from time to time, out of the surplus and undivided profits. Said ten per cent. of each premium shall be known as the reserve, and the aggregate of said reserves of all policies issued and outstanding shall be known as the reserve fund. The reserve fund shall be maintained as herein provided so long as liability on any policies shall be outstanding.

(c) Custody; Supervision by Commissioner.—The custody of said reserve fund shall be retained by the company and the fund shall be kept separate and apart from the other assets of the company in the manner hereinafter provided. The Commissioner is hereby required from time to time to make investigation to ascertain that a reserve fund equal to the amount required by clause (b) of this section is so maintained. Should any company neglect or refuse to establish or maintain such reserve fund as herein provided, the Commissioner shall by an order under his hand and seal of office direct said company either to comply with the provisions of this section or to discontinue doing a title insurance business.

(d) Investment of Reserve Fund.—Said title insurance reserve fund shall be invested by such companies in first mortgage or other securities designated by law as legal investments for trust funds, and such investment of any accumulated reserve shall be made whenever such accumulation shall amount to one thousand dollars.

Said mortgages or other such securities so held shall be carried at cost price, but in no case at more than market price, and in case there shall be a depreciation in the market price of any such securities, such company shall make good any such depreciation by the addition of other legal investments, so that the said fund may always be maintained at the full amount required by clause (b) of this section. Such companies shall have the right to withdraw from said fund any mortgages or other securities so held therein by crediting the fund the amount at which such mortgages or securities are valued therein, provided there are immediately substituted therefor other first mortgages or other securities designated by law as legal investments for trust funds.

The securities constituting a reserve fund shall be earmarked and kept separate and apart from the other assets of the company. The income of the reserve fund shall become part of the general assets of the Company.

(e) Cancellation of Policy.—Whenever any policy of title insurance hereafter issued is surrendered by the holder, cancelled or liability thereon completely discharged, the reserve therefor may be withdrawn or credited against reserves that may be due.

(f) Reserve Fund to be a Trust Fund.—It is the intent and purpose of this section that the reserve fund hereby directed to be set aside shall constitute a separate and distinct trust fund for the protection of policy holders and shall not be subject to distribution among depositors or other creditors, until all policy holders have been paid in full or the liability in the policies, contingent or actual, has been completely discharged.

(g) Reinsurance by Commissioner.—In the event of the Commissioners taking possession of and winding up any company, the Commissioner is authorized, if it shall seem advisable and practicable to him to use the reserve fund to purchase reinsurance for the liabilities represented by the policies outstanding against such fund. Acceptance of the policy of the reinsuring company shall operate as a complete discharge of liability under the policy of the insolvent company. Should any policy holder refuse to accept the policy of the reinsuring company, he shall only be entitled to receive the pro rata portion of his reserve that

shall remain upon distribution as set forth in clause (h) of this section.

(h) Distribution of Reserve Fund.—The reserve fund in the custody of the Commissioner shall be liable only to the following claims:

1. To pay all outstanding claims of indemnity that have arisen by virtue of any policies of insurance.

2. For the purchase of reinsurance to indemnify and protect the remaining outstanding policies.

3. To distribute among policy holders upon cancellation of their policies the proportionate share of the reserve fund of which they are entitled, which shall in no case exceed the proportion which the premium paid for any such policy may bear to the whole amount of title insurance then outstanding.

(Note:—This section is drafted in accordance with suggestions received by the Commission at their meeting at Pittsburgh. Under the present law, if a little insurance company becomes insolvent, the policy-holders are merely general creditors and as such postponed to depositors. It seems, therefore, only proper that some provision should be made to safeguard policyholders, at least to the extent of a portion of the premium paid by them for protection. The suggestion of some title companies that liability on these policies is remote because doubtful titles are not insured is answered by the fact that within the past few years, both in Philadelphia and in Pittsburgh, defects in titles have arisen, due in some cases to negligent examination of title, and in others to discharge liens.

The New York plan, requiring each title company to set aside as a reserve two-thirds of its capital and surplus, would not be practical in Pennsylvania, where most of the title companies transact a banking business, and so large a proportion of their capital and surplus could not be withdrawn without crippling their right to do banking. New York has taken the farther step of placing title insurance companies under the supervision of the Insurance Commissioner.)

SEC. 69. Acquisition of Trust Company Powers by State Banks.—Any state bank incorporated prior to the date of the approval of this Act, accepting the provisions of this Act and of the constitution of the Commonwealth as provided in Section 6 hereof, and any state bank incorporated under the provisions of this Act, if it has a capital at least equal to the capital required by Section 15 of this Act for the incorporation of a trust company in the city, borough or township where the principal place of business of such state bank is located, may, by amendment of its charter in the manner provided by section 40 of this Act, obtain all the powers and become subject to all the restrictions, limitations and regulations of this Article relating to trust companies, and shall add to its corporate title the words "trust company" or the word "trust."

(Note:—This takes the place of the Act of July 17, 1919, (P. L. 1032), the repeal of which is recommended.)

ARTICLE V. SAVINGS BANKS.

SECTION 70. General Powers.—A savings bank incorporated under the provisions of this Act or accepting its provisions as provided in Section 6 of this Act shall, in addition to the general corporate powers enumerated in Section 34, have the following powers:

(a) To receive money on deposit and to invest the same.

(b) To purchase and hold for investment:

1. Bonds or other interest-bearing obligations of the United States or those for which the faith of the United States is pledged to provide payment of the principal and interest thereof.

2. Farm loan bonds issued by Federal Land Banks.

3. Bonds or other interest-bearing obligations of the state of Pennsylvania or of any of the United States.

4. Bonds or other interest-bearing obligations of any county, city, borough, township or school district of the state of Pennsylvania or of a city, borough, township or school district of any other state of the United States, the population of which is not less than one hundred thousand as shown by the last United States census and which has a debt limit not exceeding ten per centum of the assessed value of taxable property therein, and has not defaulted in the payment of any interest due by it within ten years.

(c) To make not exceeding ninety day loans on the collateral of such securities as it is authorized to purchase.

(d) To take on deposit bonds of the United States and of the Commonwealth of Pennsylvania in the same manner as cash, to be entered in the pass-book and to constitute with the cash one account, but repayable not specifically bond for bond, but in kind under such conditions as the savings bank may prescribe.

(e) To purchase and hold for investment bonds secured by first mortgages on improved real estate situated in the State of Pennsylvania and ground rents issuing out of such real estate.

(f) To make loans on the security of bonds secured by first mortgages on improved real estate situated in the state of Pennsylvania.

(g) To purchase, hold and convey real estate as follows:

1. Such as shall be necessary for its accommodation in the transaction of its business.

2. Such as it shall purchase at sales under judgments, decrees or mortgages held by it.

(h) To improve any real estate held by it for its accommodation in the transaction of its business by erecting a building or buildings or by renewing or replacing any building or buildings thereon with a new or additional structure; to use such portion thereof for the transaction of its business as may be suitable and convenient for that purpose; and to lease and let, from time to time, such portion and apartments of such building or buildings as it may not require for its business and to receive rents for the use thereof.

(i) To purchase and hold bankers' acceptances and bills of exchange.

(Note:—Clause (a) is derived from Section 15 of the Savings Bank Act of May 20, 1889, (P. L. 246; 1 Purd. 455), and clause (b) from Section 17 of this act, with the addition of farm loan bonds. Clauses (c) and (d) are new. Clause (e) is also derived from Section 17, with the addition of ground rents.

Clause (f) permits loans on mortgage. Clause (g) follows the provisions of Section 8 of the Act of 1889, omitting the second clause of that section which is covered by clause (f). Clause (h) corresponds to the similar provision as to state banks in Section 46, Clause (h) of this Code. Clause (i) is new.)

SEC. 71. Restrictions on Loans, Investments and Real Estate Holdings. (a) Loans on Commercial Paper.—Except as provided in clause (i) of Section 70 of this Act, no savings bank shall lend the money deposited with it, or any part thereof, upon notes, bills of exchange or drafts, or discount any such notes, bills of exchange or drafts.

(Note:—This is the first draft of Section 19 of the Act of 1889, except as modified by the provision as to Section 70, clause (i) of this Code, permitting the purchase of bankers' acceptances and bills of exchange.)

(b) Investments Other than in Mortgages.—A savings bank shall not purchase and hold for investment securities other than bonds secured by mortgages on real estate and ground rents to an amount exceeding at any time sixty per cent. of the total deposits of such savings bank.

(Note:—This clause is new.)

(c) Loans on Mortgages.—A savings bank shall not purchase and hold for investment mortgages, or loan to any one person or corporation upon the security of mortgage, upon real estate of any one person or corporation to an amount exceeding at any time eight per cent. of the total amount of deposits of such savings bank at the time such a purchase or loan is made.

A savings bank shall not loan upon the security of real estate or purchase a mortgage secured upon real estate unless a bond shall accompany the same; and all the expenses of searches, examinations, certificates of title, appraisal of value or title insurance, and of drawing, perfecting and recording papers shall be paid by such borrower.

Whenever buildings are included in the valuation of any such real estate, they shall be insured against fire by the borrower in a company or companies approved by the savings bank, and the policy or policies of insurance shall be duly assigned to the savings bank or the loss made payable to it as its interest may appear. The savings bank may renew such policy or policies from year to year, or for a

longer or shorter time, in case the borrower or the owner of the property shall neglect to do so, and may charge the amount paid to said borrower or owner. All necessary charges and expenses so paid by the savings bank shall be repaid to it by the borrower or the owner of the property and shall be a lien upon the property mortgaged, recoverable with interest from time of payment as part of the money secured to be paid by such mortgage. The amount of insurance to be carried as aforesaid shall be equal to eighty per cent. of the valuation of such buildings, provide such amount does not exceed the amount of the mortgage.

(Note:—This is derived from Sections 19 and 20 of the Act of 1889, except as to the first two paragraphs, which are new.)

(d) Investments in and Title to Real Estate.—A savings bank shall not:

1. Hold or carry title to any real estate owned by it in the name of any other person or corporation, unless specially authorized by the board of trustees.

2. Invest in any real estate for its own accommodation in the transaction of its business, or partly so used and partly leased to others, a sum of money exceeding in the aggregate at any one time fifty per cent. of the amount of its surplus fund without the written approval of the Commissioner.

3. Hold possession of any real estate by virtue of a mortgage, or the title and possession of any real estate purchased by it, except such as may be necessary for its accommodation in the transaction of its business, or partly so used and partly leased to others, for a longer period than seven years without the written approval of the Commissioner: Provided, That this restriction shall not apply to any real estate held by any savings bank before the date of the approval of this act.

(Note:—This follows the provisions of the first three sub-clauses of Section 47, clause (c) of this Code, except that, in sub-clause 2, fifty per cent. of the surplus fund is substituted for fifty per cent. of the capital and surplus.)

(e) Purchases of Acceptances and Bills of Exchange:

1. A savings bank shall not purchase and hold bankers' acceptances and bills of exchange unless the same are of the kind and maturities made eligible by law for rediscount with Federal Reserve Banks and are accepted by a state bank, trust company, or national banking association having its principal place of business in this Commonwealth, or in a city located in another state of the United States and having a population of at least five hundred thousand as shown by the last United States census.

2. A savings bank shall not purchase and hold bankers' acceptances or bills of exchange in an amount exceeding at any one time twenty per cent. of the total amount of deposits of such savings bank.

3. A savings bank shall not purchase and hold the acceptances of any state bank, trust company or national banking association to an amount exceeding at any one time twenty-five per cent. of the paid-up capital and surplus of such acceptor.

(Note:—This new clause limits the power given by clause (i) of Section 70 of this Code.)

(f) Protection against Loss on Previous Loan or Investment.—No restriction imposed by this section shall be construed to prevent a savings bank, in order to protect itself from loss upon a loan or investment previously made in good faith, from taking and holding any kind of property or security. Any property so acquired, unless of a character to be a legal investment for such savings bank, shall be sold by it within five years, unless the Commissioner shall give written consent to a longer holding.

(Note:—This corresponds to clause (f) of Section 47 of this Code, relating to state banks.)

(g) Property or Securities Acquired before Approval of Act.—No restriction imposed by this section shall be construed to render unlawful the continued holding of any loans, securities or real estate lawfully acquired prior to the date of the approval of this Act.

(Note:—This corresponds to clause (g) of Section 47 of this Code, relating to state banks.)

SEC. 72. Trustees. (a) Incorporators to be First Board of Trustees.—The persons named in the certificate of incorporation of a savings bank, as provided by clause (b) of Section 20 of this Act, shall be the first trustees of such savings bank and shall have the entire management and control of all of its affairs, subject to the provisions of this Act.

(Note:—This is derived from Section 9 of the Act of 1889.)

(b) Filling Vacancies; Eligibility.—All vacancies in the board of trustees of a savings bank by death, resignation or otherwise, shall be filled by the board as soon as practicable at a regular meeting after such vacancies occur.

No person shall be elected to fill such a vacancy unless he shall be a citizen of the United States and a bona fide resident of the Commonwealth of Pennsylvania; and removal from the state by any trustee so elected shall vacate his office.

Each trustee so elected shall, within thirty days thereafter, file with the Commissioner the declaration required of incorporators by section 21, sub-division VI, of this Act.

Note:—The first paragraph is derived from Section 11 of the Act of 1889, and the second from Section 28 of that Act, with the addition of the provision as to citizenship. The third paragraph is new.)

(c) Change in Number of Trustees.—Subject to the approval of the Commissioner, the board of trustees of any savings bank, may by resolution adopted by a majority of the board, a copy whereof shall be filed with the Commissioner, reduce the number of trustees named in the certificate of incorporation to any number not less than fifteen, such reduction to be effected gradually by the occurrence of vacancies by death, resignation or otherwise.

The number of trustees may be increased, by resolution similarly adopted, to any number designated in the resolution, with the approval of the Commissioner.

(Note:—This is derived from Section 26 of the Act of 1889, the Commissioner being substituted for the Auditor-General.)

(d) Conduct of Trustees; Compensation.—No trustee of any savings bank shall have any interest whatever, direct or indirect, in the gains or profits thereof, otherwise than as a depositor, nor shall he directly or indirectly receive any pay or emolument for his services, except as herein-after provided; and no trustee or other officer of any savings bank shall, directly or indirectly, for himself or as the agent or partner of others, borrow any of its funds or deposits or in any manner use the same except to make such current and necessary payments as are authorized by the board of trustees; and any trustee violating any of the provisions of this paragraph shall be deemed guilty of a misdemeanor and on conviction thereof shall be subject to imprisonment not exceeding one year and to a fine not exceeding five thousand dollars, or either, at the discretion of the court, and to repay forthwith to the savings bank any amount received or borrowed in violation of any of the provisions of this paragraph.

No trustee or other officer of any savings bank shall become an endorser or surety or in any manner an obligator for moneys loaned by or borrowed from such savings bank.

Trustees of a savings bank, acting as officers of the same, whose duties require and receive a regular and faithful attendance at the institution, may receive such compensation as in the opinion of a majority of the board of trustees shall be just and reasonable; but such majority shall be exclusive of any trustee to whom such compensation shall be voted.

Any savings bank, by a vote of a majority of its trustees, may allow and pay to its trustees compensation for their services as such, with the approval of the Commissioner.

(Note:—This is derived from Sections 12 and 27 of the Act of 1889. The penalty of the first paragraph is modeled upon that of Section 48 of this Code. Section 27 declares that it shall not be lawful to pay trustees as such for attendance at meetings of the board; but in view of the general Act of May 17, 1917, (P. L. 228), it has been considered proper to follow the provisions of clause (1) of Section 38 of this Code, adding the requirement that the approval of the Commissioner shall be obtained.)

(e) Disqualification of Trustees.—Whenever a trustee of any savings bank shall become a trustee, officer, clerk or employee in any other savings bank, or upon his borrowing directly or indirectly any of the funds of the savings bank of which he is a trustee, or becoming a surety or guarantor for any money borrowed of, or a loan made by such savings bank, or upon his failure to attend the regular meetings of the board or to perform any of the duties devolving upon him as trustee for six successive months without having been previously excused by the board for such failure, the office of such trustee shall thereupon immediately become vacant; but a trustee vacating his office by failure to attend meetings or to discharge his duties may, in the discretion of the board, be eligible for re-election.

(Note:—This is derived from Section 13 of the Act of 1889 with slight changes of wording.)

(f) Liability of Trustees upon Insolvency.—If the insolvency of any savings bank be occasioned by the fraudulent conduct of the trustees, those trustees by whose acts or omissions the insolvency was in whole or in part occasioned shall each be liable to the depositors and creditors of the savings bank for his proportional share of the losses, the proportion to be ascertained by dividing the whole loss among the whole number of trustees liable for its reimbursement.

(Note:—This is the last paragraph of Section 11 of the Act of 1889, slightly modified in phraseology.)

SEC. 73. Deposits. (a) Interest; Surplus Fund.—It shall be lawful for a savings bank to credit and pay interest on deposits. The trustees shall regulate the rate of interest, not to exceed five per centum per annum, upon the deposits, in such manner that the depositors shall receive, as nearly as may be, all the profits of the savings bank after deducting necessary expenses and reserving such amount as the trustees may deem expedient as a surplus fund for the security of depositors, which, to the amount of fifteen per centum of the deposits, the trustees are hereby authorized gradually to accumulate and hold to meet any contingency or loss in the business, from the depreciation of securities or otherwise.

The trustees of any savings bank may classify its depositors according to the character, amount and duration of their dealings with the savings bank, and regulate the interest allowed in such manner that each depositor shall receive the same ratable proportion as all others of the same class. It shall be unlawful for the trustees to declare or allow interest on any deposit for a longer period than the same has been deposited; and no interest shall be declared, credited or paid except by the authority of a vote of a majority of the board of trustees, duly entered upon their minutes, whereon shall be recorded the yeas and nays upon each vote; and whenever any interest shall be declared and credited in excess of the interest or profits earned and appearing to the credit of the savings bank, the trustees so voting for such interest shall be jointly and severally liable to the savings bank for the amount of such excess, so declared and credited.

It shall be the duty of the trustees of any savings bank whose surplus exceeds fifteen per centum of its deposits, to gradually reduce the excess over and above the said fifteen per centum by an increase in the rate of interest paid to depositors.

A notice posted conspicuously in the banking room of a change in the rate of interest shall be equivalent to a personal notice.

(Note:—The first sentence is derived from Section 15 of the Act of 1889, and the remainder of the clause from Section 22 of that act, omitting the words "per annum" after "fifteen per centum", as misleading. The provision as to gradual reduction is new.)

(b) Regulation and Repayment.—Deposits, together with the interest credited thereupon, shall be repaid to the depositors respectively, or to their legal representatives, after demand in such manner, at such times, after such previous notices, and under such regulations as the board of trustees shall prescribe.

The regulations shall be printed in the passbooks or other evidences of deposit furnished by the savings bank, and shall be evidence between the savings bank and depositors holding the same of the terms upon which deposits therein acknowledged are made.

Every savings bank shall have the right to limit the aggregate amount which any one person or corporation may deposit to such sum as the board of trustees may deem it expedient to receive, and may refuse to receive, and may refuse to receive a deposit, and at any time return all or any part of any deposit.

(Note:—This conforms to the provisions of Section 15 of the Act of 1889, omitting, however, the limitation upon the aggregate of any depositor.)

SEC. 74. Voluntary Dissolution. (a) Resolution of Trustees; Notice to Depositors and Creditors.—Whenever the trustees of any solvent savings bank shall deem it necessary and expedient to close the business thereof, they may, by affirmative vote of not less than two-thirds of the whole number of trustees, at a meeting to be called for that purpose, of which all the trustees shall have notice, declare by resolution the determination of the savings bank to close its business and pay the money to the depositors and creditors and surrender the corporate franchise. The vote upon such resolution shall be taken by yeas and nays, and the resolution and the votes thereon shall be recorded in the minutes of the board, and a copy of the record of such proceedings, certified by the president and secretary of the Savings bank, shall be filed with the Commissioner. The trustees shall thereupon give notice to all the depositors and creditors of the adoption of such resolution by publication thereof in two newspapers and by written or printed notices to the depositors and creditors.

(Note:—This is the first part of Section 30 of the Act of 1889.)

(b) Certificate of Dissolution; Distribution of Assets.—Upon the completion of such advertising and the presentation to the Commissioner of satisfactory proofs of publication and of service of notices, the Commissioner shall forthwith issue to the savings bank a certificate of dissolution, whereupon the bank shall cease to do business and the board of trustees then in office shall thenceforth act as liquidating trustees of the bank, and shall proceed to collect all its assets and distribute the same in accordance with the provisions of Section 45 of this Act: Provided, That when distribution has been made as aforesaid and said trustees have complied with the laws of this Commonwealth relating to escheats, the franchise of such savings bank shall be deemed to have been surrendered and the existence thereof terminated.

(Note:—This takes the place of the last part of Section 30 of the Act of 1889. Except for the proviso, it follows the provisions of clause (c) of Section 43 of this Code.)

SEC. 75. Matters Not Specifically Covered by This Article.—Savings banks shall be subject to the provisions of Sections 34, 35, 36, 37, 40, 42, 49, 50, 51, 53, 54 and 56 of this Act, so far as the same are not in conflict with the provisions of this Article.

(Note:—This Section has been drafted to avoid repeating in this Article the sections covered by the cross references.)

ARTICLE VI.

UNINCORPORATED BANKS.

SECTION 76. Right to do Business. (a) No New Unincorporated Banks.—From and after the date of approval of this Act no new unincorporated bank shall be established, and no individual, partnership or unincorporated association shall engage, directly or indirectly, in the business of banking or of receiving deposits of money for safe keeping or for the purpose of transmission to another, or for any other purpose, except as provided in clause (c) of this section.

(b) Existing Unincorporated Banks.—Unincorporated banks lawfully engaged at the date of the approval of this Act in a banking business and actually transacting the same may continue in such business at the places where they are now located, under and subject to the provisions of this Act.

(c) Exemptions.—None of the provisions of this article shall apply to any express company or telegraph company receiving money for transmission; nor to any hotel-keeper who shall receive money for safe keeping from a guest; nor to any individual, partnership or unincorporated association

licensed under the laws of this Commonwealth to do a brokerage business, holding a membership in a lawfully incorporated brokerage exchange, and not doing any banking business as defined by this Act.

None of the provisions of this Article except those of Sections 77, 78, 80, 81, 83, 84, 87, 89, 90, 93, and 95, shall apply to any individual, partnership or unincorporated association engaged in business as a private banker or private bankers on the 19th day of June, 1911, if such individual, partnership or unincorporated association and his or their predecessor, predecessors, or one or more of the members thereof, had continuously and in the same locality conducted the business since a date not less than seven years prior to the 19th day of June, 1911, and such individual, partnership or unincorporated association was not, on the 19th day of June, 1911, engaged in the sale, as agent or otherwise of railroad or steamship tickets: Provided, That any unincorporated bank exempted by this section may upon application to the Commissioner and on acceptance of all the terms of this Act become subject to all of its provisions.

(Note:—This Article takes the place of the Act of June 19, 1911, (P. L. 1060: Purd. 5350-50). The changes are noted under the various sections.

Clause (a) of the present section forbids the establishment of any new private banks and therefore involves the repeal of all provisions of the Act of 1911 relating to the granting of licenses.

Clause (b) permits private banks now lawfully in business to continue.

Clause (c) embodies such of the exceptions contained in Section 8 of the Act of 1911 as it is necessary to reenact. The provision of that section for exemption from supervision by filing a bond or depositing securities is omitted.)

SEC. 77. Changes in Partnership.—Neither death nor withdrawal of a partner nor the admission of a new partner shall change the status of any existing unincorporated bank as a partnership under the provisions of this Act, nor work a dissolution of such partnership if all the remaining partners elect to continue the same and assume or discharge all of its obligations.

In case of any change in the partnership by death, sale or otherwise, a new statement, in accordance with Section 79 or Section 80, as the case may be, shall forthwith be filed with the Commissioner, under the penalty provided in Section 81, and a certificate of authorization or exemption, as the case may be, shall be obtained in accordance with Section 82 or Section 83.

(Note:—This section is new.)

SEC. 78. Unincorporated Banks Must be Partnerships.—From and after Jan. 1, 1925, no unincorporated bank shall be continued or carried on by an individual or an unincorporated association or otherwise than by at least three individuals, who shall be general partners and at least a majority of whom, in number and interest, shall be citizens of the United States, and at least two of whom shall be bona fide residents of the state of Pennsylvania; and no one, of at least three, of the members of said partnership shall be the owner of less than a five per cent. interest in such unincorporated bank.

(Note:—The Commissioners are of opinion that a banking business should not be conducted by one individual or by an informal, unincorporated association. The complications arising in case of death in the first instance, and the difficulty of enforcing obligations in the second, make it desirable that in every case a bank which is not incorporated should be carried on by a general partnership and that at least three of the partners should have substantial interests in the bank. Furthermore, the rights of depositors and creditors will be clearly defined in the marshalling of partnership and individual assets. Ample time is allowed for the formation of partnerships.)

SEC. 79. Statement to be Filed.—On or before December 31, 1924, every unincorporated bank in the state of Pennsylvania, except those exempted by clause (c) of Section 76 of this Act, shall file with the Commissioner a verified statement in duplicate, which shall set forth:

(a) Name.—The name of the bank, which shall be in form, "The Banking Company of, Unincorporated," or the name by which the bank is known at the date of the approval of this Act, followed, in all

cases where such name includes the word "Bank" or "Banking" by the word "Unincorporated", where required under the provisions of Section 85 of this Act, which name thereafter may be changed only with the consent of the Commissioner.

(b) Partners.—The full name, residence and post office address of each member of the partnership, and the citizenship of each.

(c) Place of Business.—The county, and the city, borough or township in which the business is carried on, with the street number or other local designation therein of the place of business of the unincorporated bank.

(d) Capital.—The amount of permanent capital actually paid in and remaining in its possession, bona fide, as its property, for its sole purposes.

(e) Individual Responsibility.—A statement of the responsibility and net worth of the individual members of the partnership, together with a detailed statement of the resources and liabilities of the unincorporated bank.

(f) Articles of Agreement.—A duplicate of the articles of co-partnership or agreement under which the business of the bank is being or is to be conducted, which shall be executed and acknowledged by all the partners, and which shall set forth the amount of the interest of each partner, and may, subject to the approval of the Commissioner, provide for the selection by the partners of a board of managers, consisting of not less than three of the partners, and for the employment of a cashier and such other agents and employees as may be necessary.

(g) Managers, Officers, and Employees.—If not disclosed in the articles of co-partnership or agreement, then the names, residences and post office addresses of the board of managers, if any, chosen for the first year, and of the officers, agents or employees in active charge and management of the business.

Said statement shall be verified by the oaths or affirmations of all the members of the partnership, upon a form prescribed by the Commissioner, which shall state that the affiants have read the statement and that the facts therein set forth are true.

(Note:—The statement required by this section corresponds as nearly as may be to the certificate of incorporation of an incorporated bank, and will put upon the record in the office of the Commissioner full information as to every unincorporated bank subject to the supervision of the Department, including the paid-in capital, the net worth of the partners, and the terms of the partnership agreement.)

SEC. 80. Statement of Exempted Unincorporated Banks.—On or before December 31, 1923, every unincorporated bank exempted by clause (c) of Section 76 of this Act, or claiming to be so exempt, shall file with the Commissioner a verified statement in duplicate, setting forth in detail the facts upon which such exemption is based or claimed, and the matters specified in clauses (a), (b) and (c) of Section 79 of this Act.

(Note:—Compliance with this section will furnish the Commissioner with a record of the names, partners, and places of business of the banks not subject to his supervision, with a statement, in each instance, of the grounds upon which the exemption is claimed.)

SEC. 81. Business Prohibited unless Statements Filed.—From and after the dates mentioned in Sections 79 and 80 of this Act, respectively, no unincorporated bank shall continue in business unless it shall have filed with the Commissioner the statement required of such bank by Section 79 or Section 80, as the case may be; nor, although it shall have filed such certificate, shall an unincorporated bank subject to the provisions of Section 79 continue in business after December 31, 1924, unless it shall have obtained from the Commissioner a certificate of authorization as hereinafter provided, or an unincorporated bank exempted by clause (c) of Section 76, unless it shall have obtained from the Commissioner a certificate of exemption as hereinafter provided.

(Note:—This furnishes the method of enforcement of Sections 79 and 80, as well as Sections 82 and 83.)

SEC. 82. Certificate of Authorization.—Upon receipt by the Commissioner of the statement required by Section 79 of this Act, he shall issue his certificate authorizing

the unincorporated bank, subject to the provisions of this Act, to continue its business, provided it shall appear that the provisions of this Article have been complied with by the applicant, that the terms of the article or co-partnership or agreement set forth in said statement are in form binding upon the parties thereto and not in contravention of this Act or of public policy, and that the financial condition and responsibility of said unincorporated bank and of the individual partners are such as to warrant a continuance of the business.

Said statement may be amended for any defect in form or substance on application to the Commissioner and for proper cause shown.

In case the Commissioner shall refuse to issue the certificate of authorization as aforesaid, he shall forthwith give notice thereof in writing, stating his objections in detail, to such unincorporated bank, which shall have the same right to appeal and in the same manner as is provided by Section 25 of this Act.

(Note:—Under the provisions of this section, the Commissioner is given power to determine whether an existing unincorporated bank subject to the supervision of the Department, should be authorized to continue in business. The right to appeal from an adverse decision by the Commissioner is secured.)

SEC. 83. Certificate of Exemption.—Upon receipt by the Commissioner of the statement required by Section 80 of this Act, if he shall find that the unincorporated bank filing such statement is entitled to exemption under clause (c) of Section 76 of this Act, he shall issue his certificate so stating.

(Note:—A bank not subject to the supervision of the Department will, under this section, be furnished with evidence of its exemption.)

SEC. 84. Certificate and Statement to be Posted.—Every unincorporated bank shall at all times keep posted in the room in which it transacts its business and in plain view of its customers the certificate of authorization issued by the Commissioner pursuant to Section 82 of this Act, with a statement of the names of all the members of the partnership, that the resources of the bank are pledged for its liabilities, and that the individual assets of the partners are additional security for its obligators, or the certificate of exemption issued by the Commissioner pursuant to Section 83 of the Act.

(Note:—This corresponds to the provision of Section 1 of the Act of 1911 requiring the license certificate to be posted.)

SEC. 85. "Unincorporated" to be part of name.—From and after December 31, 1923, every unincorporated bank, the name of which includes the word "bank" or "banking", shall use the word "unincorporated" immediately following the name under which it does business.

(Note:—The Commissioners consider it proper that every person dealing with an unincorporated bank should have notice of the fact that the bank is not a corporation.)

SEC. 86. Capital.—No unincorporated bank, subject to the provisions of this Act shall continue in business after December 31, 1924, unless it shall have a capital actually paid in and remaining in its possession, bona fide, as its property and to be used for its sole purposes and for the security of its depositors and other creditors, of not less than ten thousand dollars in any city, borough or township, the population of which does not exceed five thousand inhabitants, nor less than twenty-five thousand dollars in any city, borough or township having a population between five thousand and fifty thousand inhabitants, nor less than fifty thousand dollars in any city, borough or township having a population exceeding fifty thousand inhabitants.

Such capital shall at all times be segregated from all other property or business of the members of the partnership and shall be kept and maintained unimpaired for the security of depositors and other creditors of such unincorporated bank.

From time to time, with the written consent of the Commissioner and upon cause shown, the capital of an unincorporated bank may be increased. In like manner, such

capital may be decreased, provided such decrease does not bring such capital below the minimum required for such unincorporated bank by the provisions of this Section.

(Note:—These provisions, requiring a minimum capital, which shall be segregated and kept unimpaired, and which may not decrease without the consent of the Commissioner, should tend to protect depositors and others dealing with unincorporated banks. Ample time is given to enable existing banks to bring their capital up to the minimum.)

SEC. 87. Contract Provisions as to Ascertainment of Value of Partner's Share.—Nothing contained in this Act, through the increase of the capital or surplus, or otherwise, of any unincorporated bank, shall have the effect of rendering inoperative the lawful terms of any contracts among partners, existing at the date of the approval of this Act, as to the methods of ascertaining the true value of any partner's interest in the co-partnership in case of the withdrawal or death of such partner, without the consent of all the partners thereto.

(Note:—This section is for the protection of partners in existing unincorporated banks.)

SEC. 88. Bonds of Officers and Employees.—All officers of every unincorporated bank, other than members of the firm, and such employees as shall, with the approval of the Commissioner, be designated by the partners, shall be required to furnish bonds the same as those required of officers and employees of unincorporated banks under the provisions of Section 37, clause (d) of this Act.

(Note:—There is no reason why unincorporated banks should not be subject to the same provisions as to the bonding of officers and employees as apply to banks which are incorporated.)

SEC. 89. Changing Place of Business.—No unincorporated bank, except as provided in Section 90 of this Act, shall transact a banking business except at the place designated in the certificate of authorization or exemption issued by the Commissioner as provided by Section 82 or 83 of this Act, unless such place of business shall be lawfully changed in the following manner:

Any unincorporated bank may remove the location of its place of business to any other place within the same city, borough or township, upon filing with the Commissioner an application for such removal, signed by all the members of the partnership, upon receipt of which the Commissioner shall issue a certificate of removal as requested, provided the place to which the removal is proposed to be made be one not prohibited by any provisions of this Act.

Any unincorporated bank may remove the location of its place of business to any other place within the same county, but outside of the city, borough or township, by filing an application and obtaining a certificate of removal as aforesaid, and, in the case of an unincorporated bank not otherwise subject to all the provisions of this Act, by accepting such provisions; but such change of location shall not be made until the Commissioner shall be satisfied that the same will serve the convenience and advantage of the public, that the density of the population in the neighborhood designated for the new place of business and in the surrounding country affords a reasonable promise of adequate support for the enterprise, and that the capital equals or exceeds the minimum required by law for an unincorporated bank located in the place to which the removal is proposed to be made.

When any change of location of place of business of an unincorporated bank is made under the provisions of this section, the Commissioner shall forthwith notify the Auditor-General thereof.

(Note:—The Commissioners consider it desirable that an unincorporated bank should not be permitted to do business except at its regular place of business, and that any change of such place should be subject to the supervision of the Banking Commissioner as in the case of incorporated banks.)

SEC. 90. Branches Forbidden.—No unincorporated bank shall establish or maintain any branch or any agency for the purpose of discount or deposits, unless such branch had been established and operated for at least seven years

prior to the 19th day of June, 1911; and any unincorporated bank violating the provisions of this section shall be subject to a penalty of one hundred dollars for each day during which any such branch or agency shall be open or occupied, said penalty to be payable to the Commissioner and recoverable by him by action at law. In addition to said remedy, a court of competent jurisdiction may, on bill filed by the Commissioner, issue an injunction restraining any unincorporated bank from establishing or maintaining a branch agency, and may make such other order or decree as equity and justice may require.

(Note:—In the opinion of the Commissioners, no new branches of unincorporated banks should be allowed. The penalty and the remedy provided by this section are the same as those for the unauthorized establishment or maintenance of a branch by an incorporated bank.)

SEC. 91. Title to property.—No property, real or personal, owned by an unincorporated bank, shall be held in the name of any individual or member of the partnership; but all such property shall be held in the registered name of the co-partnership, or in the names of the members of the co-partnership, followed by the words, "co-partners, doing business as", and the name of the unincorporated bank.

(Note:—In line with the provisions of Section 86 for segregation of capital, this section provides that title to all property shall be held in the name of the bank.)

SEC. 92. Powers and Limitations as to Real Estate, Loans and Investments.—The powers of unincorporated banks as to the purchase and holding of real estate and the improvement thereof, and as to the making of loans upon or investments in mortgages and ground rents, and the limitations upon the loans which may be made by an unincorporated bank to any corporation or person, shall be the same, as those provided by Sections 46 and 47 of this Act as to state banks, save that the percentage shall be calculated on the paid-in capital of the unincorporated bank and the net worth of the partners as individuals.

(Note:—This puts unincorporated banks on the same footing as state banks with regard to holdings of real estate, the improvement thereof and loans and investments. The net worth of the partners as individuals is used as a basis for the limitations instead of the surplus of incorporated banks.)

SEC. 93. Distribution of Assets.—The depositors in any unincorporated bank shall be first paid out of the assets of such bank in any proceeding for winding up its business, to the amount of their several deposits; and for any balance remaining unpaid, such depositors shall share in the general assets of the members of the partnership pro rata with the general creditors of such partners.

(Note:—This gives depositors priority as to the assets of the bank and makes them general creditors of the individual partners as to any balance not paid out of the unincorporated bank assets.)

SEC. 94. Satisfaction of Mortgages, etc.—Wherever it becomes necessary to satisfy any mortgage, judgment or lien which has been accepted by the Licensing Board, under the provisions of the Act of June 19, 1911, entitled "An Act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania, and providing penalties for the violation thereof," the Commissioner shall have power to cause satisfaction or relief to be entered upon the record in such manner and form as are now prescribed under existing laws.

(Note:—This takes the place of the Act of May 23, 1913, (P. L. 334; 5 Purd. 5354), which requires a resolution of the Board giving the Commissioner power of attorney. The Board will of course be abolished by the repeal of the Act of 1911.)

SEC. 95. Conversion of Unincorporated Bank into State Bank or Trust Company.—(a) Method of Incorporation.—Any unincorporated bank lawfully doing business in this state may be converted into an incorporated state bank or trust company by complying with the provisions of this Act in regard to the incorporation of such banks and trust companies; and in event of such incorporation the cap-

ital stock may be paid by transfer of the assets of such unincorporated bank, provided the live assets of such unincorporated bank shall exceed its liabilities by an amount equal to the amount of the capital stock, such assets to be taken at the true value thereof. The Commissioner shall cause an examination of such incorporated bank to be made and its assets and liabilities ascertained before authorizing payment of the capital by a transfer of such assets and before approving the certificate of incorporation.

(b) Effect of Incorporation.—Upon the incorporation of any unincorporated bank as herein provided, all the assets of every kind and character, including the real and personal property, and choses in action, belonging to such unincorporated bank shall be deemed to be transferred to and vested in such incorporated state bank or trust company without any deed, transfer or assignment being executed, and the incorporated state bank or trust company shall hold and enjoy the same in the same manner and to the same extent as the unincorporated bank held and owned the same.

(c) Rights of Creditors and Others.—The rights of the creditors and depositors of such unincorporated bank shall not be impaired in any manner by such incorporation, nor shall any liability or obligation for the payment of any money due or to become due, or any claim or demand existing against such unincorporated bank be in any manner released or impaired thereby, and all the rights, obligations and relations of all the parties, depositors, and others shall remain unimpaired by such incorporation. Such incorporated state bank or trust company into which such unincorporated state bank shall be converted shall succeed to and be held liable to pay and discharge all obligations and liabilities in the same manner as though such incorporated state bank or trust company had itself incurred the obligation or liability; and no suit or other proceeding then pending before any court or tribunal in which such unincorporated bank is a party shall be deemed to have abated or been discontinued by reason of any such incorporation, but the same may be prosecuted to final judgment in the same manner as if such unincorporated bank had not been so converted, and the incorporated state bank or trust company may be substituted in place of the unincorporated bank by order of the court in which such action, suit or proceeding may be pending. Such incorporated state bank or trust company shall likewise be subject to be sued in any court having jurisdiction upon any cause of action against such converted unincorporated bank, in the same manner as if such cause of action had originated against such incorporated state bank or trust company.

(Note:—This new section provides a method whereby private banks may be directly converted into incorporated state banks or trust companies without the necessity of having the individual partners apply for a charter and wind up the affairs of the unincorporated bank.)

SEC. 96. Matters Not Specifically Covered by This Article.—Unincorporated banks shall be subject to the provisions of Sections 52 to 57, inclusive, of this Act, so far as the same are not in conflict with the provisions of this Article save that "capital invested in the business" shall be substituted for "capital stock" in Sections 56 and 57.

(Note:—This section has been drafted to avoid repeating in this Article the sections covered by the cross references.)

ARTICLE VII

CRIMINAL OFFENCES BY OFFICERS, DIRECTORS OR EMPLOYEES OF BANKS.

SECTION 97. False Swearing.—The wilful and deliberate false swearing by any officer, director, partner or employee of any bank, in any case where an oath or affirmation is required of him in such capacity by this Act or by any law of this Commonwealth, shall constitute perjury and be punishable, upon conviction, in the same manner as perjury is or may be punished by law.

(Note:—This takes the place of Section 1 of the Act of April 3, 1840 (P. L. 716; 1 Purd. 436). It has been extended so as to include partners in unincorporated banks; and the crime is declared to be perjury, instead of a misdemeanor punishable by stated fine and imprisonment.)

SEC. 98. Compensation for Procuring Loans.—No officer, director, partner, associate, employee or attorney of any bank may stipulate for, or receive or consent or agree to receive, any fee, commission, gift or thing of value for procuring or endeavoring to procure for any person or corporation any loan from, or the purchase or discount of any negotiable paper or other evidence of debt by, such bank: Provided, That nothing herein contained shall prevent the payment by a bank of a rate of interest on a deposit with such bank of any officer, director, partner, associate, employee or attorney, not greater than that paid to other depositors on similar deposits.

Any violation of the provisions of this section shall constitute a misdemeanor, punishable on conviction by fine not exceeding one thousand dollars, or imprisonment not exceeding three years, or both, at the discretion of the court.

(Note:—This section is new.)

SEC. 99. False Certification of Checks.—Whoever, being an officer, director, partner, associate, employee or agent of a bank, wilfully certifies a check drawn on such bank and fails forthwith to charge the amount thereof against the account of the drawer, or wilfully certifies a check drawn upon the bank unless the drawer of such check has on deposit with the bank an amount of money subject to the payment of such check and equal to the amount specified therein shall be guilty of a misdemeanor and on conviction thereof shall be subject to a fine of not more than one thousand dollars or imprisonment not exceeding one year, or both, at the discretion of the court.

(Note:—This section is new.)

SEC. 100. Embezzlement and Frauds. (a) Embezzlement Generally.—If any president, cashier, director, trustee or any other officer or employee of any bank shall fraudulently embezzle or appropriate to his own use, or to the use of any other person or persons, or misapply any money or other property belonging to said bank, or left with the same as a special deposit or otherwise, he or they, upon conviction of such offense, shall be fined in an amount not less than the sum appropriated or embezzled and sentenced to undergo imprisonment in the proper state penitentiary, to be kept in separate and solitary confinement at hard labor for any term not exceeding five years: Provided, That this shall not prevent any person or persons aggrieved from pursuing his, her or their civil remedy against such person or persons.

(Note:—This re-enacts Section 19 of the Act of May 13, 1876 (P. L. 167; 1 Purd. 405), with the addition of the word "trustee" and the substitution of "employee" for "clerk," and makes the section applicable to all banks.

Section 20 of the Act of April 16, 1850 (P. L. 486; 1 Purd. 426), is substantially the same.)

(b) Embezzlement; Misapplication of Funds; Frauds and False Entries.—Every president, Director, trustee, cashier, teller, employee or agent of any bank who shall embezzle, abstract or wilfully misapply any of the moneys, funds or credits of such bank, or shall, without authority from the directors or trustees, fraudulently issue or put forth any certificate of deposit, draw any order or bill of exchange, mortgage or other instrument of writing, or shall make any false entry on any book, report or statement of the bank, with an intent, in either case, to injure or defraud such bank, or to injure or defraud any other company, body corporate or politic, or any individual person, or to deceive any officer or agent appointed to inspect the affairs of any bank, shall be deemed guilty of a misdemeanor, and upon conviction thereof, shall be confined in the penitentiary, at hard labor, not less than one, nor more than ten years.

(Note:—This re-enacts Section 36 of the Act of May 1, 1861 (P. L. 515), adding the references to "trustees," substituting "employee" for "clerk," and omitting the provision as to fraudulent circulation of the notes of the bank, which is obsolete.)

ARTICLE VIII.

EFFECTIVE DATE OF ACT: REPEALER.

SEC. 101. Effective Date of Act.—Except as therein otherwise expressly provided, this Act shall go into effect on the first day of September, 1922.

SEC. 102. Repealer.—The following acts and parts of acts of assembly are hereby repealed as respectively indicated. The repeal of the first section of an act shall not repeal the enacting clause, and the repeal of a repealing act shall not revive the act or acts repealed thereby.

An act entitled "An act relating to the association of individuals for the purpose of banking," passed March 28, 1808, 4 Sm. L. 536, absolutely.

An act entitled "An act regulating banks," passed March 21, 1813, 6 Sm. L. 154, absolutely.

An act entitled "A supplement to an act, entitled 'An act regulating banks,'" passed January 27, 1819, 7 Sm. L. 148, absolutely.

An act entitled "An act providing for the closing of the concerns of banking institutions," passed April 1, 1822, 7 Sm. L. 541, absolutely.

An act entitled "An act to prescribe the manner of giving notice for application for banks," approved June 1, 1839, P. L. 235, absolutely.

Section 8 of an act entitled "An act to re-charter the Farmers' and Mechanics' Bank of Philadelphia," approved April 18, 1848, P. L. 309, absolutely.

An act entitled "An act relating to investigations into the affairs of banks or savings institutions applying to the legislature for re-charter," approved January 26, 1849, P. L. 21, absolutely.

An act entitled "An act regulating banks," approved April 16, 1850, P. L. 477, absolutely.

Section 15 of an act entitled "An act to regulate certain election districts, defining the duties of the street commissioners of New Brighton, Beaver county, providing for the widening of Board street, relative to the election of cashiers and solicitors of banks in Philadelphia county, authorizing the corporation of the city of Philadelphia to lay gas pipes through public highways, changing the name of Charles Orrick Barton Campbell to that of Charles Barton Campbell, and incorporating the Germantown Water Company," approved March 29, 1851, P. L. 293, absolutely.

An act entitled "A further supplement to an act regulating banks, approved April 16, Anno Domini, one thousand eight hundred and fifty," approved April 22, 1854, P. L. 467, absolutely.

An act entitled "An act relative to solicitors of banks in the county of Philadelphia," approved May 8, 1854, P. L. 595, absolutely.

An act entitled "A further supplement to an act regulating banks, approved the sixteenth day of April, one thousand eight hundred and fifty," approved April 18, 1855, P. L. 258, absolutely.

An act entitled "A further supplement to an act regulating banks, approved April sixteenth, one thousand eight hundred and fifty," approved May 7, 1855, P. L. 508, absolutely.

An act entitled "A supplement to an act regulating banks, approved April sixteenth, one thousand eight hundred and fifty," approved April 18, 1856, P. L. 403, absolutely.

An act entitled "An act providing for the resumption of specie payments by the banks, and for the relief of debtors," approved October 13, 1857, P. L. (1858), 611, absolutely.

An act entitled "An act authorizing savings institutions, insurance and trust companies and loan associations to make investments in ground rents," approved April 21, 1858, P. L. 412, so far as the same relates to trust companies and savings banks.

An act entitled "An act authorizing vice-presidents of banks to receive salaries for their services," approved April 13, 1859, P. L. 613, absolutely.

Section 64 of an act entitled "An act to consolidate, revise and amend the penal laws of this Commonwealth," approved March 31, 1860, P. L. 382, absolutely.

An act entitled "An act to establish a system of free banking in Pennsylvania, and to secure the public against loss from insolvent banks," approved March 31, 1860, P. L. 459, absolutely.

An act entitled "An act requiring the resumption of specie payments by the banks, and for equalization of the currency of the state," approved April 17, 1861, P. L. 341, absolutely.

An act entitled "Supplement to an act to establish a system of free banking in Pennsylvania, and to secure the public against loss from insolvent banks, approved March 31, 1860," approved May 1, 1861, P. L. 503, absolutely.

An act entitled "An act enabling the banks of this Commonwealth to become associations for the purpose of banking, under the laws of the United States," approved August 22, 1864, P. L. 977, absolutely.

An act entitled "A supplement to the act entitled 'An act regulating banks,' approved April sixteenth, one thousand eight hundred and fifty," approved April 12, 1867, P. L. 71, absolutely.

Sections 1 and 4 of an act entitled "An act relating to unclaimed deposits in savings banks, and transfer of stock," approved April 17, 1872, P. L. 62, absolutely.

An act entitled "An act fixing the liability of stockholders of banks and banking companies and other banking institutions in this Commonwealth," approved May 11, 1874, P. L. 135, absolutely.

An act entitled "An act to secure to married women and minors the control of money deposited by them in banks," approved May 15, 1874, P. L. 193, absolutely.

An act entitled "An act for the incorporation and regulation of banks of discount and deposit," approved May 13, 1876, P. L. 161, absolutely, except that Section 11 is continued in effect as to state banks in existence at the date of the approval of this act.

An act entitled "An act relating to the execution of trusts by corporations," approved February 16, 1877, P. L. 3, absolutely.

An act entitled "An act extending the provisions of an act, entitled 'An act regulating the rate of interest,' approved May twenty-eight, one thousand eight hundred and fifty-eight, to all corporations authorized to loan money within the Commonwealth, and repealing all laws inconsistent with the provisions of said act," approved May 23, 1878, P. L. 109, so far as the same relates to state banks, trust companies and savings banks.

An act entitled "An act to authorize banks and savings institutions to divide their capital stock into shares of the par value of not less than fifty dollars," approved June 4, 1879, P. L. 94, absolutely.

An act entitled "An act to provide for the manner of decreasing the capital stock of banking corporations," approved June 11, 1879, P. L. 133, absolutely.

An act entitled "A supplement to an act entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini, one thousand eight hundred and seventy-four," approved May 24, 1881, P. L. 22, absolutely.

An act entitled "An act relating to evidence from bank books," approved June 22, 1883, P. L. 154, absolutely.

An act entitled "An act to provide for the manner of decreasing the capital stock of banking corporations," approved June 22, 1883, P. L. 155, absolutely.

An act entitled "An act authorizing trust companies to transact safe deposit business, and also to increase capital and change the par value of shares representing the same," approved June 11, 1885, P. L. 111, absolutely.

An act entitled "An act to provide for renewing and extending charters of provident institutions, savings institutions and savings banks," approved June 30, 1885, P. L. 201, so far as the same relates to savings banks.

An act entitled "An act enabling the banks of this Commonwealth to become associations for the purpose of banking under the laws of the United States," approved April 26, 1889, P. L. 56, absolutely.

An act entitled "An act to provide for and regulate the renewal and extension of the charters of state banks," approved April 26, 1889, P. L. 61, absolutely.

An act entitled "An act supplementary to an act entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, amending the twenty-ninth section of said act, so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorpo-

ated under the provisions of said act for the insurance of owners of real estate, mortgages and others interested in real estate, from loss by reason of defective titles, liens and incumbrances," approved May 9, 1889, P. L. 159, absolutely.

An act entitled "A supplement to an act entitled 'An act to provide for removal and extending charters of provident institutions, savings institutions and savings banks,' approved June thirtieth, Anno Domini one thousand eight hundred and eighty-five, amending the first section thereof providing for the renewals and extending charters of banks, banks of discount and savings banks and trust companies," approved May 10, 1889, P. L. 185, absolutely.

An act entitled "An act to provide for the incorporation and regulation of savings banks and institutions without capital stock, established for the encouragement of saving money," approved May 20, 1889, P. L. 246, absolutely.

An act entitled "An act to encourage and authorize the formation of co-operative banking associations where the profits derived from the business, after paying all legitimate expenses, shall accrue to the depositors and borrowers of the association in proportion to their deposits or loans," approved May 18, 1893, P. L. 89, except as to associations in existence at the date of the approval of this act.

An act entitled "An act to authorize certain banks to improve and derive rent from buildings held by them for banking purposes," approved May 23, 1893, P. L. 111, absolutely.

An act entitled "An act to amend the fourth section of an act, entitled 'An act supplementary to an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, amending the twenty-ninth section of said act, so as to provide for the further regulation of and granting additional powers to all corporations now or hereafter incorporated under the provisions of said act for the insurance of owners of real estate, mortgages and others interested in real estate, from loss by reason of defective titles, liens and encumbrances,' enlarging the powers of such corporations and providing that courts into which moneys may be paid or brought may, by order, direct the same to be deposited with any such corporation," approved May 29, 1895, P. L. 127, absolutely.

An act entitled "An act conferring upon certain fidelity, insurance, safety deposit, trust and savings companies the powers and privileges of companies incorporated under the provisions of section twenty-nine of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved April twenty-ninth, Anno Domini one thousand eight hundred and seventy-four, and of the supplements thereto," approved June 27, 1895, P. L. 399, so far as the same relates to state banks, trust companies and savings banks.

An act entitled "An act authorizing banks chartered under the laws of Pennsylvania to pay interest upon demand deposits," approved June 10, 1897, P. L. 138, absolutely.

An act entitled "An act to amend the eighth section of an act, entitled, 'An act for the incorporation and regulation of banks of discount and deposit,' approved the thirteenth day of May, Anno Domini one thousand eight hundred and seventy-six," approved April 19, 1901, P. L. 79, absolutely.

An act entitled "An act to authorize banks and banking companies to improve any real estate they may hold for the accommodation and transaction of their business, by the erection, renewal or replacing of buildings thereon, and to derive rent therefrom," approved May 21, 1901, P. L. 288, absolutely.

An act entitled "An act to limit the amount of loans to officers and directors of banks, trust companies and savings institutions, with capital stock, heretofore or hereafter incorporated in this Commonwealth, and prohibiting loans upon the security of the capital stock of such corporations," approved June 14, 1901, P. L. 561, absolutely.

An act entitled, "An act authorizing banks, chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate, and to invest their funds in bonds, mortgages, notes and other interest bearing securities and obligations," approved July 10, 1901, P. L. 639, absolutely.

An act entitled "An act supplementary to an act, entitled "An act conferring upon certain fidelity, insurance, safety deposit, trust and savings companies the powers and privileges of corporations incorporated under the provisions

of Section twenty-nine of an act, entitled "An act to provide for the incorporation and regulation of certain corporations," approved April twenty-ninth, Anno Domini one thousand eight hundred and seventy-four, and of the supplements thereto," approved the twenty-seventh day of June, one thousand eight hundred and ninety-five," approved April 21, 1903, P. L. 223, absolutely.

An act entitled "An act regulating the change of corporate titles," approved April 22, 1903, P. L. 25, so far as the same relates to state banks, trust companies and savings banks.

An act entitled "An act to provide for the creation and maintenance of a reserve fund in all banks, banking companies, savings banks, savings institutions, companies authorized to execute trusts of any description and to receive deposits of money, which are now or which may hereafter be incorporated under the laws of this Commonwealth, and in all trust companies or other companies receiving deposits of money, which may have been heretofore or which may hereafter be incorporated under section twenty-nine of the act approved April twenty-ninth, one thousand eight hundred and seventy-four entitled 'An act for the creation and regulation of corporations,' and the supplements thereto," approved May 8, 1907, P. L. 189, absolutely.

An act entitled "A supplement to an act of assembly of the Commonwealth of Pennsylvania entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, as the same has been supplemented by acts of assembly of said Commonwealth, approved on the following dates: namely, sixteenth day of February, Anno Domini one thousand eight hundred and seventy-four; twenty-fourth day of May, Anno Domini one thousand eight hundred and eighty-one; twenty-ninth day of May, Anno Domini one thousand eight hundred and eighty-five; eleventh day of June, Anno Domini one thousand eight hundred and eighty-five; twenty-fifth day of June, Anno Domini one thousand eight hundred and eighty-five; ninth day of May, Anno Domini one thousand eight hundred and eighty-nine; twenty-ninth day of May, Anno Domini one thousand eight hundred and ninety-five; twenty-sixth day of June, Anno Domini one thousand eight hundred and ninety-five; twenty-seventh day of June, Anno Domini one thousand eight hundred and ninety-five; second day of May, Anno Domini one thousand nine hundred and one; fourth day of June, Anno Domini one thousand nine hundred and one; twenty-first day of April, Anno Domini one thousand nine hundred and three, and seventeenth day of April, Anno Domini one thousand nine hundred and five; inter alia providing for the establishment and regulation of trust companies," approved May 8, 1907, P. L. 192, absolutely.

An act entitled "An act amending clause four of section twenty-nine of section one of an act, entitled 'An act concerning upon certain fidelity, insurance, safety deposit, trust, and savings companies the powers and privileges of companies incorporated under the provisions of section twenty-nine of an act, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved April twenty-ninth, Anno Domini one thousand eight hundred and seventy-four, and of the supplements thereto,' approved the twenty-seventh day of June, Anno Domini one thousand eight hundred and ninety-five (Pamphlet Laws, three hundred and ninety-nine)," approved June 7, 1907, P. L. 454, absolutely.

An act entitled "An act requiring every person, firm, or unincorporated association of this Commonwealth, who shall hereafter engage in the banking business within this Commonwealth to report to, and be under the supervision of the Commissioner of Banking," approved June 7, 1907, P. L. 461, absolutely.

An act entitled "An act requiring banks, trust companies, savings fund societies, building and loan associations, bond and investment companies, provident associations, and all other corporations under supervision of the Commissioner of Banking, to furnish receipt in full to each depositor or investor for moneys received, which shall also be entered in full on books of the company; statement of liabilities to be set out in full in all reports to Commissioner of Banking or other supervisory authorities; statement of all moneys borrowed, to be placed in full as liabilities on

books of the company; violation of provisions of this act a misdemeanor, and penalty therefor," approved June 12, 1907, P. L. 520, so far as the same relates to state banks, trust companies and savings banks.

An act entitled "An act restricting the use of the word 'trust' as part of a corporate name; forbidding advertising or doing business as a trust company, except by corporations under the supervision of the banking department; and providing a penalty for violation thereof," approved April 22, 1909, P. L. 121, absolutely.

An act entitled "An act to amend section five of an act, entitled 'An act for the incorporation and regulation of banks of discount and deposit,' approved the thirteenth day of May, Anno Domini one thousand eight hundred and seventy-six (Pamphlet Laws one hundred and sixty-one); changing the minimum capitalization required in certain cases," approved May 3, 1909, P. L. 412, absolutely.

An act entitled "An act requiring each and every director of a bank of discount, banking company, co-operative banking association, trust company, safe deposit company, real estate company, mortgage company, title insurance company, guarantee company, surety and indemnity company, and savings bank, which has been or may hereafter be incorporated under the laws of this Commonwealth, with the right to receive moneys on deposit, to take an oath of office, and prescribing the form thereof; said oath to be filed with the Commissioner of Banking," approved June 3, 1911, P. L. 652, so far as the same relate to state banks, trust companies and savings banks.

An act entitled "An act to provide for licensing and regulating private banking, in the Commonwealth of Pennsylvania; and providing penalties for the violation thereof," approved June 19, 1911, P. L. 1060, absolutely.

An act entitled "An act to give the status of a depositor, as to preference, over other creditors, to persons, firms, or corporations accepting from a bank or trust company its check in payment of a depositor's check," approved May 21, 1913, P. L. 294, absolutely.

An act entitled "An act enabling the board consisting of the State Treasurer, Secretary of the Commonwealth and the Commissioner of Banking, to authorize, on behalf of the Commonwealth, the satisfaction of record of any mortgage, judgment, or lien which has been or may hereafter be accepted by the said board, under the provisions of the act of June nineteenth, one thousand nine hundred and eleven, entitled 'An act to provide for licensing and regulating private banking in the Commonwealth of Pennsylvania, and providing penalties for the violation thereof,'" approved May 23, 1913, P. L. 334, absolutely.

An act entitled "An act to amend an act, approved the tenth day of June, one thousand eight hundred and ninety-seven, entitled 'An act authorizing banks chartered under the laws of Pennsylvania to pay interest upon demand deposits,' by authorizing interest on time deposits," approved May 23, 1913, P. L. 338, absolutely.

An act entitled "An act to amend section one of an act, entitled 'A supplement to an act of assembly of the Commonwealth of Pennsylvania, entitled 'An act to provide for the incorporation and regulation of certain corporations,' approved the twenty-ninth day of April, Anno Domini one thousand eight hundred and seventy-four, as the same has been supplemented by acts of assembly of said Commonwealth, approved on the following dates: namely, sixteenth day of February, Anno Domini one thousand eight hundred and seventy-four; twenty-fourth day of May, Anno Domini one thousand eight hundred and eighty-one; twenty-ninth day of May, Anno Domini one thousand eight hundred and eighty-five; eleventh day of June, Anno Domini one thousand eight hundred and eighty-five; twenty-fifth day of June, Anno Domini one thousand eight hundred and eighty-five; ninth day of May, Anno Domini one thousand eight hundred and eighty-nine; twenty-ninth day of May, Anno Domini one thousand eight hundred and ninety-five; twenty-sixth day of June, Anno Domini one thousand eight hundred and ninety-five; twenty-seventh day of June, Anno Domini one thousand eight hundred and ninety-five; second day of May, Anno Domini one thousand nine hundred and one; fourth day of June, Anno Domini one thousand nine hundred and one; twenty-first day of April, Anno Domini one thousand nine hundred and three, and seventeenth day of April, alia providing for the establishment and regulation of trust companies,' approved the eighth day of May, Anno Domini one thousand nine hundred and five; inter

one thousand nine hundred and seven; by enlarging and extending the preference given to depositors, so as to include deposits only after specified notice, or at the expiration of a fixed period; and defining and including as depositors bona-fide holders for value of certified checks on, or of certificates of deposit issued by, trust company, or of checks or drafts given in exchange for, or in payment of, checks or drafts of deposits of a trust company drawn thereon," approved May 23, 1913, P. L. 354, absolutely.

An act entitled "An act to amend the first section of an act, entitled 'An act authorizing banks chartered under the laws of the Commonwealth of Pennsylvania to loan money on the security of bonds and mortgages on real estate, and to invest their funds in bonds, mortgages, notes and other interest bearing securities and obligations,' approved the tenth day of July, Anno Domini one thousand nine hundred and one (Pamphlet Laws, six hundred and thirty-nine), by defining more definitely the amount of money banks may loan on the security of, and the amount said banks may invest in, bonds and mortgages on real estate," approved July 24, 1913, P. L. 972.

An act entitled "A supplement to an act, entitled 'An act to encourage and authorize the formation of co-operative banking associations, where the profits derived from the business, after paying all legitimate expenses, shall accrue to the depositors and borrowers of the associations in proportion to their depositors or loans,' approved the eighteenth day of May, one thousand eight hundred ninety-three, and providing for the conversion of co-operative banking associations into banks of discount and deposit, under certain regulations," approved May 14, 1915, P. L. 476, absolutely.

An act entitled "An act specifying additional securities in which trustees or directors of savings banks, savings institutions, and provident institutions, chartered under general or special acts of assembly, may invest moneys deposited therein," approved April 5, 1917, P. L. 47, absolutely.

An act entitled "An act empowering banks and trust companies to accept drafts and issue letters of credit," approved June 7, 1917, P. L. 609, absolutely.

An act entitled "An act to amend sections two and three of the act, entitled 'An act to provide for the creation and maintenance of a reserve fund in all banks, banking companies, savings banks, savings institutions, companies authorized to execute trusts of any description and to receive deposits of money, which are now or which may hereafter be incorporated under the laws of this Commonwealth, and in all trust companies or other companies receiving deposits of money, which may have been heretofore or which may hereafter be incorporated under section twenty-nine of the act, approved April twenty-ninth, one thousand eight hundred and seventy-four, entitled 'An act for the creation and regulation of corporations,' and the supplements thereto,' approved the eighth day of May, Anno Domini one thousand nine hundred and seven, by providing that such reserve fund may consist in part of gold or silver, certificates, notes or bills issued by a Federal Reserve Bank; and authorizing a portion of such reserve fund to be deposited in any bank or trust company, located in any state other than Pennsylvania, which shall have been approved by the Commissioner of Banking of this Commonwealth," approved July 11, 1917, P. L. 791, absolutely.

An act entitled "An act authorizing any bank or trust company incorporated under the laws of this Commonwealth to become a member of a Federal Reserve Bank, and in such event to be subject to all the provisions of the act of Congress known as the Federal Reserve Act; allowing any such bank or trust company to comply with the reserve requirements of such act, in lieu of those established by the laws of this Commonwealth, and permitting the Commissioner of Banking to accept the examinations and audits made pursuant to such act, in lieu of those required by the laws of this Commonwealth," approved July 17, 1917, P. L. 1021, absolutely.

An act entitled "An act concerning transactions by banks and trust companies after twelve o'clock noon on Saturdays," approved July 18, 1917, P. L. 1067, absolutely.

An act entitled "An act to amend section twelve of an act, approved the thirteenth day of May, one thousand eight hundred seventy-six, entitled 'An act for the incorporation and regulation of banks of discount and deposit,'" approved July 19, 1917, P. L. 1101, absolutely.

An act entitled "A supplement to an act approved the thirteenth day of May, eighteen hundred and seventy-six,

entitled 'An act for the incorporation and regulation of banks of discount and deposit,' and authorizing the creation and maintenance of sub-offices and sub-agencies," approved July 28, 1917, P. L. 1235, absolutely.

An act entitled "An act to amend section two of an act, approved the twenty-eighth day of May, one thousand nine hundred and thirteen (Pamphlet Laws, three hundred and seventy-eight), entitled 'An act authorizing certain corporations to issue preferred stock of one or more classes; providing for the manner of issuance, restrictions and regulations in the matter of voting thereof, and the rights and privileges of the holders thereof; and repealing all acts or parts of acts inconsistent therewith,'" approved May 2, 1919, P. L. 109, absolutely.

An act entitled "An act relating to the organization, maintenance, and operation of the Banking Department, and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions; and repealing certain acts," approved May 21, 1919, P. L. 209, absolutely.

An act entitled "An act to relieve banks, trust companies, and bankers from liability to depositors because of the non-payment, through mistake or error and without malice, of a check which should have been paid, unless the depositor shall allege and prove actual damage by reason of such nonpayment, and limiting the liability in such event," approved June 12, 1919, P. L. 453, absolutely.

An act entitled "An act authorizing banking companies, incorporated and organized under the laws of this Commonwealth and having capital stock at least equal to the capital stock which trust companies are required by law to have, to act in any fiduciary capacity in which trust companies organized under the laws of this Commonwealth are empowered to act, and prescribing the method of acquiring such rights," approved July 17, 1919, P. L. 1032, absolutely.

All other acts of assembly, or parts thereof, that are in any way in conflict or inconsistent with this act, or any part thereof, are hereby repealed.

AN ACT

Relating to the organization, maintenance and operation of the Banking Department, and the scope of its supervision and control over corporations, partnerships, unincorporated associations and individuals, and the assets and liabilities thereof; providing penalties for the enforcement of its provisions; and repealing the Banking Department Act of 1919; with table of contents.

This is a re-enactment of the Banking Department Act of 1921, with the following changes:

The definition of "Commissioner" has been added in Section 2. In Section 4, the phraseology as to unincorporated banks has been modified and the reference to cooperative banks added. The last paragraph of the Section in the Act of 1919 has been omitted, being covered by Section 14 of the Banking Act. In Section 5, clauses (a) and (b), the salary of the Commissioner has been increased from \$8,000 to \$10,000 and those of the deputies have each been increased by \$1,000. Section 9 (a) has been changed by omitting the temporary provisions of the first paragraph and inserting the words "and furniture" after "rental". In clause (b), the proviso as to building and loan associations has been omitted, so as to put the associations on the same footing as other institutions examined by the department. The provision, in Section 12, as to selection of the Committee by the bank, is new. In Section 14, clauses (a) and (b), the language has been slightly modified, and in clause (a) semi-annual examination of banks has been made annual. In Section 15 (a), the signatures of at least two members of a partnership has been substituted for the signatures of all. In Section 20, there has been a slight revision of the wording and the time for making good impairment of capital has been reduced from sixty to thirty days. The last clause of Section 21 is new. In Section 24, the words "and legal counsel" have been added. In Section 26, the requirement of certification of the inventory is omitted. Section 37 has been modified so as to conform to the language of Section 31 of the Banking Act. Section 51 conforms to Section 5 of the Banking Act, and Section 52 is of course, new. The act of 1919 is to be repealed with the single exception of Section 53 thereof, the repealer.

Section 1. Short Title.

Be it enacted by the Senate and House of Representatives of the Commonwealth of Pennsylvania in General Assembly met, and it is hereby enacted by the authority of the same, that this Act shall be known and may be cited as "The Banking Act of 1923."

Section 2. Definitions.

Except as otherwise expressly indicated, the following words, wherever used in this Act, shall be taken and construed to have the following meanings:

"Commissioner" means the Commissioner of Banking.

"Person" means an individual, a partnership or an unincorporated association.

"Court" means the Court of Common Pleas of the County, where the banking house or other place of business of the corporation or person in question is located.

"Prothonotary" means the prothonotary of such Court.

Section 3. Advertisements, Notices and Fees.

(a) Advertisements. Whenever, under any of the provisions of this act, advertisement is required to be made in a newspaper, such advertisement shall, unless otherwise provided, be made in a newspaper of general circulation in the county, published in the city, borough or township where the banking house or other place of business of the corporation or person in question is located. If there be no newspaper published in such city, borough or township, then the advertisement shall be made in a newspaper of general circulation in the county, published at the county-seat, or, if none be there published, in the newspaper published nearest to said city, borough or township, within the county. If there be no newspaper published in the county, then the advertisement shall be made in the newspaper published nearest to such city, borough, or township, in an adjoining county.

(b) Notices. Except as otherwise expressly provided, all written or printed notices required by this act shall be served either in the manner now or hereafter provided by law for the service of writs of summons, save that service need not be made by the sheriff, or by mailing such notice by registered mail, return receipt requested, to any person required to be notified, at his last known place of business or residence, and to any corporation at its principal office, or, if a foreign corporation, at the office of its duly authorized agent.

(c) Fees. Whenever, under any of the provisions of this act, certificates or other documents are required to be filed or recorded in the office of the prothonotary of any court of common pleas or in the office of any public official other than the Commissioner of Banking, such prothonotary or other official shall be entitled to receive therefor the same fees as are provided by law for similar services.

Section 4. Banking Department; Scope of Supervision; Powers; Duties.—There shall continue to be a separate and distinct department known as the Banking Department, charged with the supervision of all the corporations and persons hereinafter described, and with the duty of taking care that the laws of this Commonwealth in relation thereto shall be faithfully executed, and that the greatest safety to depositors therein or therewith and to other interested persons shall be afforded.

The said supervision, duties, and powers shall extend and apply to the following corporations now or hereafter incorporated under the laws of this state or under the laws of any other state, and authorized to transact business in this state, namely: all such corporations having power to receive and receiving money on deposits or for safe-keeping otherwise than as bailee, including all banks, banking companies, co-operative banking associations, trust, safe deposit, real estate, mortgage, title insurance, guarantee, surety and indemnity companies, savings institutions, savings banks and provident institutions. The said supervision, duties and powers shall also extend and apply to mutual savings funds, building and loan associations, and corporations doing a safe deposit business only.

The said supervision, duties, and powers shall also extend and apply to all national banking associations, located in this state, now or hereafter incorporated under the laws of the United States, which shall, in pursuance of Federal

law or regulation, be granted a permit to act or shall act as trustee, executor, administrator, registrar of stocks and bonds, guardian of estates, assignee, receiver, committee of estates of lunatics, or in any other fiduciary capacity.

The said supervision, duties, and powers shall also extend and apply to all unincorporated banks except such as are or shall be exempted by law, and to all such individuals, partnerships and unincorporated associations as are or shall be by law subject to the supervision of said department, and to any individuals or associations of individuals doing the business of co-operative banks or of building and loan associations, or a business in the nature of either, whether under the guise of a deed of trust or otherwise.

Section 5. Commissioner, Deputies and Employees.

(a) The chief officer of the Banking Department shall continue to be known as the Commissioner of Banking. He shall be appointed by the Governor, by and with the advice and consent of the Senate, and shall hold office for the term of four years and until his successor is duly qualified. Within fifteen days from the time of notice of his appointment, he shall take and subscribe the oath of office prescribed by the constitution and file the same in the office of the Secretary of the Commonwealth, and shall also give to the Commonwealth a bond, in the penalty of fifty thousand dollars, with two or more individual sureties, or a corporate surety, to be approved by the Governor, conditioned for the faithful performance of all his duties. He shall receive an annual salary of ten thousand dollars.

(b) Deputies. The Commissioner shall appoint a first deputy, whose salary shall be six thousand dollars per annum, and may appoint a second and a third deputy, whose salaries shall be, respectively, five thousand and four thousand dollars per annum. The duties of all such deputies shall be such as may be assigned to them by the Commissioner, and each of them shall take, subscribe, and file oath of office as herein prescribed for the Commissioner, and shall, whenever required by the Commissioner, give bond, in such amount and with such surety as may be prescribed by the Commissioner, conditioned for the faithful performance of the duties of such deputy.

(c) Deputy Acting in Place of Commissioner.—Whenever the Commissioner, by reason of absence or incapacity, is unable to perform the duties of his office, or if a vacancy in the office of Commissioner occurs, the duties of the Commissioner shall be performed by the deputy next in authority, until such disability is removed or the vacancy filled.

Any deputy, before entering upon the performance of such duties, shall give to the Commonwealth a bond in the penalty of fifty thousand dollars, with two or more individual sureties; or a corporate surety, to be approved by the Governor, conditioned for the faithful performance of such duties while he is acting as Commissioner.

(d) Clerks, Examiners and Other Employees.—The Commissioner, with the approval of the Governor, shall employ, from time to time, such clerks, examiners, special agents, and other employees, as he may need to discharge in a proper manner the duties imposed upon him by law. They shall perform such duties as the Commissioner shall assign to them, and their compensation shall be fixed by him with the approval of the Governor. Each of such employees shall take, subscribe, and file the oath of office as herein prescribed for the Commissioner and deputy commissioner. Bonds shall be given to the Commonwealth by such of said employees, in such amounts, and with such surety, as may be determined by the Commissioner, conditioned for the faithful performance of their duties.

(e) Cost of Bonds.—The cost of all bonds required by this section to be given by the Commissioner, the deputy commissioners, or any of the clerks, examiners, or other employees of the Banking Department, shall constitute expenses of the department and shall be paid as hereinafter provided for such expenses.

(f) Prohibitions.—Neither the Commissioner nor any of his deputies, clerks, examiners, or other employees shall be interested as officer, director, trustee, manager or stockholder, in any corporation subject to the supervision of the Banking Department, nor interested in any way in the business of any person subject to such supervision.

No deputy commissioner or examiner shall be appointed special deputy to assist in the liquidation of any corporation or person whose books, papers and affairs he shall have examined within one year previous to the taking of possession by the Commissioner under the provisions of Section 21 of this Act.

No examiner shall receive a loan, nor shall the Commissioner or any of his deputies, clerks, examiners, or other employees receive a gift, directly or indirectly, of any sum of money or other valuable thing, from any corporation or person to whom this Act applies, or from any director, officer, or employee thereof; and a violation of this prohibition shall constitute ground for the removal of such Commissioner, deputy, clerk, examiner or other employee.

Section 6. Transfer of Powers and Duties to Commissioner.—All powers, rights, privileges, and duties heretofore by any law of this Commonwealth conferred or imposed upon the Auditor-General or the Secretary of the Commonwealth, in relation to any of the corporations or persons who, under the provisions of this act, are subject to the supervision of the Banking Department, are hereby transferred to, and conferred and imposed upon, the Commissioner, so far as the same relate to the supervision of such corporations and persons for the purposes of this Act.

Section 7. Records and Securities to Remain in Custody of Commissioner.—All books, papers, records, and securities which were formerly in the office of the Superintendent of Banking and in the office of the Auditor-General, relating to the business of corporations and persons subject to the supervision of the Commissioner, and which were delivered and transferred to the Commissioner, shall be and remain in his charge and custody.

Section 8. Rooms at Capitol; Furniture.—There shall be assigned to the Commissioner by the Commissioners of Public Grounds and Buildings, a suitable room or rooms, at the Capitol of the state, for conducting the business of the Banking Department; and the Commissioner shall, from time to time, with the approval of the commissioners aforesaid, procure the necessary furniture and other proper conveniences for the transacting of the said business, the expenses of which shall be paid, on the certificate of the Commissioner and the warrant of the Auditor-General, out of the funds appropriated to the Commissioners of Public Grounds and Buildings.

Section 9. Maintenance of Banking Department.

(a) **Expenses.**—All moneys derived by the Banking Department from fees, assessments, charges, penalties, and otherwise, shall be paid by the Commissioner into the state treasury for safe keeping, and shall, by the State Treasurer, be placed in a separate fund, to be available for the use of the Banking Department upon requisition of the Commissioner. All such moneys, so paid into the state treasury, are hereby specifically appropriated to the Banking Department for the purpose of paying the salaries of the Commissioner, the deputy commissioners, the examiners, and the other employees of the department, and the expenses of the department, including the rental and furniture of such rooms or quarters as the Commissioner may deem necessary outside of the capitol.

The Auditor-General shall, upon requisition of the Commissioner, from time to time, draw warrants upon the State Treasurer for the amounts specified in such requisitions, not exceeding, however, the amount in such fund at the time of the making of any such requisitions.

(b) **Assessment of Expenses upon Corporations and Individuals.**—All the expenses incurred in and about the conduct of the business of the Banking Department, including the cost of the regular examinations of corporations and persons under the supervision of the department, the compensation of the Commissioner, deputy commissioners, examiners, and other employees of the department, (but excluding the furniture and convenience mentioned in Section 8 of this Act), together with all other general or overhead expenses of the department, shall be charged to and paid by the corporations and persons subject to the supervision of the department, in equitable proportions, at such times, and in such manner, as the Commissioner shall by general rule or regulation annually prescribe.

The expenses incurred in connection with any special examination or investigation of any corporation or person, including a proportionate part of the salary of any examiner

or other employee of the department engaged in such examination of investigation, shall be charged to and paid by such corporation or person.

On failure or refusal of any such corporation or person, after thirty days written notice, to pay any sum lawfully assessed or charged against it or him by the Commissioner under the provisions of this clause, the Commissioner may, at his option, bring an action at law to recover the same, or may take possession of the business and property of such corporation or person as provided in Section 21 of this Act.

Section 10. Seal.—The seal now in use by the Commissioner shall continue to be the seal of the office of the Commissioner of Banking, and may be renewed when necessary. A description of the seal, with the impression thereof, and a certificate of approval of the Governor, shall remain on file in the office of the Secretary of the Commonwealth.

Section 11. Copies of Documents. (a) Admissibility of Contents.—Copies of all books, accounts, reports, and other papers or documents filed in the office of the Banking Department, certified under the hand and seal of the Commissioner, shall be admitted to be read in evidence in all courts of law and elsewhere in this Commonwealth, in all cases where the originals would be admitted in evidence: Provided, That in any proceeding, the court having jurisdiction may, on cause shown, require the production of the originals.

(b) **Fees.**—For every copy of any paper filed in the Banking Department, and for the certification thereof, except when such copy or certification is made for the benefit of a corporation or person subject to the supervision of the department under the provisions of this Act, the Commissioner may charge such fees as he may by general rule or regulation prescribe.

(c) **Prima Facie Evidence of Contents.**—In any proceeding under the provisions of this Act, a copy, duly certified by the Commissioner, of a duly instituted examination of the corporation or person involved in such proceeding, shall be prima facie evidence of the facts therein stated.

Section 12. Disclosure of Information Forbidden; Exceptions.—Neither the Commissioner nor any deputy, directly or indirectly, wilfully exhibit, publish, divulge, or make known, to any person or persons, any record, report, statement, letter or other matter, fact, or thing, contained in said department, or ascertained from any of the same, or from any examination made under the provisions of this act, excepting in such manner as is expressly authorized by this Act, and excepting when the production of such information in a proceeding in any court is duly required by subpoena issued by special order of the court, or other legal process; and any violation of the provisions of this section shall be a misdemeanor, upon conviction whereof the person so offending shall be sentenced to pay a fine not exceeding one thousand dollars, and shall be dismissed from his employment in said department; Provided, however, That the Commissioner, on the written request or consent of any corporation, authorized by resolution of its board of directors, or on the written request or consent of any person, under the supervision of the Banking Department, may discuss, with an advisory committee selected by the Commissioner, or selected by such corporation or person and acceptable to the Commissioner, such matters relating to the financial condition of such corporation or person as the Commissioner may deem pertinent to the rehabilitation thereof; And provided, further, That the Commissioner may, on like request or consent, furnish to the Federal Reserve Board or to the Federal Reserve Bank of the district in which the banking house or other place of business of any corporation is located, copies of any reports or parts thereof, or any information in his possession, relating to such corporation for the use of said board or bank.

Section 13. Department's Power to examine and Inspect.—Every corporation and person included within the supervision of the Banking Department as set forth in Section 4 of this Act, together with all the property, assets, and resources of such corporation or person, shall be subject to inspection and examination by the Commissioner or his deputies, or any qualified examiner of the said department, when such examiner is authorized in writing, under the official seal of the department, by the Commissioner or a deputy commissioner, to make such examination and inspection.

Section 14. Examinations.

(a) In General.—It shall be the duty of the Commissioner, at least once in each year, to examine or cause to be examined the books, papers and affairs of each and every corporation and person subject to the supervision of the Banking Department. The Commissioner may also, at any time, make such special investigation or examinations as, in his opinion, the exigencies of any case may require. Whenever he shall deem it necessary or proper, he shall assign a qualified examiner or examiners to make any such examination or investigation, which examiner or examiners shall have power to make a thorough examination into all the business and affairs of the corporation or person in all departments, and of all property, assets and resources wherever situated, and in so doing, to examine, under oath or otherwise, any of the officers, agents, employees or members of the corporation or person, or any corporation or person in possession of any assets of the corporation or person under examination. The examiner or examiners shall make a full and detailed report of the condition of the corporation or person under examination, or such special report as may be directed by the Commissioner.

Provided, That whenever any bank shall, by becoming a member of the Federal Reserve Bank, be subject to the examinations required by the Federal Reserve Act, the Commissioner may, in his discretion, accept such examinations in lieu of the examinations required by this section or by the laws of this Commonwealth.

(b) Examinations under Oath.—The Commissioner and his deputies and any qualified examiner appointed by the Commissioner are hereby authorized and empowered to administer oaths or affirmations to any of the officers, agents, employees or members enumerated in clause (a) of this section, and any wilful false swearing in any inquiry thereunder shall be perjury, and subject, upon conviction thereof, to the same punishment as is or may be provided by law, for the punishment of perjury. Upon failure of any of the individuals aforesaid to make answer to any such inquiry, the Attorney General, upon the request of the Commissioner, shall make information thereof to the court, whereupon said court, after hearing, shall make such order as the occasion requires.

Section 15. Reports to Commissioner.

(a) In General.—Every corporation and person subject to the supervision of the Banking Department, except building and loan associations doing business exclusively within this state, shall make and render to the Commissioner not less than two or more than five reports of its or his condition during each year. The number, form and manner of such reports shall be prescribed by the Commissioner by general rule or regulation. Every such report shall be verified by the oath or affirmation of the president, cashier, treasurer or other managing officer in the case of a corporation or association, by a member of the firm in the case of a partnership, and by an individual banker in person. It shall be attested as correct by the signatures of at least three of the directors, trustees, or other managers of a corporation or association, and by the signatures of at least two of the members of a partnership.

Each such report shall exhibit, in detail and under appropriate heads, the resources and liabilities of the corporation or person at the close of business on any past day specified by the Commissioner, and shall be transmitted to him within five days or such further time as he may in his discretion allow, after the receipt of a request or requisition therefor from him.

Abstract summaries of two of said reports, designated by the Commissioner, in each year, except the reports of building and loan associations doing business exclusively within this state, shall forthwith be published by the corporation or person in a newspaper, and proof of such publication, verified by affidavit, shall be furnished to the Commissioner.

Building and loan associations doing business exclusively within this state shall in the manner hereinbefore provided, make and render one report during each year. No abstract summaries of such reports need be published.

The Commissioner shall also have power to call for a special report from any corporation or person under the supervision of the Banking Department, including building and loan associations, whenever, in his judgment, the same may be necessary to a full and complete knowledge of its or his condition.

The reports and publications provided for in this clause shall be in lieu of all reports and of all publications for similar purposes heretofore required by law to be made.

(b) Failure to Make or Publish Reports.—Any corporation or person failing to make and transmit any report, to publish any report required by this Act to be published, or to furnish any proof of publication required by clause (a) of this section, shall be subject, at the discretion of the Commissioner, to a penalty of not more than one hundred dollars, payable to the Commissioner, for each day after the time, or any extension thereof, fixed for filing such report, making such publication, or furnishing such proof. In case of failure or refusal to pay such penalty, the Commissioner may maintain an action at law to recover the same.

Section 16. Commissioner's Report to Governor.—The Commissioner shall make an annual report to the Governor setting forth:

I. A summary of the state and condition of every corporation and person from whom reports have been received during the preceding year, with such other information in relation to said corporations and persons as in his judgment may be useful.

II. A statement of the corporations and persons under the supervision of the Banking Department, whose business has been closed or taken in possession by the Commissioner during the preceding year, with such information relating thereto as he may deem useful.

III. Suggestions of amendments to the laws relating to corporations and persons under the supervision of the Banking Department by which the condition of such corporations and persons may be improved.

IV. The names and compensation of the deputies, examiners, clerks and other employees of the Banking Department during the preceding year, the whole amount of the receipts and expenditures of the department during such year, and the method and basis of assessing such expenditures adopted by the Commissioner under the provisions of this Act.

Section 17. Failure to Pay in Capital or Exercise Powers. When any corporation under the supervision of the Banking Department: (a) has not paid in the capital as required by law; (b) has not in any manner exercised the powers conferred upon it by its letters within two years after the issuance thereof; or (c) has failed to exercise its corporate privileges for two years after having been liquidated, such corporation shall be returned by the Commissioner to the Attorney General, who shall proceed by quo warranto against such corporation, to the end that it may be ousted from its charter rights, and its corporate privileges be declared null and void.

Section 18. Violations of Charter.—Whenever it shall appear to the Commissioner, from any report of condition of any corporation subject to the supervision of the Banking Department, or from any examination made by him of the condition of the affairs of such corporation, that such corporation has committed any violation of its charter, he shall, by an order under his hand and seal of office, direct the discontinuance of such illegal practice, and direct strict conformity with the provisions of the charter; and whenever any such corporation shall refuse or neglect to comply with any such order, the Commissioner shall communicate the facts to the Attorney General, who shall thereupon institute such proceedings as the nature of the case may require for appropriate relief or correction, or may proceed by quo warranto for the forfeiture of the charter.

The court before which such proceedings shall be instituted shall have power to grant such orders, and in its discretion, from time to time, notify or revoke the same, and to grant such relief and render such judgment as the facts or evidence in the case and the situation of the parties, and the interests involved shall require; or, if it shall appear to the said court that the interest of the public so require, shall declare a dissolution of such corporation and a distribution of its effects.

Section 19. Jurisdiction of Courts.—Whenever it shall become the right or duty of the Attorney General to proceed against any corporation or person under the supervision of the Banking Department, pursuant to the provisions of this Act, he may, in his discretion, proceed either in the court

of common pleas of Dauphin county or in the court of common pleas of the county where the banking house or other place of business of such corporation or person is located.

Section 20. Orders by Commissioner.—Whenever it shall appear to the Commissioner that any corporation or person under the supervision of the Banking Department has violated any provision of this Act or any law regulating the business of such corporation or person, or is conducting business in an unauthorized or unsafe manner, or that any such corporation has an impairment of capital, the Commissioner may issue an order, under his hand and seal of office, directing such corporation or person to discontinue such violation of law or such unauthorized or unsafe practices, or directing such corporation to make good, within a time of not less than thirty days after notice, to be fixed by the Commissioner, any impairment or deficiency of capital.

Section 21. Power of Commissioner to Take Possession.—The Commissioner may, after hearing had upon notice given, with the approval and consent of the Attorney General, take possession of the business and property of any corporation or person subject to the supervision of the Banking Department, whenever it shall appear to him that such corporation or person:

I. Has violated any law regulating its or his business, and has persisted in such violation in disregard of an order duly made by the Commissioner;

II. Is conducting business in an unauthorized or unsafe manner, and has persisted in disregard of an order duly made by the Commissioner;

III. Is in an unsafe or unsound condition to continue business: Provided, in such case, That the Commissioner may forthwith, without such hearing and consent of the Attorney General, take possession of the business and property of any such corporation or person receiving moneys on deposit, when and if, in his opinion, the protection of depositors and the public requires such peremptory action;

IV. Has an impairment of capital, which has not been restored or made good within the time fixed by order of the Commissioner;

V. Has suspended payment of obligations;

VI. Has neglected or refused to comply with the terms of any lawfully issued order of the Commissioner;

VII. Has refused, upon proper demand, to submit the records and affairs of the business to the Commissioner, a deputy commissioner, or any duly authorized examiner or agent of the Banking Department;

VIII. Has refused to be examined upon oath or affirmation regarding such affairs;

IX. Has failed or refused, after thirty days notice, to pay any assessment or charge, as provided in this Act; or

X. Is in the hands of a receiver appointed by any court or in bankruptcy proceeding, or of an assignee or trustee for creditors appointed by such corporation or person.

The Commissioner may in like manner take possession of the business and property of any unincorporated bank, otherwise exempt from the supervision of the Banking Department, whenever, such unincorporated bank shall have made an assignment for the benefit of creditors or confessed its insolvency.

Section 22. Certificate of Taking Possession.—When the Commissioner shall have duly taken possession of the business and property of a corporation or person as provided in Section 21 of this Act, he shall forthwith make, under his hand and official seal, a certificate setting forth that he has so taken possession, and shall file such certificate in his office, and cause a certified copy thereof to be filed in the office of the prothonotary, who shall index the same in the judgment index under the name of the corporation or person as defendant and the name of the Commissioner as plaintiff.

From and after the filing of such certified copy in the office of the Prothonotary, the Commissioner shall supercede any receiver previously appointed by any court for, or any assignee or trustee for creditors appointed by, such corporation or person.

Such superceded receiver, assignee, or trustee shall forthwith file his account in the court having jurisdiction thereof, and pay over and deliver to the Commissioner all moneys, securities, assets, and property of such corporation or person in his custody, possession, or control. Said court shall allow credit for expenses and for the disbursements properly

incurred or made prior to the taking possession by the Commissioner, and shall allow proper compensation to said receiver, assignee, or trustee, and his counsel, which, when determined, shall be paid out of the funds of said corporation or person in the hands of the Commissioner.

Section 23. Injunction to Restrain Commissioner.—Whenever the Commissioner takes possession of the property and business of any corporation or person, such corporation or person may, at any time within ten days, apply to the court for an order requiring the Commissioner to show cause why he should not be enjoined from continuing such possession. The Commissioner may be served personally, wherever found, within the state, by leaving a copy with the deputy in charge of his office or by serving the special deputy appointed by him in such proceeding. At the hearing, a copy, certified by the Commissioner, of any report of a duly instituted examination of such corporation or person shall be prima facie evidence of the facts therein stated; and if, from such report or reports or other evidence, there shall appear to be just cause for the taking and continuing of possession by the Commissioner, he shall not be enjoined, unless such report or reports or other evidence shall be overcome by proper proof produced by such corporation or person, in which event the court shall direct the Commissioner to refrain from further proceedings and to surrender such possession.

Section 24. Special Agents and Assistants.—The Commissioner may, by the certificate of taking possession provided for in Section 22 of this Act, or by a subsequent certificate in like manner made and filed, appoint one or more special deputies as agent or agents to assist him in continuing or liquidating the business and affairs of any corporation or person in his possession. He may, from time to time, delegate to such special deputy or deputies such duties connected with such continuation or liquidation as he may deem proper. He may employ such expert assistants and legal counsel and may retain such officers and employees of such corporation or person, as he may deem necessary in the continuation of the business or the liquidation and distribution of the assets. He shall require such security as he may deem proper from his agents and assistants appointed pursuant to the provisions of this section.

Section 25. Notice to Parties Holding Assets.—When the Commissioner shall have taken possession of the property and business of any such corporation or person, he shall forthwith give notice in writing of such fact to all corporations and persons holding any assets thereof. No one having such notice or actual knowledge that the Commissioner has so taken possession, shall have a lien or charge against any of the assets of such corporation or person for any payment, advance, or clearance thereafter made or liability thereafter incurred.

Section 26. Inventory of Assets.—After the Commissioner has taken possession as aforesaid, he shall make or cause to be made, a complete inventory of the assets of such corporation or person, which inventory shall be verified by oath or affirmation of the person or persons making the same, and shall forthwith file such inventory in his office.

Section 27. Suspension or Continuation of Business.—The Commissioner is authorized, upon taking possession of the property and business of such corporation or person, to continue or suspend the business for such period as he may deem necessary to enable him to determine whether to liquidate the affairs of such corporation or person, and, during such period, to take such action as in his judgment is necessary to conserve the assets and business.

Section 28. Surrender of Possession by Commissioner.—The Commissioner may, upon conditions approved by him, surrender possession for the purpose of permitting such corporation or person to resume business, to sell or convey its or his property and franchises, or to merge or consolidate its or his business with that of another corporation or person in accordance with the laws of this Commonwealth; but he shall not authorize any decrease of capital stock by a corporation except upon compliance by the corporation with the provisions of law as to such decrease.

Whenever the Commissioner shall surrender possession under the provisions of this section, he shall forthwith issue an order, under his official seal, authorizing such corporation or person to resume business, to sell or convey its or his

property and franchises, or to merge or consolidate as aforesaid, and shall file said order in his office, and cause a certified copy thereof to be filed in the office of the prothonotary, who shall thereupon cause the entries upon the judgment index made pursuant to Section 22 of this Act to be cancelled.

Section 29. Status of Commissioner as Receiver.—Except as herein otherwise provided, the Commissioner shall, when he has taken possession of the business and property of a corporation or person, have all the rights, powers, and duties of a receiver appointed by any court of equity in this Commonwealth; and he shall be vested, in his official capacity, with all the property of such corporation or person, including debts due, liens or securities therefor, and rights of action or redemption.

He shall be the representative of the creditors of the corporation or person, and entitled, as such, to have vacated and set aside, for the benefit of the creditors, any judgment, execution, attachment, sequestration, payment, pledge, assignment, transfer, conveyance or incumbrance, which could have been avoided by the creditors or any of them, or by which it is attempted to give any creditor unlawful preference over another.

He may, with leave of court obtained on petition after notice to all creditors of whom he has knowledge, surrender to the corporation or person any assets, including choses in action, whether the subject of pending proceedings or not, which are burdensome and of no advantage to creditors.

Section 30. Power of Court to Make and Enforce Orders.—The court having jurisdiction shall have power to make and enforce any and all orders necessary and appropriate to enable the Commissioner to discharge his duties in connection with the business, property, and affairs of any corporation or person taken into possession by the Commissioner under the provisions of this Act.

Section 31. Continuance of Possession; Exceptions.—When the Commissioner shall have duly taken possession of the business and property of a corporation or person as provided in Section 21 of this Act, he shall hold such possession until the affairs of such corporation or person have been liquidated by him, unless:

I. He shall have been directed by order of court to surrender such possession pursuant to the provisions of Section 23 of this Act;

II. He shall have permitted a resumption of business, or a sale or conveyance of property and franchises, or a merger or consolidation, pursuant to the provisions of Section 28 of this Act.

III. The stockholders of such corporation, after payment of all creditors in full, shall have elected a trustee or trustees to continue the liquidation or such corporation, or the court shall have appointed such trustee or trustees, pursuant to the provisions of Section 50 of this Act, and such trustee or trustees shall have duly qualified to take possession of the remaining assets of such corporation; or

IV. The depositors and other creditors of such person and the expenses of such liquidation shall have been paid in full.

Section 32. Recording Certificate; Sales.

(a) **Recording Certificate of Possession or Surrender.**—When the Commissioner has taken possession of the business and property of a corporation or person, he shall, if there be any real property, file in the office of the recorder of deeds in each county of this state, or with the proper official in any other state or county, where any such real property shall be situated, a certified copy of the certificate, required by Section 22 of this Act, which copy shall be recorded in the deed book, and indexed in the grantor's index in the name of such corporation or person and in the grantee's index in the name of the Commissioner, and shall also be registered with the proper authority empowered to keep a register of real estate, if any there be. And when the Commissioner has surrendered possession of the business and property of a corporation or person, he shall in the same manner file a certified copy of the order provided for by Section 28 of this Act, which shall be in like manner recorded, and shall be indexed in the name of the Commissioner as grantor and in the name of such corporation or person as grantee, and shall also be registered as aforesaid.

(b) **Sales of Real and Personal Property.**—The Commissioner may sell at any public sale any or all of the real and personal property of such corporation or person without any order of the court. He may, with leave of court, sell either real or personal property at private sale. At least ten days' notice of any petition for leave to sell at private sale shall be given to all stockholders of such corporation, or to such person, and to all creditors known to the Commissioner; and such notice shall also be advertised at least once in a newspaper in the county where the banking house or other place of business is located, and, when the land is situated in a different county at least once in a newspaper published in the latter county.

(c) **Sales of Real Estate Outside of the County.**—When any real property of such corporation or person is situated in a county other than that where the banking house or other place of business is located, a petition for leave to sell such property at private sale shall be filed in the court having jurisdiction on the liquidation proceedings, which court, if satisfied of the propriety of such sale, shall make an order or decree authorizing the Commissioner to sell such real property or so much thereof as the court may designate. Thereupon it shall be the duty of the court of common pleas of the county wherein the real property so designated is situated, on petition of the Commissioner, to make an order for the sale of said property or so much thereof as the court having jurisdiction of the liquidation proceedings shall have designated; and the Commissioner shall in all cases make a return of the sale to the court of the county in which the real property is situated. If the same be approved by said court, it shall be confirmed, and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings.

(d) **Sale of Listed Securities.**—Listed securities may be sold on the stock exchange, with leave of court obtained on petition of the Commissioner, at such time or times, and in such manner as may be determined by the court. No notice to creditors of such petition shall be necessary unless required by the court.

(e) **Effect of Sale upon Liens.**—When any real property of such corporation or person is subject to liens which under the laws of this Commonwealth would be discharged by a judicial sale, the same shall not be affected by a sale by the Commissioner unless such sale be made pursuant to an order of court directing that liens be discharged thereby and after notice to all creditors having or claiming liens; and in such event, the proceeds of the sale shall take the place of the property sold, and be distributed to the parties entitled thereto.

If such real property is situated in a county other than that where the banking house or other place of business is located, a petition for leave to sell discharged of liens shall be filed in the court having jurisdiction of the liquidation proceedings, which court, if satisfied of the propriety of such sale, shall make an order or decree authorizing the same; and thereupon it shall be the duty of the court of common pleas of the county where such property is situated to make an order for the sale thereof, discharged of liens. Return of such sale shall be made to the latter court. If the sale be approved by that court, it shall be confirmed, and a certified copy of the return and of the decree of confirmation shall be filed in the court having jurisdiction of the liquidation proceedings, which court shall also make distribution of the proceeds of such sale to the parties entitled thereto.

Section 33. Execution of Deeds and Documents.—The Commissioner may execute, acknowledge, and deliver any and all deeds, assignments, bills of sale, release, extensions, satisfactions, and other instruments necessary and proper to effectuate any sale, lease, or transfer of real or personal property, or to carry into effect any power conferred or duty imposed upon him by this act or by order of court. Any instrument executed pursuant to the authority hereby given shall be as valid and effectual for all purposes as though the same had been executed by the officers of such corporation by authority of its board of directors, or by such person individually.

Section 34. Compromises.—The Commissioner may, with leave of court, compound or compromise any debt or claim due to the corporation or person, and discontinue any action or other proceeding pending therefor, if done in good faith and after proper inquiry; and, upon payment of the amount

due, may require all mortgages, conditional contracts, pledges, and liens, of or upon any real or personal property of such corporation or person, to be satisfied, cancelled, or assigned to him, as he may deem best, or he may sell the property subject thereto.

Section 35. Actions and Suits.—For the purpose of executing any of the powers and performing any of the duties hereby conferred and imposed upon him, the Commissioner may, in the name of the corporation or person, prosecute and defend any and all actions and proceedings at law, in equity, or otherwise, pending at the time when the Commissioner takes possession of the business and property of such corporation or person.

He may, by bill of discovery or other legal or equitable proceeding, obtain information of, and sue for and recover, any assets, debts or damages, which such corporation or person might sue for and recover, or which any of the creditors might make available for the payment of their claims.

He may, at any time while he is in possession of the property and business of a corporation, institute and maintain against the directors, trustees, managers, or officers, any action or proceeding which is vested in such corporation or in the stockholders or creditors thereof.

He shall be liable to suit, in his representative capacity, by any person seeking to recover specific property, if such property could have been recovered as against the creditors of the corporation or person levying an execution thereon.

Section 36. Judgments Not to be Liens; Stay of Executions.—A lien shall not attach to any of the property or assets of the corporation or person by reason of the entry of any judgment against such corporation or person after the Commissioner has taken possession of its or his property and business and filed a certificate as required by Section 22 of this Act, and so long as such possession continues.

During such time, no execution or attachment shall issue against such corporation or person, nor shall any pending execution or attachment be proceeded with, except by special leave of the court.

Section 37. Enforcement of Individual Liability of Stockholders.—Whenever the stockholders of a corporation whereof the Commissioner shall have taken possession are liable, in addition to their liability as such stockholders, for unpaid subscription to an amount equal to the par value of their stockholdings in such corporation, and the Commissioner has determined from his examination of the affairs of the corporation that the reasonable value of its assets is not sufficient to pay its creditors in full, he may enforce the individual liability of such stockholders to such extent as may be necessary.

If he determines to enforce such liability, he shall make demand in writing upon such stockholders by causing the same to be mailed by registered mail to the respective stockholders at their last known places of address as the same appear on the stock ledger of the corporation, or at their last known addresses if no addresses appear in such ledger. Such demand shall state the total amount assessed by the Commissioner against the stockholders, and the pro rata share assessed against the particular stockholder addressed, and the total sum to be paid by such stockholder. The demand shall also fix a date, not less than thirty days after the date of such demand, on which the stockholders shall be required to pay such assessment to the Commissioner.

If any stockholder shall fail or refuse to pay such assessment within such time, the Commissioner shall have a cause of action either at law or in equity against such stockholder, either severally or jointly with other stockholders, for the amount of such assessment, together with interest from the date when the same was due and payable. In any such action, the written statement of the Commissioner under his hand and seal of office, reciting his determination to enforce the individual liability, or any part thereof, of such stockholders, and setting forth the value of the assets of the corporation and its liabilities, as determined by him after examination and investigation, shall be prima facie evidence of such facts as therein stated.

Section 38. Inventory and Appraisal; Statement of Liabilities.—When the Commissioner has determined to liquidate the affairs of any such corporation or person, he shall forthwith cause an inventory and appraisal of the assets of such corporation or person, under oath or affirm-

ation, to be made in duplicate, by two disinterested appraisers chosen by him, and shall file such inventories and appraisements, accompanied by a complete statement, certified by him, of the liabilities of such corporation or person so far as he has been able to ascertain the same, one in his office and the other in the office of the prothonotary.

Section 39. Procedure as to Property in Safe-Deposit.—After taking possession as aforesaid, the Commissioner may give written notice to anyone claiming, or appearing on the books of the corporation or person, to be owner of any personal property left in the possession of such corporation or person as bailee or depository for hire, or the lessee of any safe, vault, or box, notifying such bailor or lessee to remove all such personal property within a period of not less than sixty days.

At the expiration of such period, if such property has not been removed, the Commissioner may proceed as the corporation or person might have proceeded as provided in the contract of bailment or lease, or, at, his option, may cause any such safe, vault, or box to be opened in his presence or the presence of his special deputy, and of a notary public not an officer or employee of the corporation or person or of the Banking Department, and the contents, if any, of such safe, vault, or box shall be sealed and marked by such notary with the name and address of the bailor or lessee in whose name such safe, vault, or box stands upon the books of the corporation or person, and a list of the property therein shall be attached thereto. Such package, so sealed and addressed, shall be removed by the Commissioner to his office and there preserved until delivered to the owner or otherwise disposed of in accordance with law.

After the service or mailing of the notice as aforesaid, the contract of bailment or leasing, if any, shall cease and determine upon the date for removal fixed by said notice, and the amount of unearned rent or charges, if any, paid by the bailor or lessee, shall become a debt of the corporation or person. All contracts of bailment or lease, such as aforesaid, made after the date of the approval of this act, shall be subject to the provisions of this section.

Section 40. Trust Funds.

(a) **Taking Possession by Commissioner.**—Whenever the Commissioner takes possession of the business and property of a corporation or person in accordance with the provisions of this act, he shall also take possession of all funds, property, and investments held by such corporation or person in any fiduciary capacity, but shall keep the same separate and apart from the assets thereof.

(b) **Substituted Fiduciaries.**—Upon determining to liquidate the affairs of such corporation or person, the Commissioner shall forthwith give written notice to all parties interested in any such funds, property, or investments held in a fiduciary capacity, so far as such notice is practicable, requiring them within thirty days to apply to the proper court or official for the appointment of substituted fiduciaries to take the place of such corporation or person. On the failure or neglect of the parties so notified to make such application within the time designated, or in case the parties in interest can not be notified, the Commissioner shall himself apply for such appointment of substituted fiduciaries.

(c) **Settlement with out Accounting.**—In any instance where there shall be no dispute as to the amount or identity of such funds, property, or investments, and all parties in interest are sui juris and so request in writing the Commissioner may, without the filing of an account, transfer, pay over, and deliver to such substituted fiduciary all funds, property, and investments of the particular trust, taking from such parties and such substituted fiduciary a receipt and release in full, which shall discharge the Commissioner and such corporation or person from any further liability in the premises.

(d) **Jurisdiction of Disputes as to Identify of Trust Fund.**—In any instance where there shall be a dispute as to the identity of alleged trust funds, property, or investments, either because the same have become or are alleged to have become mingled with other funds, property, or investments, or otherwise, the court having jurisdiction of the liquidation proceedings shall have exclusive jurisdiction to determine such dispute.

(e) **Accounting.**—In all other instances, the Commissioners shall, with the least possible delay, prepare and file in the courts having jurisdiction thereof the accounts of such corporation or person in such fiduciary capacities,

and shall transfer, pay over, and deliver the balances determined upon such accounts to be due in accordance with the orders and decrees of such courts.

(f) Deficiencies and Surcharges.—In any instance where it shall be ascertained by such court that there is a deficiency in any such trust funds, property, or investments for which such corporation or person is liable, or that such corporation or person is liable to surcharge in respect thereof, the amount thereof shall constitute an unpreferred claim against the general funds in the hands of the Commissioner, and the order or decree of such court shall be conclusive, subject to appeal, as to the amount of such claim. Should the existence or amount of any deficiency or surcharge or the liability of the corporation or person therefor be undetermined at the time of any distribution of such general funds, it shall be the duty of the court ordering such distribution to set apart and withhold from such distribution a sufficient amount to pay the proportionate dividend upon such undetermined claim until the same shall have been finally adjudicated.

Section 41. Notice to Depositors and Creditors.—When the Commissioner shall have determined to liquidate the affairs of such corporation or person, he shall forthwith give written or printed notice to all depositors to produce to him their deposit or pass books for settlement, stating in such notice the amount which the books of the corporation or person show to be due each depositor, subject to outstanding checks, and notifying such depositors that, unless a depositor shall, within four months from the date of such notice, make proof, in the manner hereinafter set forth, that the amount due to him differs from the amount as shown by the books of the corporation or person, the amount last mentioned will be conclusive as to the amount of the claim of such depositor, subject, as aforesaid, to any outstanding checks.

The Commissioner shall, at the same time, give written or printed notice to all creditors other than depositors, so far as known to him, to make proof of their claims in the manner hereinafter set forth, within four months from the date of such notice, or be debarred from coming in upon the fund.

He shall also advertise such notices to depositors, and other creditors, in a newspaper, once a week for four successive weeks.

Section 42. Proof of Claims of Creditors.—No claim other than the claim of a depositor shall be allowed unless the claimant, or someone for him if he cannot do so, shall furnish to the Commissioner a statement of his claim, together with a copy of any book entries pertaining thereto, or any note or other writing evidencing the same, verified by an affidavit in substantially the following form:

"I, (name of claimant), do solemnly swear (or affirm) that the above is a true statement of my claim against (name of corporation or person); that there are no creditors or allowances against the same except as therein set forth; that I have not directly or indirectly made or entered into any bargain, arrangement, or agreement, express or implied, to take or receive, directly or indirectly, any money, property, or consideration whatever, to or for myself, or to or for any other person, firm, or corporation whatever, other than my dividend as a creditor, and that there is no collateral security for said indebtedness, or any part thereof, held by me or anyone else, other than as above set forth."

In case the claimant shall be a partnership or corporation, such affidavit shall be made by a member of the partnership or by the treasurer or assistant treasurer of the corporation claimant, and the form thereof shall be modified accordingly.

The provisions of this section shall not apply to the claims of cestuis que trust or others to or against trust funds or property in the custody, possession, or control of a corporation or person, possession of whose business and property is taken away by the Commissioner under the provisions of this Act.

Section 43. Proof of Claims of Depositors.—When proofs of claims by depositors are necessary under the provisions of Section 41 of this act, the same shall be in such form as the Commissioner shall prescribe, and shall, on request of any such depositor, be prepared by the special deputy in charge of the affairs of the corporation or person in question, and the affidavits thereto shall be taken by him without charge.

Section 44. Allowance of Claims.—If such claim and affidavit, when required, are in proper form, and if the amount claimed by a depositor or other creditor agrees with the amount shown by the books of the corporation or person, or if, upon consultation with the claimant and such corporation or person, the amount is ascertained to the satisfaction of the Commissioner, the claim shall be allowed if presented within the time limited by the notice as aforesaid, unless objected to in the manner hereinafter provided.

Section 45. Partial of Final Account; Objections.—At the expiration of the time fixed by the notice and advertisement for the presentation of claims prescribed in Section 41 of this act, the Commissioner may file a partial or final account, consisting of a statement of receipts and expenditures, together with a list of the claims which have been allowed, and, separately, a list of the claims which have been objected to or are disputed, showing, as to all claimants, the names, addresses, and amounts.

If no account is filed within a year from the time when the Commissioner takes possession, any party interested may petition the court for an order on the Commissioner requiring the filing of an account.

Any account filed by the Commissioner shall be duly verified by him under oath or affirmation. Upon the filing thereof, he shall give written or printed notice to all the depositors and other creditors known to him of such filing, and that, unless objections shall be filed within thirty days from the date thereof, the same will be confirmed absolutely. He shall also, at the same time, advertise such notice in two newspapers once a week for four successive weeks.

During such period of thirty days any depositor, other creditor, stockholder, or anyone having any interest, may file in the court objections in writing to said account or to the allowance of any of said claims, a copy of which objections shall forthwith be served upon the claimant whose claim is objected to, or his counsel, and upon the Commissioner, or his counsel, or the special deputy appointed by him in such proceeding.

Section 46. Distribution.—If, at the expiration of said period of thirty days from the filing of the account no objections shall have been filed thereto, the same shall be confirmed absolutely, and the Commissioner shall prepare and file a schedule of distribution in accordance with the priorities fixed by law. Said schedule shall be subject to the approval of the court, and in accordance therewith, when so approved, a partial or final dividend, as the case may be, shall be declared and paid by the Commissioner. In case there shall be any disputed claim or any claim to which objections shall have been duly filed, the dividend shall be calculated as if all claims were valid and approved, and, after deducted and setting apart such portion of the dividend as represents claims which are disputed or objected to, the balance shall be distributed among the other claims. If all or any of the claims disputed or objected to shall thereafter be determined to be valid, they shall then receive their portions of such dividend. If all or any of such claims shall be determined to be invalid, the portions of such dividend set apart to them shall be distributed to the valid claims.

Section 47. Conclusiveness of Confirmation and Distribution.—The confirmation of a partial account and distribution thereunder as aforesaid shall be conclusive only as to the fund distributed, and shall not prevent the proof and allowance, out of the fund involved in any subsequent account, of claims not presented in time for allowance out of such previous fund.

Section 48. Hearing and Decision of Matters in Controversy.—If there shall be claims disputed or objected to, or if there shall be objections to the account, the court shall itself, without delay, hear and decide the matters in controversy. The court shall fix a time and place for the hearing, of which three weeks' written notice shall be given to the Commissioner, and to the corporation or person, and to all depositors and other creditors whose claims have been filed as aforesaid. Said notice shall also set forth that all parties whose claims are disputed or objected to must appear at said time and place and prove their claims or be debarred from coming in upon the fund for distribution.

Section 49. Expenses to be Paid out of Funds.—All assessments, charges, and penalties due to the Banking Department by such corporation or person, all expenses of the tak-

ing and maintaining possession of the business and property or the continuing of the business by the Commissioner, and all expenses of liquidation under the provisions of this act, shall first be payable out of the funds of such corporation or person, including the compensation of special deputies, assistants, and other employed by the Commissioner to assist him in such proceedings, the allowance of all such expenses to be subject to the approval of the court.

Section 50. Distribution of Balance; Liquidating Trustees.—If, after the filing and confirmation of the final account of the Commissioner, and the payment of all creditors in full, and the return to stockholders, who have paid to the Commissioner the amounts demanded pursuant to section 37 of this act, of their pro rata shares of any such amounts not necessary to pay creditors in full, there shall remain a balance in the hands of the Commissioner, he shall call a meeting of the stockholders by serving written or printed notice upon them at least thirty days before the day fixed for the meeting.

At such meeting, the stockholders shall elect by ballot a trustee or trustees for the purpose of completing the liquidation. A majority of the stock present in person or by proxy shall be necessary to elect. Should the stockholders fail or refuse to elect, the Commissioner or any stockholder may petition the court for the appointment of such a trustee or trustees, who, when appointed, shall give bond to the Commonwealth, in such amount, with such surety, and on such conditions, as the court may direct.

When such trustee or trustees have been duly elected or appointed as aforesaid, the Commissioner shall then transfer, convey, and deliver to such trustee or trustees all the assets of the corporation then remaining in his hands. He shall thereupon be discharged from all further liability to such corporation and its creditors, and shall file a certified copy of the proceedings of said stockholders' meeting in his office, and cause a certified copy thereof to be filed in the office of the prothonotary. No powers subject to the supervision of the Banking Department shall thereafter be exercised by such corporation, except by permission of the Commissioner, and after compliance by such corporation with all the requirements of law as to a new corporation desiring to exercise such powers.

Section 51. Constitutionality of Act.—If any section, clause, sentence, paragraph, or other part of this act, shall for any reason be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder of this act or any part thereof, but shall be confined in its operation to the part thereof directly involved in the controversy in which such judgment shall be rendered, it being hereby declared that the legislature would have enacted the remainder of this act without such part adjudged to be invalid.

Any section, clause or other part of this act so declared to be invalid shall not be considered as having been stricken out from any other portion or portions of this act wherein cross-references thereto are made but shall be taken and construed as having been actually written in full, into such other portion or portions from which cross-references are made.

Section 52. Repealer. Sections 1 to 52, inclusive, of the Banking Act of 1919, approved May 21, 1919, (P. L. 209), are hereby repealed, it being expressly declared that Section 53 of said Act, being the repealing section thereof, shall remain in full force and effect.

All other acts of Assembly, or parts thereof, that are in any way in conflict or inconsistent with this Act, or any part thereof, are hereby repealed.

MEMORIAL NO. 3. STATE OF OREGON.

STATE OF OREGON.

Thirty-second Legislative Assembly—Regular Session

HALL OF REPRESENTATIVES

HOUSE JOINT MEMORIAL No. 3.

TO THE HONORABLE SENATE AND HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED:

Your memorialists, the Legislature of the State of Oregon, respectfully represent that:

WHEREAS, the Senate and House of Representatives of Oregon/State Legislature have under consideration at the present time various income tax measures which have been introduced ostensibly for the purpose of redistribution of the tax burden of the State of Oregon; and

WHEREAS, the people of the State of Oregon indicated by their affirmative vote at the last general election their desire for an income tax measure; and

WHEREAS, there is a strong probability that an income tax measure will be passed by the present legislative assembly; and

WHEREAS, in the event such income tax measure is passed it will be necessary for the officers of the State of Oregon to have access to the income tax returns filed under the Federal Income Tax Law now in effect; and

WHEREAS, the officers of the State of Oregon do not now have access to the income tax returns filed by individuals; therefore

BE IT RESOLVED by the House of Representatives of the State of Oregon, the Senate jointly concurring, that we most earnestly petition and memorialize the Senate and House of Representatives of the United States of America in Washington, in the name of the State of Oregon, that Congress enact such legislation as will permit and require the various collectors of internal revenue to permit upon application of such commission or person as authorized by the Governor of the State of Oregon to examine any and all income tax returns filed under the Federal Income Tax Act by individuals, corporations and others doing business in the State of Oregon, as well as any person, corporation, or others deriving any income from business transacted in the State of Oregon; provided, however, that the same secrecy which safeguards income tax records made to the Federal Government be extended to any information regarding income tax statements furnished to the officials of the State of Oregon; and

BE IT FURTHER RESOLVED, that the Secretary of State of the State of Oregon be and he is hereby instructed to forward a copy of this resolution to each member of Congress of the United States of America, and to the respective legislatures of the respective states of the United States.

Adopted by the House January 29, 1923.

K. K. KUBLI,
Speaker of the House.

Adopted by the Senate January 30, 1923.

JAY UPTON,
President of the Senate.

ENDORSED: HOUSE JOINT MEMORIAL No. 3. Introduced by Mr. McMahan of Linn County.

W. F. Drager, Chief Clerk.

FILED: February 2, 1923, Sam A. Kozer, Secretary of State.

UNITED STATES OF AMERICA.

STATE OF OREGON.

Office of the Secretary of State.

I, SAM A. KOZER, Secretary of State of the State of Oregon, and custodian of the seal of said state, do hereby certify:

That I have carefully compared the annexed copy of House Joint Memorial No. 3, with the original thereof adopted by the Senate and House of Representatives of the Thirty-second Legislative Assembly of the State of Oregon and filed in the office of the Secretary of State of the State of Oregon February 2, 1923, and that the same is a full, true and complete transcript therefrom and of the whole thereof, together with all endorsements thereon.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed hereto the seal of the State of Oregon. Done at the Capitol at Salem, Oregon, this second day of February, A. D. 1923.

SAM A. KOZER,
Secretary of State.

FINANCIAL REPORT OF THE PENNSYLVANIA
STATE COLLEGE.

State College, Pa.

Dec. 1, 1922.

To the Senate and House of Representatives of the Commonwealth of Pennsylvania, Harrisburg, Pennsylvania.

I have the honor to transmit herewith for your information the report of the Treasurer of the Pennsylvania State College for the fiscal year ending June 30, 1922, as required by the Act of Assembly of Pennsylvania of April 1, 1863.

Respectfully,

H. WALTON MITCHELL,

President of the Board of Trustees.

CONSOLIDATED INCOME AND EXPENDITURE ACCOUNT
For Year Ending June 30, 1922.

EXPENDITURE

Administration and General:

General Administration	\$62,136.78
Miscellaneous General	26,555.80
Insurance, Interest and Rents	45,558.17
Purchasing Agent's Department	7,005.03

Total	\$141,255.78
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Operation and Maintenance of Plant:

Grounds and Buildings, Maintenance and Repairs	\$85,717.13
Light, Heat, Power and Water Plant	82,200.01
Sewage System	2,226.34

Total	\$170,143.48
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Departments of Teaching and Research:

School of Agriculture	\$475,735.41
Institute of Animal Nutrition	19,847.63
School of Engineering	211,888.35
School of Liberal Arts	167,834.47
School of Mines	45,713.68
School of Natural Science	114,662.41
Department of Home Economics	40,568.76
Department of Physical Education	77,401.93
Department of Military Science	4,380.61
Summer Session 1921	87,850.38
Carnegie Library	19,424.94

Total	\$1,265,308.57
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Department of Extension:

Agriculture and Home Economics	\$494,676.54
Engineering	22,344.84
Mining	6,865.69
Liberal Arts	217.63

Total	\$524,104.70
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Miscellaneous:

Dormitories and Dining Commons	\$62,667.41
Health Service	9,148.40
College Creamery	158,947.45
Repairs to Horticulture Building damaged by fire	38,048.40
Bad Debts written off, etc	1,643.00

Total	\$270,454.66
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Grand Total	\$2,371,267.19
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Land Purchases	\$14,005.75
New Buildings	11,210.89
Expenditure for Equipment, etc. College Creamery	3,044.43

Total	\$28,261.07
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INCOME.

From State:

For General Maintenance	\$788,484.16
For Summer Session	20,000.00
For Tobacco Experiments	2,048.05
For Teachers Training—Smith Hughes Fund	52,337.31
For Extension Department	226,859.39

Total	\$1,089,728.91
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From Federal Government:

Morrill-Nelson Fund for Instruction	\$50,000.00
Hatch Fund for Agriculture Research	15,000.00
Adams Fund for Agricultural Research	15,000.00
Smith Lever Fund for Agricultural and Home Economics Extension	287,299.27
Interest, Land Grant Fund Instruction	30,000.00
Interest, East and West Farms Fund, Research	1,020.00

Total	\$398,319.27
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From Students:

Incidental fees	\$141,693.10
Tuition from Students outside of the State	2,175.00
Specific fees	243,427.52
Room Rent and Board	87,925.67

Total	\$475,221.29
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From Sales, etc.:

College Creamery	\$170,361.52
Other Departments	158,597.92

Total	\$328,959.44
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From Gifts for Maintenance	\$9,874.99
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From Investments for Maintenance	231.81
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From Fire Insurance Recovered for Repairs to Horticulture Building	38,048.40
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From Insurance Premiums—Adjustment	13,388.65
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From Miscellaneous	5,464.17
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Deficit in Operation 1921-1922	12,030.26
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Grand Total	\$2,371,267.19
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From State of Pennsylvania for New Buildings ..	\$10,903.05
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From Fire Insurance Recovered for New Buildings ..	307.84
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	\$11,210.89
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Deficit in Plant Account 1921-1922	17,050.18
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Total	\$28,261.07
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CONSOLIDATED BALANCE SHEET.

June 30, 1922.

ASSETS.

Educational Plant:

Land	\$ 174,785.85
Buildings	2,212,363.74
Equipment	701,850.10

Total	\$3,088,999.69
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Investments:

Securities, Stocks and Bonds	\$654,173.50
Cash in Bank, Uninvested Trust Funds	196.88

Total	\$654,370.38
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Deferred Assets:

Prepaid Insurance, Freight, etc.	\$30,578.85
Students Loan Funds	33,327.58

Total	\$63,906.43
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Current Assets:

Cash in Banks and on hand	\$57,427.03
Appropriations and Accounts receivable	245,156.93
Notes Receivable	5,167.45
Accrued Interest, Investments	14,605.34
Inventories, Materials and Supplies, etc.	81,874.48
Total	\$404,231.23
Unclosed Balances on Specific Fees and Sales Accounts	\$50,899.85
Deficiency as per books	\$395,044.55
Grand Total	\$4,657,452.13

LIABILITIES AND FUNDS.

Educational Plant, Capital:

Mortgages on Land & Buildings	\$207,600.00
Capital Funds (Expended on Plant)	2,881,399.69
Total	\$3,088,999.69

Endowment & Trust Funds:

For General Purposes	\$517,000.00
For Scholarship & Loan Funds	125,967.66
For other Special Purposes	32,977.27
Surplus Income Invested	19,920.34
Total	\$695,865.27

Deferred Liabilities:

Miscellaneous Reserves	\$37,022.35
Notes Payable	33,000.00
Total	\$70,022.35

Current Liabilities:

Notes Payable	\$342,300.00
Accounts Payable	112,926.05
Prepaid Fees, Deposits, etc.	102,575.88
Unexpended Income Trust Funds, etc.	11,075.48
Total	\$568,877.41

Unclosed Balances on Special Fees and Sales Accounts

\$41,551.94

Capital Funds (Contra Deficiency)

\$192,135.47

Grand Total \$4,657,452.13

Note: Contingent liability in respect of University Water Company Bonds under an agreement dated June 16, 1908, \$13,000.00 par value.

AUDITOR'S CERTIFICATE.

We have audited the accounts of the Treasurer of The Pennsylvania State College for the year ending June 30, 1922 and hereby certify that the foregoing Consolidated Balance Sheet and Consolidated Income and Expenditure Account are in accordance with the books and, in our opinion, they exhibit a true statement of the Income and Expenditure Account of the year and of the financial position at June 30, 1922.

(Signed) PATTERSON TEELE & DENNIS,

Accountants and Auditors.

New York, October 16, 1922.

COMPTROLLER'S STATEMENT.

The Pennsylvania State College entered into the year 1921-1922 with a demand for its services far greater than in any year of its history. Its income, however, was not correspondingly increased.

The budget for the year was carefully planned in detail in advance so as to provide an adequate margin of income over expense but in doing so some projects of value to the Commonwealth had to be abandoned and every department of

the college received very meagre allowances—too small to serve as a basis of future budgets if the serviceability of the institution is not to suffer. These conditions are reflected in the budget request which must be submitted to the 1923 session of the Legislature for consideration.

The budget estimates of revenue for 1921-1922 were all fully realized and in only one or two instances among the many departments of the college were original estimates of expenditures found to be inadequate, these over-runs, however, were offset by savings effected in other divisions.

The foregoing income and expense report of the Treasurer of the College for the fiscal year ending June 30, 1922 shows that the operations of the institution were conducted with an excess of expenditure over income of \$29,080.44 for the year.

The deficiency for the year resulted from two items which could not be anticipated and in one case which was beyond the control of the institution.

Approximately \$22,000 was disbursed during the year on account of interest charges on loans negotiated to finance the delinquent payments of the college appropriation by the State Treasury. This condition improved during the year but at the close a total of \$197,782.14 remained unpaid. Under normal conditions the State appropriations are paid in advance monthly installments.

Inadequate fire protection of College property compelled a partial reconstruction of water supply mains involving an expenditure of approximately \$11,000 not anticipated in the original budget. Other essential items of plant repair were most pressing but were deferred for lack of funds. Deferment of fire protection for such a reason did not seem to be justified.

Detailed schedules of items in the Treasurer's report may be had by addressing the undersigned.

R. H. SMITH,

Comptroller, The Pennsylvania State College.

December 1, 1922.

REPORT OF THE STATE FAIR COMMISSION.

To the Members of the Senate and the House of Representatives of the Commonwealth of Pennsylvania:

We herewith submit a report to accompany a plan for an Agricultural Fair and Industrial Exposition for the Commonwealth of Pennsylvania.

Purpose of an Exposition.

A typical State Fair and Exposition is an educational institution which portrays the industrial, agricultural and commercial advancement from year to year of the state which it has the opportunity to represent.

Pennsylvania is the only state in the Union with extensive industrial organizations engaged in large manufacturing, agricultural and commercial activities, that is not represented by a State Fair worthy of portraying the best that is raised and produced in the State.

History of Fairs.

The Fair and Exposition idea in the United States and Canada has been entirely revolutionized during the last thirty years. Starting first as neighborhood and community competitions for honors in the exhibition of live stock, agriculture and home manufactured products, this form of fair mainly because of disinterested and incompetent management, degenerated into a legalized method of promoting gambling devices, questionable shows and prearranged races. Wild West shows, robbing the stage coach and exhibitions of Indian war dances were all a part of the performance. By force of decency the patronage of this form of exhibition was not drawn from the desirable class of citizens and for this reason in many cases the fair as such ceased to function.

Modern Conception.

Beginning with the advent of wide spread interest in pure bred live stock, scientific agriculture, labor saving machinery on the farm and in industry, and the incubation of the idea in the minds of manufacturers that an exhibition of their products at a fair or exposition was the most economical and still most effective method of advertisement, the modern conception of fairs and expositions was developed.

The educational advantages of a large State Exposition have been demonstrated many times. It has been shown by long experience that an exhibition of state products and state activities in one annual exposition is the most convenient, attractive and economical method of bringing before the citizens of a state the progress that is being made from year to year along the lines of the industrial, agricultural and commercial activities of the state.

The extent of the influence of this conception can only be realized when we recognize the fact that during 1922 there were more than 10,200 fairs and expositions of all kinds staged in the United States and Canada and more than 38,000,000 visitors proved their interest thru their attendance. The Great Canadian National Exhibition held annually at Toronto, Ontario, in 1922 over a period of ten days entertained over a million and a quarter visitors at a net profit of over \$700,000. During this same year the state district and county fairs of one of our sparsely populated middle western states had a paid attendance of over 1,800,000 visitors, in their periods of a separate week, for their fairs.

Opportunity Offered Pennsylvania.

Using these statistics as an indication of Exposition information it is only just to estimate that the great Commonwealth of Pennsylvania, with more and varied products, industries and invested capital than any state in the Union, should have the greatest, most complete and satisfactory Exposition in the United States, and when thoroughly developed should excel Canada's Great National Exhibition at Toronto, which is now the largest in the world.

By placing such an Exposition near one of the larger centers of population in Pennsylvania a conservative estimate might be made that a million visitors would visit such an Exposition in one week's exhibition at a profit to exceed \$500,000. There is no other state in the Union that affords the opportunity that is offered to Pennsylvania to become the leader in the Exposition world. With an unlimited variety of raw materials and manufactured products, varied live stock and agricultural industries and a dense population interested in exhibits and wholesome amusements of all kinds, a State Fair and Exposition could not avoid being a success.

At other times during the year the Exposition grounds might be used for a variety of purposes, winter live stock, grain and horticultural shows, live stock sales, automobile exhibits, political conventions, athletic events and race meets of all kinds would make possible a continuous use of the grounds and also a steady source of income.

Objections to a State Fair and Exposition.

Some objections have been raised to the building of a State Fair and Exposition in Pennsylvania, one of them being that it would be necessarily financed thru a state appropriation. Admitting the truth of this argument it is only just to the cause to consider that when established, with few exceptions and under normal conditions the State and district fairs and expositions of the United States are self-supporting. After the original cost of establishing an exposition has been met the annual revenue is more than enough to pay the cost of operation. Sufficient funds might be appropriated for starting a fair and exposition and future profits be used to complete the fair and make needed unforeseen changes in the future.

The County Fairs of Pennsylvania are second to none in the United States, and four or five of the largest, equal in size and scope the large district fairs of the middle west. Because of the fact that the management of these county fairs is under such competent supervision and because the fairs are located near centers of population, it has been proven for years that large fairs can be operated in Pennsylvania on a dollars and cents basis and yield a return each year which shows a net profit on the investment.

It is actually demonstrated in our middle western states that the State Fair and Exposition is the best assistant and helper for the large district and county fairs. Show herds and industrial exhibits are developed for the State Fairs which no herd owner or manufacturer could afford to develop for the smaller district fair. The resultant of this is that because of a State Fair, better herds of live stock and a greater variety of exhibits of all kinds can be shown at the county and district fairs at the small expense of transportation and thus the quality, quantity and variety of the exhibits at the smaller fairs are materially increased.

The question has been raised as to whether a State Exposition, if established, would tend to lower the appropriation now given each year to the county fairs. In answer to this question it might be noted that the annual appropriation given each year to county fairs in states where large State Fairs and Expositions are already established, that these appropriations, average higher than those now given in Pennsylvania.

A decrease in attendance as predicted at county fairs because of a State Exposition may be answered by an example of the State Fair in Iowa where the number of visitors at the Fair comprised but one-sixth of the total attendance at fairs in the state and the State fair showed a reasonable profit for the year.

Typical Site Selected.

The site as selected by the State Fair Commission as authorized by the last General Assembly, is a typical tract of about 600 acres of slightly rolling land and for all practical purposes has the natural advantages which are desirable on an Exposition Grounds. It is a tract of land nearly a mile square altho broken on the south by an irregular boundary. Because of the interesting changes in topography, as shown by the accompanying plan, it is proposed to use about 300 acres of the northern part of the area for the Exposition Grounds proper, and the southern half as an area which might be developed into a state park and camping grounds for State Fair visitors.

Traffic Facilities.

By changing the public highway which now extends from east to west across the area, so that it would bound the entire area on the north, an opportunity would be given to place three distinct entrances on the north, two as auto entrances and one for pedestrian, bus, shuttle train and street car traffic directly into the center of the fair grounds.

By an interesting change of traffic lines and the construction of two viaducts over the P. & R. R. R. and one subway under the same, all the lines of traffic, auto, pedestrian, shuttle train and electric train, can be handled without one line crossing another either to enter or leave the fair grounds.

Race Track.*

A natural depression on the extreme eastern part of the grounds of the right size will make possible the construction of a half mile race track at a minimum of expense.

Amusements.

By reason of the character of the amusements and because amphitheatre crowds are their chief customers, the amusement park has been located in close proximity to the amphitheatre on the west side of the track.

State Building.

Just to the southwest of the race track location, is an elevation overlooking the entire grounds and directly south of the subway where a large proportion of the fair visitors would enter. This site has been chosen for the location of a Pennsylvania State Building, which is approached from the north and west by means of wide tree-lined boulevards.

Around the Pennsylvania State Building, sites have been suggested for other buildings more or less under the control of state officials, such as education, fish and game, mining and forestry.

Forestry Buildings.

One of the most important places on the grounds after choosing the location of the state building has been given to the forestry building because of the interesting exhibits which can be displayed of forest products and also because demonstrations of reforestation on large areas in the state, which would otherwise be unused would make desirable exhibits. For reason of the conservation of natural resources, this should be one of the important buildings on a State Fair Grounds.

New Features in Plan.

A distinct innovation has been suggested on this proposed plan, of grouping buildings which should house exhibits of similar nature around courts in close proximity to each other in order to minimize physical efforts to see all exhibits of a similar character and not to have them scattered in several places over the grounds. Three distinct courts have been suggested, manufacturers court, agricultural and stock courts. The agricultural court, for example, is shown with a large building in the center probably containing county exhibits, and agricultural products from state institutions,

surrounding this large building are four smaller buildings; viz., forestry, dairy, poultry and horticulture, these with two smaller buildings, floricultural and Agricultural Extension Department buildings make up the Agricultural group of buildings, with the stock court directly to the west.

The reasons for the location of the other buildings is entirely obvious and need only be observed to be understood.

Estimate of Cost of a Fair and Exposition.

The following tabulation has been made giving three estimates of the cost of a State Fair and Exposition which would be worthy of the Commonwealth of Pennsylvania. These estimates are based on cost of buildings actually constructed or similar buildings which have been submitted to contractors for their estimate of cost of construction. The first estimate is based on rather liberal terms, the second a more conservative outlay and the third the absolute minimum which would be required to establish a State Fair on the land chosen for that purpose.

	Liberal Estimate	Conserva- tive Esti- mate	Minimum Estimate
Amphitheatre	\$250,000	\$200,000	\$150,000
Coliseum	250,000	200,000	150,000
Stock Barns 4	200,000	200,000	150,000
Agricultural Hall	150,000	100,000	75,000
Industrial Arts	150,000	100,000	100,000
State Building	100,000	100,000	100,000
Dining Halls 4	100,000	80,000	40,000
Merchants Building	80,000	75,000	50,000
Machinery Building	80,000	75,000	50,000
Concession Buildings 6	90,000	60,000	45,000
Home Economics	75,000	50,000	40,000
Automobile Building	75,000	50,000	40,000
Poultry Building	100,000	75,000	40,000
Women's Building	50,000	40,000	25,000
Forestry Building	50,000	40,000	30,000
Education Building	50,000	40,000	20,000
Boys' and Girls' Club Work	50,000	40,000	20,000
Dairy Building	50,000	40,000	30,000
Horticulture	50,000	40,000	20,000
Wiring	50,000	40,000	30,000
Fish and Game	50,000	40,000	30,000
Speed Barns 10	60,000	50,000	40,000
Paving, Surfacing and Grading	100,000	75,000	50,000
Sewer	60,000	50,000	20,000
Lighting	40,000	25,000	20,000
Water	30,000	25,000	20,000
Telephones	15,000	10,000	5,000
Cooling Barn	20,000	15,000	10,000
Entrances 3	20,000	15,000	15,000
Landscape Development	35,000	25,000	15,000
Grading—Roads and Grounds	50,000	50,000	20,000
Track (Grading)	20,000	20,000	20,000
Fencing	20,000	15,000	15,000
Lagoon	10,000	10,000	5,000
Viaducts 2	40,000	40,000	40,000
Subways 2	20,000	20,000	20,000
Hospital	10,000	10,000	10,000
Administration Building	10,000	10,000	10,000
	\$2,660,000	\$2,150,000	\$1,570,000

New Innovations Possible.

The possibilities of developing certain new features of an exposition for educational purposes are unlimited.

Industrial Arts Building.

For example, the industrial arts building might contain exhibits of home and factory labor-saving devices of all kinds, and manufactured articles of all variety might be shown from collar buttons to Baldwin locomotives. In such an exhibition there would be some exhibit interesting to every man, woman and child visiting the exposition. Another

innovation in this building might be a process exhibit showing the actual process carried out in producing certain common well known articles. Either in miniature or with full sized machinery in operation when possible; complete manufacturing processes can be shown to thousands of interested visitors who, in all probability, would not otherwise ever see the complete inner workings of such a plant.

Education Building.

The education building might house not only exhibits such as prize work from grade and high schools along the lines of home economics, manual training, penmanship, drawing and other similar activities, but a new and novel feature might be added; that of a book exhibit probably placed by a number of book concerns, showing and explaining their complete line of new books along all topics.

Woman's Building.

The woman's building should be the headquarters for all woman's activities and should contain lockers, check rooms, large comfortable rest rooms, day nurseries and, in connection with these, a new type of exhibit might be that of an exhibit of toys of all varieties to suit children of different ages. Such an exhibit certainly would be a great drawing card for the coming generation.

Machinery Building.

The machinery building, housing the exhibits of horse-drawn, power and hand machinery not shown on the machinery field, might profitably give over one section of the exhibit to electrical conveniences for the farm home.

Merchants' Building.

A portion of the merchants' building could be made in the form of a platform and style shows be staged there showing, for example, moderate priced street dresses and suits, school dresses, kitchen aprons and house dresses, and should not be an exhibit of expensive party dresses, afternoon tea gowns or evening wraps. A style show as described would be of educational and financial value to a much larger proportion of visitors than one of evening wearing apparel.

Fine Arts.

An exhibit in the fine arts building should not be of the type to interest only those well versed in the works of the old masters, on the other hand it should be made up of pictures and works of art more easily understood by those not endowed with artistic ability. A competent "human" artist might be employed to not only select the pictures and works of art best suited for such an exhibit but lectures on art, principles of drawing and appreciation of pictures, etc., might be given in an adjoining outdoor theater. Such an exhibit, if made adjustable to the interest of a large number of fair visitors, might be made one of the most interesting exhibits and the fine arts building be the most popular building on the fair grounds.

By these few illustrations it can easily be shown how by injecting some unusual innovations from year to year that the educational value of a fair can be materially increased and many permanent results be achieved.

Pennsylvania Needs a State Fair and Exposition.

By noting a few of the possibilities of an Exposition that are being enjoyed in other states it is plain to be seen that the adult citizens and the children of the Great Commonwealth of Pennsylvania are actually handicapped. They are being deprived of a part of the great educational system enjoyed by the population of other states.

In the face of these facts it is only a question of time when a State Exposition will be established and as long as it is postponed just so long will our citizens be deprived of the wide educational advantages offered by other states.

APPENDIX TO THE

Tabulations showing number of Exhibits and Areas used on several of the largest and best known fairs in the U. S. These tabulations may be used as governing factors in estimating possible exhibits and Areas that might be used on an Exposition Grounds for the Commonwealth of Pennsylvania.

	Nebraska	Iowa	Wisconsin	Texas	Missouri	Kansas
Agricultural Exhibits S	20,000	40,000	24,000	45,000	12,000	20,560
Horticulture S	8,000	16,000	16,000	6,000
Floriculture S	4,000
Automobile S	20,000	10,000
Manufacturing Products S	18,000	45,000	107,250	20,000
Retail Merchants S	9,000	26,000
College and University S	15,000	6,000	20,000	10,000	17,160
Boys' and Girls' Clubs S	25,000	25,000	420 P	600 P	12,000
Machinery inside S	150,000	170,000	104,000	108,000	30,000
Machinery outside A	10 A	30 A	30 A	10 A	20 A	20 A
State Institutions S	1,200	4,000	10,000	10,000	8,000
Poultry E	2,430	18,000	4,836	2,500	2,000	2,176
Cattle (Dairy) E	1,077	E 1,580	2,000	E 280	E 140
Cattle (Beef) S	780 D. S.	480	E 380
Horses S	23,000	859 S. S.	E 464	E 400	E 690	336
Hogs E	2,276	1,152	1,420	2,500	1,250	E 400
Sheep E	748	220	E 964	1,500	E 264
Amusement Park A	2 A	4-5 A	10 A	2-3 A	10 A	5 A
Parking A	45 A	20 A	30 A	12 A	25 A	40 A
Camp Grounds A	12 A	80 A	50 A	15 A
Concessions A	2-3 A	2 A	10 A	2½ A
Total Area A	183 A	360 A	147½ A	150 A	236 A	111 A
Grand Stand Capacity S	10,000	6,000	8,000
Bleachers Capacity S	2,500	1,000	1,000
Coliseum Capacity S	3,000	5,000	3,000
Attendance 1922 S	290,000	325,000	220,000	700,000	100,000	145,000
E. Entries	S. Square Feet		D. S. Double Stall		A. Acres	

	New Jersey	Oklahoma	Ohio	New York	Indiana	Eastern States
Agricultural Exhibits S	42,000	9,326	120,000	10,000	9,272	14,000
Horticulture S	25,000	20,000	15,000	9,272	2,500
Floriculture S
Automobile S	40,000	40,000	2 A	76,800	20,000
Manufacturing Products S	16,000	10,000
Retail Merchants S	35,000	3,200	20,000	42,000	10,000
College and University S	15,000	20,000
Boys' and Girls' Clubs S	8,000	10,000	10,000	30,000
Machinery inside S	30,000	2 bldgs	10 A	20,000
Machinery outside A	20 A	20 A	6 A	5 A
State Institutions S	17,800	40,000	9,092	18,850
Poultry E	2,200	40,000	4,000	20,000	1,800
Cattle (Dairy) E	E 480	E 600	E 631	1,000 S	E 670
Cattle (Beef) S	E 881	E 515
Horses S	E 250	E 582	25,000	E 680	E 319
Hogs E	E 360	E 500	E 1,403	E 248	E 2,000	E 338
Sheep E	E 220	E 500	E 1,271	1 bldg	E 450	E 472
Amusement Park A	1 A	2 A
Parking A	12 A	25 A	30 A	22 A
Camp Grounds A	5 A	20 A
Concessions A	1 A	2½ A	½ A
Total Area A	115 A	115 A	270 A	214 A	172 A
Grand Stand Capacity S	5,000	6,400	8,000	12,000	3,000
Bleachers Capacity S	5,000	2,000	4,000	4,600
Coliseum Capacity S	5,000	6,500	4,080	5,067
Attendance 1922 S	156,629	100,000	225,000	210,000	164,724	257,493
E. Entries	S. Square Feet		D. S. Double Stall		A. Acres	

History of the State Fair Commission of Pennsylvania.

Conforming with the expressed wishes of many of the agricultural, manufacturing, commercial and allied interests of Pennsylvania, there was passed by the Legislature and approved by the Governor, May 27, 1921, Act No. 443, creating the State Fair Commission of Pennsylvania and defining its powers and duties as follows:

"It shall be the duty of the State Fair Commission to formulate plans for the establishment, organization, conduct, and management of an annual State fair, to embrace exhibits of all agricultural, industrial, and artistic products of the Commonwealth, including exhibits of all classes of farm products embracing live stock, dairying, horticulture, all classes of manufacture, industries, mining, mechanics, and domestic arts, and such other exhibits as will best advance the interests of agriculture and the other industries of the Commonwealth.

"In the furtherance of this duty, the State Fair Commission shall have power to examine sites, and if possible, to secure a donation of a proper and convenient site for the annual State Fair. It shall also have power to examine sites for purchase by the Commonwealth for the purposes of the State fair, and for this purpose to secure options. It shall prepare plans for exhibits, together with their equipment, and formulate plans for advertising, management, and exhibits. The Commission shall have general power to do and undertake all preliminary work looking to the establishment of an annual State Fair. The State Fair Commission shall present a full and complete report to the General Assembly not later than the third Monday of January, one thousand nine hundred and twenty-three, together with its recommendations."

Under the date of August 11, 1921, the Governor made the following appointments in accordance with provisions of the Act:

Ex-OFFICIO

William C. Sproul, Governor.
Fred Rasmussen, Secretary of Agriculture.
Thos. E. Finegan, Superintendent Public Instruction.
Clifford B. Connelley, Commissioner of Labor and Industry.

TWO YEARS EACH.

Harry F. Bovard, Greensburg, Pa.
C. F. Fendrick, Mercersburg, Pa.
P. M. Sharples, West Chester, Pa.

THREE YEARS EACH.

John A. Bell, Jr., Carnegie, Pa.
John A. McSparran, Furniss, Pa.

FOUR YEARS EACH.

Charles G. Jordan, Volant, Pa.
Samuel S. Lewis, York, Pa.

On November 16, 1921, the Commission organized and the following abstract is taken from the minutes:

"The Governor in calling the meeting to order stated the purpose of the Commission and expressed the hope that the result of its work would lead to the establishment of an agricultural and industrial exposition for Pennsylvania, unequalled anywhere in the country. It is a project which the agricultural people of the State have been looking forward to for many years and furthermore there is a great interest among our industries for the development of such an exposition."

The following officers were elected: Wm. C. Sproul, Chairman; Fred Rasmussen, Vice-Chairman; E. K. Hibshman, Secretary, and J. H. Thomas, Treasurer.

Subsequently the members of the Commission personally viewed two proposed sites in Dauphin county in the vicinity of Middletown, five in Cumberland county, one in Lancaster county, and careful consideration was given to the proposals made by the cities of Sunbury, Williamsport and Altoona. Communication was established with the United States Government relative to securing the aviation depot at Middletown and the Commission was informed that this tract was to be developed into a permanent aviation center and was not available.

A number of experienced exposition managers who had successfully developed similar fairs were consulted and from them the Commission received much valuable information concerning the essential features necessary for the successful establishment and operation of a project of this character. Following the best advice obtainable, the Commission employed the services of the Landscape Architects, Messrs. Pearse, Robinson and Sprague, of Chicago, and De Moines to prepare a complete plan.

A tentative site in Cumberland county was selected and used as the basis for the report which includes original drawings, text and tabulations. These plans include a detailed layout of the grounds showing the locations of the entrances, streets, track, various groups of buildings, and parking fields. Detailed ground plans and elevation views of the various buildings are also given. This report was accepted by the Commission and in accordance with the Act is presented to the Legislature of 1923 with the recommendation for an appropriation of Five Hundred Thousand Dollars (\$500,000) for the purchase of site, laying out and grading of grounds, building of roads, planting of trees and such other preliminary work as may be necessary to establish such a State Fair as is intended by the provisions of the Act.

All of which is respectfully submitted.

WILLIAM C. SPROUL,	C. F. FENDRICK,
FRED RASMUSSEN,	P. M. SHARPLES,
THOS. E. FINEGAN,	JOHN A. BELL, JR.,
C. B. CONNELLEY,	JOHN A. McSPARRAN,
HARRY F. BOVARD,	CHARLES G. JORDAN,
SAMUEL S. LEWIS,	
E. K. HIBSHMAN, Secretary.	

January 15, 1923.

REPORT OF COMMISSIONERS

ON

UNIFORM STATE LAWS.

To His Excellency, Honorable Gifford Pinchot, Governor of the Commonwealth of Pennsylvania:

Sir: In accordance with the provisions of the Act of Assembly of April 20, 1917, P. L. 90, the undersigned, constituting the Board of Commissioners on Uniform State Laws, respectfully reports:

This Act provides: "It shall be the duty of said board to examine such subjects as it may deem necessary, and to ascertain the best means to effect an assimilation and uniformity of State legislation throughout the United States relative to the subjects so examined; and said Board of Commissioners shall meet with the National Conference of Commissioners on Uniform State Laws, for the promotion of uniformity of legislation throughout the United States, at its annual or other sessions, and join with it in such measures as may be deemed most expedient to advance the objects of its appointment."

Since the last biennial report they attended the thirty-first and thirty-second annual conferences of the Commissioners on Uniform State Laws, held at Cincinnati, Ohio, in 1921, and at San Francisco, California, in 1922.

The national Conference of Commissioners on Uniform State Laws has been in existence since August 24, 1892. The Commissioners of Pennsylvania were first appointed in the year 1901. The Conference is composed of Commissioners from the different States, organized into a national body for the better accomplishment of their work. All the States are now represented and also the District of Columbia, Alaska, Porto Rico, Hawaii, and the Philippine Islands, making in all fifty-three (53) jurisdictions. The membership is fully representative, there being judges, law teachers, members of legislatures, congressmen and practicing lawyers of note.

The present officers are Nathan William MacChesney, Chicago, Illinois, President; Eugene C. Massie, Richmond, Virginia, Vice-President; George G. Bogert, Ithaca, New York, Secretary; W. O. Hart, New Orleans, Louisiana, Treasurer.

The object of the Conference as set forth in its Constitution, is "to promote uniformity of State laws on all subjects where uniformity is deemed desirable and practicable."

The Conference has a method of procedure which is intended to secure the greatest possible accuracy in the preparation of a uniform law. It is first submitted to a Committee on Scope and Program to determine whether it is pertinent to the work of the Conference and one upon which uniformity is desirable. Having decided to consider it, the subject is referred to a standing committee or a special committee to have a tentative draft of an act prepared. Usually this work is done by an expert draughtsman specially versed in the law on the subject. The first tentative draft having been prepared and prescribed to the Conference, is considered section by section and then referred back to the committee for redrafting with such amendments as the Conference has adopted. By a standing rule no draft is sent out for adoption by the legislatures of the different States until it has been considered section by section by the Conference at two meetings. Frequently it has happened that years have been taken in the consideration of acts before they have attained the requisite perfection.

Among the commercial acts of most importance for which the Conference is responsible may be mentioned the Negotiable Instruments Act, recommended in 1896, adopted in every jurisdiction except Georgia and Porto Rico; the Warehouse Receipts Act, adopted in forty-eight (48) jurisdictions; the Sales Act adopted in twenty-five (25) jurisdictions; the Bills of Lading Act adopted in twenty-five (25) jurisdictions; the Stock Transfer Act adopted in fifteen (15) jurisdictions; and the Partnership Act adopted in fourteen (14) jurisdictions.

Pennsylvania has adopted the following: Negotiable Instruments Act, Sales Act, Warehouse Receipts Act, Bills of Lading Act, Stock Transfer Act, Partnership Act, and Limited Partnership Act, the Deposition Act, Fraudulent Conveyance Act, Proof of Statutes Act, ten in all.

At the Cincinnati meeting, the Conference, which was in session from August 24th until August 30th, 1921 was mainly engaged in a discussion of the preliminary drafts of a Uniform Incorporation Act and, a Uniform Fiduciaries Act, an Act Relating to the Status and Relation of Illegitimate Children, the Uniform Declaratory Judgments Act, a Uniform Mortgage Act and a Uniform Aviation Act. At the San Francisco meeting which was in session from August 2nd until August 8th, 1922, the time of the Conference was taken up mainly by consideration of these Acts, except that of the Uniform Incorporation Act, which was laid aside.

The Conference has recommended the four following additional Acts for passage by the Legislatures of the different States.

1. Uniform Declaratory Judgments Act, providing that courts of record within their respective jurisdictions shall have the power to declare rights, status and other legal relations whether or not further relief is, or could be claimed. No action or proceeding shall be open to objection on the ground that a declaratory judgment or decree is prayed for. The declaration shall have the force and effect of a final judgment or decree.

2. Uniform Illegitimacy Act. This Act seeks to retain those provisions which have been approved by the experience of most of the States, the coercive features of the court proceedings have been preserved and strengthened.

3. Uniform State Law for Aeronautics. This Act has been prepared on the theory that the Federal Government will provide rules and regulations for licensing of craft and pilots, and is confined to the elementary principals concerning the lawfulness of flight, responsibility for damages and similar matters.

4. Uniform Fiduciaries Act. The object of this Act is to relieve persons dealing with a fiduciary from the heavy responsibility of a constructive inquiry into the good faith of the fiduciary. In practice such inquiries are impossible in the ordinary course of banking and commercial transactions and there is involved a risk which should be eliminated except in case of knowledge of fraud or personal advantage to the payee or recipient.

In addition to the four Acts above enumerated there were certain other amendments to commercial acts heretofore adopted. These amendments are intended to remove certain inconsistencies as to the extent of the negotiability of warehouse receipts, bills of lading, and stock certificates in

the various uniform acts heretofore recommended by the National Conference.

The Uniform Sales Act and the Uniform Warehouse Receipts Act (in Pa. 1910) were adopted earlier than the Uniform Bills of Lading Act (in Pa. 1911) and the Uniform Stock Transfer Act (in Pa. 1911). Sections 32 and 38 of the Uniform Sales Act and Sections 40 and 47 of the Uniform Warehouse Receipts Act provided that negotiation may be made by any one intrusted with a document in deliverable form and is not invalidated by breach of duty, fraud, accident, mistake, duress or conversion. But Sections 31 and 38 of the Uniform Bills of Lading Act and Section 5 of the Uniform Stock Transfer Act protect a purchaser for value either from the thief or finder if the instrument is made or endorsed to him or is endorsed to blank. The amendments adopted therefore amend the sections of the Sales and Warehouse Receipts Act to agree with the rule later adopted in the Bills of Lading and Stock Transfer Acts, and make the documents covered by the earlier acts as fully negotiable as those dealt with in the later acts.

This Commonwealth, from the inception of the movement has given its hearty support to uniformity of legislation among the States on appropriate subjects. There have been biennial appropriations of Two Thousand (\$2,000.00) Dollars for many years, to cover the travelling and hotel expenses of the Commissioners and also a contribution to the Treasury of the Conference, usually fixed at Two Hundred and Fifty (\$250.00) Dollars per annum. The Commissioners ask that this appropriation be continued.

At this time, when the sentiment of the country for simplicity, certainty and uniformity in subjects of interstate importance is growing stronger, it is essential, if the Commissioners from Pennsylvania are to carry on the good work which has been done in the past, to have the cordial support and cooperation of the Legislature. No better way has yet been devised for obtaining uniformity in appropriate subjects than the plan of the Conference of Commissioners on Uniform State Laws. The undersigned earnestly hope that they will continue to receive the cordial support of Your Excellency and of the Legislature.

Respectfully submitted,

WILLIAM H. STAAKE, Chairman,
of Commission.

WALTER GEORGE SMITH,
WILLIAM M. HARGEST,
Commissioners.

REPORT OF THE SECRETARY ON INTERNAL AFFAIRS.

COMMUNICATION.

Department of Internal Affairs,
Harrisburg, January 16, 1923.

To His Excellency, Gifford Pinchot, Governor of the Commonwealth of Pennsylvania and Members of the General Assembly:

Complying with the requirements of the Constitution, I have the honor to present herewith the general report of this Department for the period beginning May 6, 1919, and ending November 30, 1922.

Very respectfully,

JAS. F. WOODWARD,
Secretary of Internal Affairs.

ORGANIZATION OF THE DEPARTMENT.

The Department of Internal Affairs at the present time operates through the following Bureaus:

1. Land Office Bureau
2. Bureau of Statistics and Information, which contains the following divisions:
 - (a) Industrial Statistics
 - (b) Public Utilities Statistics
 - (c) Tax and Assessment Statistics
 - (d) Waterway Statistics
3. Bureau of Municipalities
4. Bureau of Standards
5. Bureau of Topographic and Geological Survey

Following my election as Secretary of Internal Affairs November 5, 1918, I entered upon the duties of the office on the sixth day of May, 1919, the law providing that the term of the Secretary of Internal Affairs shall begin on the first Tuesday in May following his election. The State Constitution requires the Secretary of Internal Affairs to make a report to the General Assembly. The duty, therefore, devolves upon me to present to you, and to the incoming Legislature, as full and complete a survey as possible of the operations of the Department of Internal Affairs, embracing the period beginning May 6, 1919, and ending November 30, 1922.

CHANGE IN REPORTS.

From the time of the creation of the Department of Internal Affairs by the Constitution of 1874 the report of the Secretary has been made and published in three volumes, as follows:

- Parts I and II - Land Office and Bureau of Taxes and Assessments.
- Part III - Bureau of Industrial Statistics.
- Part IV - Bureau of Railways, Canals, Telephones, &c.

As a result of the comprehensive re-organization of the Department in the last three years the above divisions of the Secretary's report must be departed from. By reason of the merging of several existing bureaus, and of the creation of additional bureaus in the Department, the number and the style of the publications must be completely changed. I contemplate, as this report witnesses, a separate Annual Report by the Secretary which shall be in the nature of a general review of the operations of all of the bureaus of the Department, together with suggestions for improvement in the work of the respective bureaus, and discussions upon such subjects as may be pertinent to the established, or possible, jurisdiction of the Department. The methods which have heretofore prevailed did not offer sufficient opportunity for personal and distinctive expression of policies by the head of the Department. I believe that this is a fault which too generally prevails in departmental reports. They are too often mere mechanical accounts of bureau details compiled by the chiefs of bureaus and published under the name of the head of the department, with but slight effort apportioned credit or responsibility. Furthermore, I very much doubt the wisdom and expediency of the Act of April 18, 1919, (P. L. 89) which provides that reports of the state government shall be published biennially. It seems to me that the people have just as much right to an accounting from the head of every department exercising a public function as the members or stockholders of a business corporation have of the affairs of the company and the conduct of the operating officials. The saving of a small sum of money annually by keeping the public in ignorance of the conduct and results of its own business seems to me to be poor policy and doubtful economy. It cannot be denied that in the past there has been much loss and waste in state publications, but the remedy is not in a crippling and obstructive policy. By pursuing what I believe to be a short-sighted policy one of the strongest incentives for performing good service is removed. When the employees of a department work energetically and faithfully throughout the year, and the results of their work are not promptly printed for permanent records, it is discouraging to them. Furthermore, there are many eminent experts in numerous lines of endeavor employed by the state whose opinion and advice upon subjects within the fields of their knowledge are eagerly sought after by interested citizens. The great value of the information which they disseminate in many forms of publication will be denied only by the thoughtless and the ignorant.

A state needs publicity as well as private enterprises do. The more carefully and systematically a state's publicity is planned and organized, the more effective and beneficial it is to that state, and the less opportunity there will be for misunderstanding and misrepresentation. Pennsylvania's publicity system is heterogenous. It has grown throughout the years largely without plan or reason. A thoroughly and systematic re-organization is greatly needed. Every department head should carefully plan his reports and other publicity features with the view of producing quality rather than quantity, and all should be centered to a common intent and the elimination of all duplication. And, in my judgment, there should be published monthly, or at least quarterly,

either by the State Library or the Department of Printing and Binding, a catalogue of all state documents issued for the respective month or quarter. Similarly, when reports and documents are prepared for printing, they should be printed promptly.

I have engaged in this discussion of state publishing and printing in general because I regard it as important. Every state department receives almost daily requests for printed matter relating to the state's activities which may have been compiled and not printed, or has been printed in such form that it cannot readily be furnished to the inquirer. There is very noticeable increases in the number of such requests from the public and teachers in the schools, and from women since their enfranchisement. This is proof of an augmented interest in the affairs of the state and a real desire on the part of these classes to learn the details of the operations of the state departments. It is an opportunity to educate in civic affairs that should not be neglected and information in an attractive form should always be available.

CONSOLIDATION OF BUREAUS.

The Bureau of Statistics and Information in this Department, as a result of the several Acts of Assembly reorganizing this Bureau, now embraces the Bureau of Railways and the Bureau of Taxes and Assessments, which formerly functioned as separate bureaus in the Department. The combined reports of the three bureaus prove that the consolidation has been most satisfactory. Two volumes have been printed and distributed. The first volume, containing eight hundred and seventy-eight pages, was printed and distributed in the year 1920 and was entitled, "Report on Productive Industries"; it comprised a vast array of statistical data relating to the industrial activities of the state covering the years 1916, 1917, 1918 and 1919. The second volume, containing ten hundred and forty pages, was printed and distributed in 1921, under the title "Productive Industries, Railways, Taxes and Assessments, Waterways, Miscellaneous Statistics." This volume contains very full and complete industrial statistics for 1920; summarized tables covering reports of steam railroads, electric railways, telegraph and telephone companies operating within the state for the years 1918, 1919 and 1920; comparative and summarized tables on assessments and taxes for the years 1918, 1919, 1920 and 1921, and a large collection of valuable and interesting data of a general nature. The data for the 1921 report has been collected and tabulated and is now in the hands of the printer. There is also in the hands of the printer the copy of the fourth edition of the Pennsylvania Industrial Directory which was compiled by the Bureau, the law authorizing its publication every three years.

UNPRINTED REPORTS OF OTHER BUREAUS.

The reports of the Land Bureau and the Bureau of Standards, each covering the years 1919, 1920, 1921 and 1922, have been compiled but not printed. The Bureau of Municipalities did not issue any reports while it was in the Department of Labor and Industry, nor has it issued any since it became a Bureau in this Department. I propose, however, that this important bureau shall, in the near future, fully apprise the public of the splendid work it has done in behalf of the municipalities of the state and of the wonderful possibilities for the future which this work promises.

The Bureau of Topographic and Geological Survey has been seriously handicapped owing to the fact that the greater part of the results of its labors could not be promptly printed and circulated. As the topographic survey is a joint work on the part of the State and the Federal government, the engraving of the topographic map is done by the latter, and maps covering five hundred square miles were promptly printed and distributed. The printing requirements of the geological end of the survey, as contemplated, are very great. A large amount of copy, representing what will be permanent publications, has been prepared but has not been printed. Sixty-three advance bulletins have been mimeographed and distributed in lieu of printed reports.

An illustrated pamphlet containing twenty pages entitled "The Story of the Pennsylvania Survey" and the "Oil and Gas Report", containing about eighty pages, represent the publications this Bureau has been able to distribute in printed form. It is imperative that the completed work of this important bureau be printed soon, so that it may become available to the public. The failure of the printing department

to keep abreast with the work of the bureau will necessitate very largely increased appropriations for the next biennial period in order to dispose of this accumulation, and also that the work of the bureau may not be further retarded.

CO-OPERATION OF PRESS APPRECIATED.

Notwithstanding its inability to distribute printed permanent reports promptly, the Department was never before so successful in getting the results of its work to the notice of interested persons and the public generally. All important statistics, as soon as they were compiled, were furnished to the newspapers and trade journals of the state in articles which they generously and readily published. The policy adopted of collecting and compiling statistics with cities and counties as units made it possible to publish the same locally upon the completion of any particular unit without waiting for totals in the state, which added greatly to the interest with which the information was received. I acknowledge my gratitude to the press of the state for its unstinted co-operation in this respect. I have at all times had its most liberal support and encouragement, from which I am led to believe that the work of the Department has generally met with the approval of the press.

INVESTIGATION AND IMPROVEMENT NECESSARY.

In this review and explanation of the reasons for the delay in publishing reports and other documents there has been no thought of criticising the Superintendent of Public Printing and Binding or the State Printer. These officials have always been most courteous and accommodating in all their relations with the Department and at times have gone out of their way to meet emergencies. Scarcity and high prices of materials and unsettled labor conditions in the last few years greatly embarrassed them in their tasks. But the time has certainly arrived for a thorough investigation of the state's method of conducting this important branch of its business with a view to complete re-organization and improvement.

SUMMARY OF DEPARTMENT PUBLICATIONS.

The following summary presents the present situation as to reports and publications, those in printed form being available upon application to the Department until the editions are exhausted:

BUREAU OF STATISTICS AND INFORMATION.

(Printed)

Report on Productive Industries, 1916, 1917, 1918 and 1919.
Productive Industries, Railways, Taxes and Assessments, Waterways, Miscellaneous Statistics. (Industrial Statistics 1920; steam railroads, electric railways, telegraph and telephone companies, 1918, 1919, 1920; taxes and assessments 1918, 1919, 1920, 1921.)

(In the Printer's Hands)

Fourth Edition of the Pennsylvania Industrial Directory.

BUREAU OF TOPOGRAPHIC AND GEOLOGICAL SURVEY.

(Printed)

The Story of the Pennsylvania Survey.

Oil and Gas Report.

(Not printed but mimeograph copies are available for distribution.)

Sixty-three advance bulletins upon geographical subjects.

The titles to these bulletins may be read in another part of this report pertaining to the Bureau.

BUREAU OF STANDARDS.

(Printed)

Housekeeping—Pennsylvania's Greatest Industry.

(Not printed but copy prepared)

Report of Bureau—1919, 1920, 1921.

LAND OFFICE BUREAU.

(Not printed but copy prepared)

Report of Bureau—1919, 1920, 1921.

APPROPRIATIONS DEPARTMENT OF INTERNAL AFFAIRS FOR TWO YEARS, 1921-1923.

Salary of Secretary of Internal Affairs	\$16,000.00
Salary of Deputy Secretary of Internal Affairs ...	10,000.00
Salary of Chief, Bureau of Standards	8,000.00
Salary of Chief Draughtsman and Surveyor	5,000.00
For the payment of the salaries of the officials, clerks and employees in the Bureau of Municipalities	68,000.00
For the payment of the salaries of a State Geologist, and such assistant geologists, mineralogists, chemists, engineers, draughtsmen, etc., as may be necessary, (traveling and all other contingent and incidental expenses) of the Bureau of Topographic and Geological Survey	150,000.00
For the payment of the salaries of other officials, clerks and employees, not otherwise provided for	138,600.00
For the payment of salaries of officials, clerks, and employes of the Bureau of Statistics and Information	144,500.00
For the payment of expenses of additional equipment and of maintenance of equipment for the Bureau of Standards	1,500.00
For the payment of services rendered and expenses incurred in the collection of tax statistics and for the compilation of the same	12,000.00
For the payment of skilled draughtsmen, surveyors and other assistants necessary to the proper continuation of the warrantee map work	12,000.00
For services and other expenses incident to the investigating and surveying of vacant and unappropriated land	3,000.00
For the payment of the incidental and traveling expenses of the secretary and all other officers and employes of the Department; for the payment of all postage, contingent and incidental expenses of the Department of Internal Affairs, with its several bureaus, except the Bureau of Topographic and Geological Survey	53,000.00
For the employment of draughtsmen in copying the surveys or other ancient papers important to be preserved in the Land Office Bureau	30,000.00
Total	\$651,600.00

EXPENDITURES DEPARTMENT OF INTERNAL AFFAIRS FOR TWO YEARS, 1921-1923.

	Year ending May 31, 1922	Year ending May 31, 1923 (Estimated)
Salaries and wages	\$288,439	\$279,986
Materials and supplies	13,993	13,259
Postage, telephone and express	3,819	4,056
Traveling expenses	28,760	22,436
Printing and Binding	10,370	11,850
Publication of notices	77	75
Heat, light, power and water	6,502	6,502
Repairs and maintenance	220	200
Equipment and apparatus	9,935	6,025
Rents	2,717	2,636
Totals	\$364,836	\$347,025

SUMMARY.

Total expenditures	\$711,861
Received from Department of Public Grounds and Buildings and Department of Printing and Binding	63,278
Net	\$648,583
Appropriations	651,600
Surplus	\$ 3,017

LAND OFFICE BUREAU.

This Bureau contains the records of the first titles acquired by the Proprietaries and the Commonwealth to all lands within the limits of the state, and the records of all grants and conveyances from the Proprietaries and the Common-

wealth to purchasers of land. These consist of what are known as applications, warrants to survey, drafts of surveys, and patents. These form the bases of titles to lands, including islands, in the state. They are on file in the Vault of the Department and searches may be made by persons interested in the investigation of titles, or, upon request, by the Search Clerks of the Bureau, and certified copies of records procured upon order and the payment of the proper fees.

SOME OUTSTANDING FEATURES OF THE BUREAU'S WORK FROM MAY 6, 1919, to NOVEMBER 30, 1922.

COPYING WORK.

During a period of four years, 1919 to 1922, inclusive, 21,206, old warrants, more or less worn and broken, were copied, compared, signed, certified, and bound in volumes, each containing four hundred and eighty warrants. Owing to the fact that neatness as well as accuracy was required of those employed in the work, and owing to the large amount of current work that demanded attention throughout this time, the copying of these warrants is a creditable showing when the nature and quantity of this work is known and understood. A summary is given below:

YEAR	WARRANTS
1919	4,992
1920	5,116
1921	4,434
1922	6,664

Total 21,206

WARRANTEE TRACT MAPS.

By Act of June 13, 1907, (P. L. 621) the duty was imposed upon the Secretary of Internal Affairs to compile, or cause to be compiled, connected warrantee tract maps of the several counties of the Commonwealth. Few people have any conception of what was involved in this apparently simple direction. It is an enormous task which can only be completed by many years of continuous work. It is, however, a meritorious undertaking as every township and county constructed will greatly facilitate the examinations of titles to real estate located therein for all future time. The work requires the services of draftsmen especially trained and skilled in connecting old surveys according to the rules of law and surveying. As the appropriations for this work have been small, the progress being made is necessarily slow. It is, however, being prosecuted as diligently and continuously as possible.

Three draftsmen have been employed in the construction of warrantee tract maps in the counties of Greene, Fayette, Mercer, Washington, Butler and Susquehanna. In the past four years there have been completed twenty-one townships of Mercer county; twenty-one of Washington county; twenty-four (all) of Fayette county; eight of Butler county; three of Susquehanna county; and six of Green county reconstructed, a total of eighty-three. Two townships in Fulton county and one in Huntingdon are now in course of construction. The above enumerated townships have an area of approximately two thousand, two hundred seventy-two square miles, which is a slight index to the large amount of work required in construction, in verifying the completed maps and in getting the necessary data.

A BOUNDARY LINE DISPUTE.

From the earliest days there has existed a dispute between the Commonwealth of Pennsylvania and the State of Delaware as to the correct boundary line at what is known as the New Castle Circle. Strange to say, it is still unsettled and presents an anomalous situation.

At the request of Governor William C. Sproul I made a thorough investigation of the entire subject in the year 1920. I appointed a competent engineer and land surveyor who made a complete survey upon the ground and subsequently filed in the Department an elaborate report which determines the exact conditions.

As a result of this uncertainty as to the true line many published maps of Pennsylvania differ. Some show a small wedge of the state extending southward between the states of Maryland and Delaware, while others do not show this wedge. According to the present legal status the wedge is a part of this state and properly belongs on the map, but strange to relate, all the residents therein have always voted, paid taxes and held office in the state of Delaware.

A full presentation of the subject involved complicated questions of law and surveying. I shall, however, confine myself to an effort to clearly explain the points of difference. In the year 1889 an attempt at adjustment was jointly undertaken by the two states but the results of the labors of the Commissioners have so far been defeated by the failure of Delaware to ratify their actions. After the survey which I instituted was completed, I reported to Governor Sproul in the following letter:

November 16, 1920.

His Excellency, William C. Sproul,
Governor of Pennsylvania,
Harrisburg, Pa.

Dear Sir:

In pursuance of your request for a statement in the matter of the boundary line between the states of Pennsylvania and Delaware, I furnish you herewith the principal facts, which I hope will give you a clear view of the proposition.

The General Assembly of Pennsylvania passed an Act on May 4, 1889, (P. L. page 81) which recites:

"WHEREAS, The reports of the county commissioners on the condition of the boundry line monuments, made pursuant to the Act of one thousand eight hundred and eighty-seven, show that that portion of the boundary line, known as the circle of New Castle, which separates this Commonwealth from the State of Delaware, is unmarked, and has not been surveyed for upwards of one hundred years, leaving its location so uncertain that it is impossible to determine in which state a large amount of property is situated:

"AND WHEREAS, Said county commissioners' reports show that many of the monuments that were set in the Mason and Dixon line have been mutilated, destroyed or removed from their proper location; therefore,

"SECTION 1. BE IT ENACTED, &c., That it shall be the duty of the Governor to appoint three competent persons as commissioners, representing this Commonwealth, who are hereby authorized to act in conjunction with a similar commission from the state of Delaware, to examine, survey and re-establish the boundary line that separates this Commonwealth from the state of Delaware, and when said line shall have been properly relocated, to mark its location by the erection of enduring monuments. It shall also be the duty of the said commissioners to make a detailed report of their operations, which, together with the field notes of surveys, description of monuments, maps and other items of interest connected with their work, shall be filed immediately after the performance of the duties imposed by this act, with the Secretary of Internal Affairs, who shall cause a proper record of the same to be made," etc.

In pursuance of this Act, Wayne McVeagh, William H. Miller and R. Emmet Monaghan were appointed commissioners for Pennsylvania, and Thomas F. Bayard, John H. Hoffecker and B. L. Lewis were appointed commissioners for Delaware.

The commission, on January 29, 1894, filed a report, with maps of surveys, etc., in the Department of Internal Affairs, as required by their appointment.

By Act of Assembly of June 22, 1897, (P. L. 182) Pennsylvania confirmed and approved the report of said commission and, on its part, accepted the line established and marked by monuments by the commission, as the boundary line between the two states.

By the small map attached you may see that this report extended the Mason and Dixon Line due east four thousand, one hundred sixty-nine feet to a stone on the New Castle circle. This would necessarily result in the triangular tract of land to the south thereof (marked A) becoming a part of the state of Delaware. It is, however, still carried on most of the maps of Pennsylvania.

It having been brought to my attention that Pennsylvania had no evidence that the state of Delaware had ever acted favorably upon the report of its commissioners, and the inspection of the boundary lines of the state being a part of the lawful duties of the Secretary of Internal Affairs, I decided to make a thorough investigation of the existing situation. I therefore sent Mr. Warren J. Daniel, a surveyor in the Land Office Bureau of this Department, with assistants, to make a complete inspection of the boundary monuments and a survey of the district.

Mr. Daniel's report showed that the tract which became a part of Delaware by the report of the commissioners, if confirmed by the state of Delaware, and which should no longer be a part of the map of Pennsylvania, contains seven hundred and fourteen (714) acres; that there are within its boundaries twenty-nine (29) different property owners and nineteen (19) families, one village called Mechanicsville, two churches, one school and three and one-half miles of public roads. Mr. Daniel reports that these people vote and pay taxes in the state of Delaware and that they and the state of Delaware seem to recognize in all respects that this territory is a part of the state of Delaware.

To assure myself as to whether the state of Delaware had ever confirmed the action of its commissioners, on the thirteenth day of September, 1920, I wrote to the Secretary of State of Delaware, and on September twenty-fourth, 1920, received the following letter in reply:

"September 24, 1920.

"Hon. James F. Woodward,
Secretary of Internal Affairs,
Harrisburg, Pa.

Dear Sir:

Your favor of the 13th instant received, and wish to advise I have made a thorough examination of the Session Laws since 1897, and fail to find an enactment of the General Assembly of the state of Delaware that has any bearing upon the subject to conform to the law now upon the state books of your state. If you desire, or think it advisable to have the law passed by the General Assembly of this state of the nature referred to, I would suggest that you address a communication of the Governor of the state of Delaware, enclosing a copy of the Act now in force in your state.

Yours very truly,

(Signed) EVERETT C. JOHNSON,
Secretary of State."

Mr. Daniel reports that proper stone monuments bearing the names of the commissioners from both states have been erected upon the line as established by this commission.

In view of the above facts, it seem to me that this situation in relation to our boundary line should be definitely settled by appropriate legislation on the part of the state of Delaware, so that no question can arise at any time in the future, and so that map makers of Pennsylvania can thereafter exclude the small triangular projection which appears on so many of the state maps.

I respectfully suggest that you indite a letter to the Governor of the state of Delaware in relation to this matter.

Very respectfully yours,

JAMES F. WOODWARD,
Secretary of Internal Affairs.

I was never informed by Governor Sproul as to whether he complied with the request contained in this letter, but lately I have seen references in the newspapers to some legislation in connection with the boundary line. I expect to investigate these reports soon.

The real gist of the dispute lies in the alleged difference between an old line of 1701 and the new line established by the commission appointed in 1889. A most interesting history of the subject is contained in an equity case, Johnson versus Crossan, decided by Judge Hemphill in the Common Pleas Court of Chester county. The opinion is extraordinarily lengthy and I give the most pertinent extracts. The suit arose out of an attempt to collect taxes alleged to be payable in this state.

Extracts from Judge Hemphill's opinion:

"Upon the hearing of this case it appeared that the plaintiff had resided upon the tract in question since the spring of 1866; had always paid taxes upon the same and exercised and enjoyed all the rights, duties and privileges of citizenship in the state of Delaware, as had his predecessors in title for many years prior thereto.

"The defendant denies that said land is in the state of Delaware, but on the contrary alleges it to be within the state of Pennsylvania, and avers that the plaintiff is now and always has been a resident of said state, and as proof

thereof points to the report of the Commissioners of said states appointed in 1889, under acts passed by the respective Legislatures, 'to examine, survey and re-establish the boundary line which separates the state of Delaware from the Commonwealth of Pennsylvania,' and which as thus fixed, re-established and relocated' shows said tract to be within the boundaries of Pennsylvania.

"The plaintiff's answer to this is, that said Commissioners exceeded their powers, that instead of relocating and re-establishing the old and traditional boundary line between the states, they located, at least in the vicinity of the plaintiff's property, an entirely new and different line, some twelve hundred feet farther southeast, within the state of Delaware, and thus transferred his property from Delaware to Pennsylvania, and that this action on their part was ultra vires.

"In so far as this case is concerned it is unimportant whether or not the Commissioners exceeded the powers conferred upon them by their respective states, but the important question is, have they materially altered or changed the boundary line heretofore existing between the states? If they have, and under ample authority, conferred by the states, then the assent of Congress alone is wanting, and if without such authority, then ratification by the states, as well as the assent of Congress is necessary, for it is not pretended that either has been procured.

"But as we have said, the important question for determination is, have the Commissioners materially altered or changed the boundary line heretofore existing between these states? If they have, whether with or without the assent of states, is unimportant for the reason that such alteration or change has not received the assent or approval of Congress, and the old line consequently remains the boundary line until that is procured.

"In the present case it is not pretended that the consent of Congress has been given, either expressly or by implication, the position of the defendant being that the line run and marked by the Commissioners appointed in 1889 did not define a new boundary between the states, but merely relocated and remarked the old and existing line established by the survey in 1701.

"The end of the horse dyke next to the town of New Castle was the center of the circle from which the survey of 1701 was made, and the Commission of 1889 was able to identify and locate three points in the line of that survey; viz; the site of Lamplugh's house on the Delaware, the great-bend in the Brandywine, where the white oak stood, and the stump of the old hickory tree at the corner of Kennett and Pennsbury townships. Measuring then northward from the spire of the New Castle Court House, the center adopted by the Commission, toward the site of Lamplugh's house, the radius of twelve miles fell over three thousand feet short of that point, nor would a circle described upon the radius pass through either of the other identified points—the line would fall entirely within the state of Delaware and cut off nearly five thousand acres of land belonging to that state.

"West of the old hickory stump at the corner of Kennett and Pennsbury they were unable to verify any points as identical with the original line.

"Another twelve mile radius, from the same center, was run northwestwardly until it intersected the east line extended from the northeast corner of Maryland and the point of intersection was adopted as the initial and the site of Lamplugh's house as the terminal point of the circular boundary.

"To reach the terminal point, from the adopted center, the radius had to be increased from twelve to twelve and eighty-one one hundredths miles or over three quarters of a mile. By this increase the curve line would pass through or close to all the identified points of the old survey, but when extended beyond to the west, would encroach upon Pennsylvania, pass far west of the initial point and run a considerable distance into the State of Maryland—for the survey of both Mason and Dixon and Colonel Grahams, with a twelve mile radius from the same center, cut a small segment of a circle out of Maryland.

"To overcome this difficulty a compound curve to be composed of two arcs with a common tangent at the hickory stump at the corner of Kennett and Pennsbury was agreed upon, and the radius of the second or western arc was shortened to eleven and fifty-eight one hundredths miles so as to interest the initial points.

"The curve if extended south and west would not touch the eastern boundary of Maryland, but would pass, so testified John G. Jackson, a civil engineer and surveyor, about twelve hundred feet east of the tangent point on the perpendicular line between Delaware and Maryland, while the survey of 1701 extended in the same direction would just reach the eastern boundary of Maryland.

"The survey and measurements having been completed, the commission, on April 11, 1893, resolved:

"First. That the boundary line between the State of Delaware on the north and the State of Pennsylvania shall be held to commence at the northeast corner and boundary stone of the State of Maryland and extending thence due east, four thousand one hundred and sixty-nine feet, to the monument now fixed and agreed upon by this joint Commission as the western terminus of the circular boundary line between the said states, &c."

"Second. That the monuments as inscribed and set under the direction of this joint Commission at the eastern and western termini, respectively, of the said circular boundary line, be and are hereby adopted, approved and confirmed as the truth and just terminal points of the said boundary line and that the intermediate line of boundary, being twenty-two miles and fifty seven hundredths between the terminal points aforesaid as surveyed and delineated by W. C. Hodkins, as assistant engineer, &c. be adopted and approved."

"The result of this action of the Commission if legalized would be to cede Delaware the wedge-shaped tract belonging to Pennsylvania that lies between the eastern boundary of Maryland and the circular boundary of Delaware, extending nearly one mile and a half along the Maryland line and containing about eight hundred acres of land, and on the other hand cede to Pennsylvania a portion of Delaware lying north of a line drawn due east from the northeast corner of Maryland to the circular boundary, being between four and five hundred yards wide at said line and following the said circular boundary east and gradually tapering to a point at the corner of Kennett and Pennsbury, a distance of almost ten miles and nine tenths. (These wedges are marked "A" and "B" respectively on the map.)

"While this perhaps is a fair and equitable exchange, and the boundary line would give a better one than that of 1701, yet until ratified by the Legislatures of the States, and approved by Congress, it is not and cannot be treated as a boundary line.

"It is certainly desirable that this long disputed boundary line should be settled and definitely located, and since the Commission of 1889 have marked their survey and measurements with enduring monuments, it could now be readily accomplished by having its action ratified by the states and approved by Congress.

"The land of the plaintiff lines north of the western arc of the compound curve, his residence six hundred feet north of it and six hundred feet south of the traditional line of 1701, as established by the evidence. His land, therefore, having always heretofore been considered and treated as within the state of Delaware, and the proceedings of the Commission of 1889 lacking the assent of the states and Congress, he is not liable for the tax assessed, and the injunction must be made perpetual."

This long drawn out controversy should be settled by Delaware ratifying the acts of the joint Commission, as Pennsylvania has already done, and the line so established which has been marked by permanent stone monuments along its entire course, receive the approval of Congress.

NOTE: After the above sketch was written my attention was called to newspaper items which reported proceedings in the Legislature of the state of Delaware upon this subject. I wrote to the Secretary of State asking for information and in reply to my letter he forwarded to me a copy of an Act of the Legislature of Delaware, approved March 28, A. D., 1921, which accepted the report of the Commissioners appointed jointly by the two states, and which report was approved by the state of Pennsylvania by Act of Assembly of June 22, 1897.

I have not learned definitely if an Act of Congress has been passed, but the present status would seem to settle for all times this long-drawn-out controversy.

A SURVEY OF STATE OWNED LANDS AT ERIE.

Several times representations were made to Governor Sproul and to me by prominent citizens of Erie to the effect that the state owned a great deal of valuable real estate in and about the harbor of Erie. One gentleman said to me, "I will give a million dollars for the state's holdings". As no one connected with the state government seemed to have any definite knowledge upon the subject, after consultation with Governor Sproul, I decided to have a survey made with the purpose of locating all state owned lands in that vicinity.

Accordingly, an engineer from the Department went to Erie early in the year of 1920 and conducted a searching investigation. He made an elaborate report which is now on file in this Department. It comprises a complete abstract of title to the Erie Triangle, together with maps exhibiting all lands owned by the state and is a valuable addition to the state's records. The survey developed very satisfactory information. It designates as property belonging to the state the following:

The Canal Basin.

The Soldiers' and Sailors' Home.

The Water Lot Tract, in front of the third section of the City of Erie.

The Peninsula of Presque Isle.

The accompanying map shows these tracts. Personal inspection of the properties was made by W. A. Moore, the engineer, and he comments as follows:

"I also spent one day in examining the properties owned by the Commonwealth of Pennsylvania and the general condition of the harbor. In this I was greatly assisted by Captain William Leverett Morrison, Commander of the United States Steamship "Wolverine," on the Lake, who placed himself and his automobile at my command. Captain Morrison is a native of the city of Erie and has made an exhaustive study of the needs of the harbor.

"The Canal Basin, which is one of the state's properties, is in a deplorable condition. It is surrounded by the rotting hulls of boats and tumble-down shacks. In it were stored the fishing boats laid up for the winter and many other small craft. This basin should be cleaned out. It lies at the foot, and on both sides, of State street, the highway leading to the public dock built a few years ago by the state of Pennsylvania.

"The property of the Soldiers' and Sailors' Home is in fine condition. That part of it lying between the bluff and the Lake does not appear to be of much, if any, use to the inmates of the Home, and if the city could have the use of it, it could be made into a fine recreation ground. It is easy of access from Wayne street, without crossing the grounds on which the Home is built.

"The Water Lot Tract, in front of the Third Section of the town of Erie, lies wholly in the Bay of Presque Isle. By building a sea wall along the front of it and filling back of the wall with material dredged from the Bay, this property could be converted into manufacturing sites, wharves and docks. This would make it a very valuable property to the state, as a large revenue could be obtained from any sales or leases made of it. The Erie Yacht Club House and dock are located on this property, although I understand the club is paying rental to the abutting shore owners.

"The Peninsula of Presque Isle is no longer a Peninsula, as the storms of the last few years have washed away the western end of it. This is a serious matter for it would not be many years before the remainder of it would go in the same way and the wonderful natural harbor of Erie be a thing of the past. I understand, however, that the United States War Department has contracted for the filling of this break. Some work was done on this last year but the storms of the fall and winter washed it all out again.

"The Peninsula is covered for the most part with a fine growth of timber and in the summer is said to be very dense with foliage. It is dotted with small lakes or lagoons and indented with small bays. Some of these lakes are used by the State Department of Fisheries for the propagation of fish.

"On the north side of the Peninsula near its eastern end is a very fine bathing beach, the bottom being composed of sand and extending out into the bay for a great distance. The depth of the water for a distance of from four hundred to eight hundred feet is not more than six feet.

"The soil of the Peninsula is sandy and is formed in parallel ridges extending in an easterly and westerly direction, their summits being about twenty to twenty-five feet above the Lake level. This Peninsula could be made into a beautiful park, with a driveway around its shores, and be used by the citizens of western Pennsylvania as a recreation ground."

Immediately after this survey was completed the citizens of Erie seemed to have awakened to the wonderful advantages these lands possessed in the possible future development of the harbor and for park purposes. The agitation of the project to canalize the St. Lawrence river, whereby ocean vessels may at some future time continue their voyages through to the Great Lakes, doubtless had much to do with enlivening interest. It certainly is true that if the St. Lawrence project is ever consummated, Erie harbor will become of tremendous commercial importance.

At any rate, a movement was started early in the year 1921 by a number of enterprising citizens of Erie, having for its purpose greater care over utilization of these properties. This movement culminated in the passing of the Act of twenty-seventh day of May, 1921, (P. L. 1130) which created the Pennsylvania State Park and Harbor Commission of Erie. The title to all of the hereinbefore mentioned tracts of land, excepting the Soldiers' and Sailors' Home, is vested in the Commission and dedicated to the use of the public, to the end that said Presque Isle Peninsula be preserved, maintained, improved, enlarged and forever held as a public park, to be known as the Pennsylvania State Park at Erie; and the other parcels of land for increasing the utilization and importance of the Harbor of Erie. The sum of fifty thousand dollars was appropriated to be expended upon the Peninsula in the construction of roads, etc., upon the condition that the city of Erie, the county of Erie and citizens of Pennsylvania, or others interested, should first provide in the aggregate the sum of seventy-five thousand dollars. The number of Commissioners was fixed at nine persons, three to be appointed by the Governor, two by the council of the city of Erie, two by judges of the Judicial District of the county of Erie, and the Secretary of Internal Affairs and the Commissioner of Fisheries to be members ex-officio.

The Commission had been duly organized and the work of constructing roads to the peninsula is well under way. The planning engineer of the Bureau of Municipalities of this Department rendered a large amount of excellent service in starting this work.

During the last year the United States government laid claim to the title of Presque Isle Peninsula. This claim has been happily adjusted by an Act passed by the present Congress, which quitclaims any interest the Federal government might have in the Peninsula to the state.

When Presque Isle Peninsula is properly improved and developed it will, by reason of its natural beauty and its many unique features, attract the notice of the entire nation and be an object of constant pride to the citizens of Pennsylvania. It is a project which should be encouraged.

BOARD OF PROPERTY.

The Board of Property is composed of the Secretary of Internal Affairs, the Attorney General and the Secretary of the Commonwealth. It is a quasi court with authority to hear disputes arising with reference to the regularity or original land titles, and to pass upon applications made for vacant land when caveats are filed against the granting of warrants, acceptance of the surveys or the issuing of patents.

The decisions of the Board are always receivable in evidence in suits between the same parties, but they are not conclusive either of fact or law. Indeed, a statement of facts, as provided in their proceedings is not even prima facie evidence of their truth. It existed under the Proprietaries and was re-established under the Commonwealth by the Act of April 5, 1782, and has functioned ever since.

While the Board is not of as much importance at the present time as it was in the early days of the Land Office, yet occasionally most important questions involving the most intricate points of law and fact are passed upon.

One of these celebrated causes has occurred during my term as Secretary of Internal Affairs and is, indeed, still pending. It is known as the "Hog Island" case and is of such importance as to deserve a particular notice for present information and future reference.

THE HOG ISLAND CASE.

Hog Island is in Tinicum township, Delaware county, and contains nine hundred acres, with a water frontage on the Delaware river of two and twenty-five hundredths miles. In the early survey of the river made by Lindstrum in 1665 for the Swedes, as shown on his manuscript map in the Pennsylvania Historical Society, the island was designated with the intention, it has been suggested, of honoring Gustavus Adolphus, "Keyser Eyland, Ile des Empereurs." But this aristocratic name gave place to the less euphonious one given to it by the Indians, "Quistconck," meaning "Hog Island," by which it is now known.

It attracted world-wide notice during the war as the point at which arose, as if by magic, a shipbuilding plant of unsurpassed magnitude. It was featured in newspapers and magazine stories as one of the wonders of the world. It was the achievement of the American International Corporation. This corporation was organized by bankers, business men and engineers of the United States, for the purpose of promoting enterprises throughout the entire world.

When the United States entered the war on April 6, 1917, the necessity for ships to transport food and troops was immediate. After an investigation of the Atlantic Coast from Boston to Baltimore, Hog Island was selected by the American International Corporation as the place best adapted to build ships. It was near the ocean, yet sheltered from attack by sea; has a water frontage of more than two miles, with a channel deep enough to launch large ships; ample railroad facilities; was near an industrial center with a supply of labor, skilled and unskilled; housing facilities and access to electric power.

Fifty shipways were erected and contracts entered into for the construction of one hundred and eighty steel ships at a total cost of \$200,000,000. This is claimed to be the largest single contract in the world. The yard was prepared in ten months after the first survey and the fifty shipways erected and equipped occupying a space of one and one-quarter miles along the river front. The water front for another mile and one-quarter was occupied by ship basins, piers and berths to accommodate twenty-eight vessels. Twenty-six thousand men were employed and the weekly pay was nearly one million dollars.

PURCHASE OF THE ISLAND.

The American International Corporation purchased the entire island, containing about nine hundred acres from its owners, Colonel Charles N. Black and Francis H. Bohlen, in the latter part of the year 1917. Although it had been regarded as of but small value, it is said to have brought its owners a very large price.

TROUBLE IN THE TITLE.

Trouble was, however, encountered in conveying a good title to the entire tract. It appeared that 54.91 acres on the river front consisted of artificially filled or "made" land lying between the original low water shore line of Hog Island and a dike built out in the Delaware River, by the United States government, for the purpose of controlling the current of the river. (See map marked "B"). It was claimed that this land was not the result of natural accretion but was really due to the dumping of dredged material between the original shore of the island and the dike, and that, therefore, the title of the Commonwealth, in what had been the bed of the river, had never been divested.

The American International Corporation withheld a portion of the purchase price until the validity of the title should be determined by the courts. This led to the first suit at law which has become a long drawn-out litigation.

Charles N. Black and Francis H. Bohlen brought their action against the American International Corporation in Court C. P. No. 5, Philadelphia, to recover \$27,500, the purchase price of 54.91 acres in dispute. In this suit they were successful, but the defendant appealed to the Supreme Court, which reversed the lower court in an opinion dated March 24, 1914, and which may be read in 264 Pa. 260.

Justice Simpson says, "If the Commonwealth ever contests plaintiff's title, she may be able to show such a state of facts as would prevent the doctrine of accretions from applying. In any event there is at least a color of an outstanding title in her and though there may be 'nothing in evidence to enable the chancellor to say' she has the better title, defendant is not required to 'encounter the hazzard of litigation' with her."

Honorable Francis Shunk Brown, Attorney General, was notified to appear and intervene in behalf of the Commonwealth in this case, but declined to take any part in it.

THE TROUBLE FURTHER COMPLICATED.

While this litigation was being pursued in the courts between Black and Bohlen and the American International Corporation the trouble was further complicated by proceedings begun before the State Board of Property.

On April 12, 1909, one, Frank M. Zeller, filed in the Department of Internal Affairs an application as provided by the Act of January 27, 1806, (4 Sm. 268) for a warrant to survey an alleged vacant island in the Delaware river, containing fourteen acres, more or less, and which he called "New Providence Island." This small island was supposed to lie in front of Hog Island and between it and the Mifflin Bar Dike, (See copy of map marked "A" which accompanied Zeller's application).

An examination of the maps of the Delaware river on file in the Department did not reveal the existence of an island at the place claimed for it, and acting upon the presumption that it was a recently formed island, the Secretary of Internal Affairs reported it as vacant and forwarded to Mr. Zeller a notice for publication.

ZELLER'S LOST OPPORTUNITY.

Zeller did not, however, insert the notice in any newspaper, as required by law, and nothing more was done by him to prosecute his application until the month of February, 1917, eight years after the filing of his application. Then he inserted the notice in a newspaper and filed proof of publication in the Department of Internal Affairs.

During the eight years of his default the entire space between Hog Island and the Mifflin Bar Dike, by natural accretion and by the dumping of dredgings and other fillings, had become firm land and his alleged fourteen-acre island had become incorporated as a part of the 54.91 acres of Hog Island already in dispute. So here was presented a dispute within a dispute. Zeller had suddenly awakened to the value of a piece of Hog Island if he could establish his long-standing claims.

A CAVEAT IS FILED.

The American International Corporation having been apprised of Zeller's claim through the newspaper advertisement, on the 26th of October, 1917, filed in the Department of Internal Affairs a caveat in which, *inter alia*, it declared Zeller's claim to be "without merit in that no such island as that claimed, or any island, has ever existed in the said locality," and the "caveator is the owner of the property covered by the map attached to the said application and property adjacent thereto, having purchased the same from the owners of record."

This situation continued until after the Supreme Court decision heretofore cited. Then things began to move rapidly. It had become apparent to all parties that the title of the Commonwealth had to be seriously considered.

On the 11th day of June, 1919, the American International corporation filed in the Department of Internal Affairs an application for a warrant for the 54.91 acres in dispute, pursuant to the provisions of the Act of June 27, 1913, (P. L. 665). This Act provides for the patenting of lands in the beds of navigable rivers and streams, permitted by the government of the United States to be abandoned and filled as no longer of use for ordinary purposes of navigation.

Black and Bohlen and Zeller all promptly filed caveats against this application and citations issued upon the caveats.

SUITS BEFORE THE BOARD.

The issues now joined before the Board for adjudication were:

Charles N. Black and Francis H. Bohlen vs. American International Corporation	No. 488 Caveat filed June 26, 1919 Citation issued June 30, 1919
Frank M. Zeller vs. American International Corporation	No. 489 Caveat filed July 12, 1919 Citation issued July 18, 1919

American International Corporation vs. Frank M. Zeller	No. 490 Caveat filed October 22, 1917 Citation issued July 25, 1919
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The first hearing before the Board was held October 29, 1919, in the rooms of the Secretary of Internal Affairs, Capitol Building. There were the following appearances by counsel:

Frank M. Zeller:

W. Royer Fronefeld, Ralph J. Baker, Louis B. Runk, and James Wikson Bayard.

For Charles N. Black and Francis H. Bohlen:
Robert T. McCracken.

For the American International Corporation:

Thomas Ræburn White and A. B. Maris.

It was agreed that all the cases should be heard together and decision rendered in all upon the testimony taken.

Before the taking of testimony was begun Honorable W. I. Schaffer, Attorney General, and by virtue of his office, a member of the Board of Property, made the following statement:

"I am counsel for the American International Corporation generally and particularly of counsel in association with Mr. White in the litigation with Mr. Frank M. Zeller over the patent which he applied for; and because of my relation to this litigation, I think I ought not to sit in this hearing and I have delegated Emerson Collins, Esq., a Deputy Attorney General, to sit in my place."

In addition to this one, hearings were held in Philadelphia on November 11, 1919, and at Harrisburg December 2, 1919. In all, four hundred and fifty pages of typewritten testimony were taken.

At a meeting held January 22, 1920, the Board of Property filed its decisions sustaining the caveat in the case of the American International Corporation versus Frank M. Zeller, and dismissing the caveats filed by Charles N. Black and Francis H. Bohlen, on the one part, and Frank M. Zeller on the other part, against the application of the American International Corporation and the application was allowed.

OPINIONS IN SUPPORT OF DECISIONS.

490 American International Corporation vs. Frank M. Zeller	Caveat
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On April 12, 1909, Frank M. Zeller filed in the Department of Internal Affairs of the Commonwealth of Pennsylvania an application for a warrant to survey a vacant island, called in the application "New Providence Island," lying in the Delaware river within the township of Tinicum, Delaware county, Pennsylvania. No further steps were taken by him on this application until February 9, 1917, when the same was advertised. Against this application a caveat was filed by the American International Corporation on October 22, 1917, a citation being issued July 25, 1919.

Pursuant to the foregoing the case came on to be heard before the Board of Property. As will appear in the Minutes of the proceeding, hearings were held, at which the parties in interest were represented by counsel, at the Department of the Secretary of Internal Affairs October 29 and December 2, and at Philadelphia on November 11 and 12, 1919, at which hearings much testimony was taken and exhibits offered herewith filed.

It may be noted that the case in the matter of the application of the American International Corporation for a warrant for certain land embracing that contained in the above alleged vacant island, against which the said Frank M. Zeller and Charles N. Black and Francis H. Bohlen, respectively, filed caveats, was heard at the same hearings, but the adjudication therein is made in a separate report. That land was the subject of the action of Charles N. Black and Francis H. Bohlen vs. American International Corporation, in the Court of Common Pleas No. 5 of Philadelphia, September Term 1917, to which an appeal was taken to the Supreme Court of Pennsylvania the Paper Books in that appeal being before the Board in this case.

The question involved in the Zeller application can be briefly stated: He claims that on April 12, 1909, at the time of filing his aforesaid application and prior thereto, there was a vacant island located in the Delaware river between what is known as the Mifflin Bar Dyke and Hog Island, being connected with and adjoining the Dyke on its inner side, and which island is the one named in his application, by virtue of which he is entitled to a warrant to survey and patent the same under the provisions of the Act of January 27, 1806, 4 Sm. 268.

The American International Corporation protested this application upon the following grounds:

First—That no such island as that alleged and described in the application existed at the time of the application, or any other time.

Second—That if anything in the nature of an island existed corresponding to that called for in the application, it was merely the result of an artificial deposit and not patentable as a vacant island.

Third—That the application is defective in form in failing to conform to certain statutory requirements as to place of advertisement and as to the affidavit of the truth of its contents.

A description of the locality and of the operations carried on there is to be found in the course of the opinion of the Supreme Court in the above-mentioned case, as delivered by Mr. Justice Simpson, wherein it is said:

"The court below finds the entire tract in the year 1885, was below ordinary low water mark; beginning at that time and continuing to 1895, with the knowledge and consent of plaintiffs, the bottom of the river in front of their property, both above and below ordinary low water mark, was used as a dumping ground for materials dredged from the channels of the Delaware and Schuylkill rivers and other places, under the direction of officials of the United States government: the effect thereof, and of their construction and maintenance of Mifflin Bar Diike (which extends along the entire frontage of Hog Island), was to accelerate the deposits in the river at this point; about the year 1906, the United States Government pumped material by means of hydraulic dredge, on the land above the open basin near the upper end of the diike. Sand, gravel and earth mixed with water found their way by gravity into the river, and further materially raised the bottom of the river bed. Some of this material flowed back into the channel through the stone diike, and to prevent this, plaintiffs were required by the United States engineers to construct a mud bank along the edge of the diike on the inside thereof; this was done in 1906. In the year 1912, across bank was built by the plaintiffs. * * * so that pumping could thereafter take place behind the cross-bank without danger of the material flowing back into the water at any point. Since the construction of these banks, the area included behind them has been made fast land by further deposits of dredged material. After the pumping which took place in 1906, no further dumping from scows took place and no further pumping on this area until after the construction of the said cross-bank in 1912. The result of this dredging and pumping and of the alluvion brought down by the river, and the action of the water as to all three thereof, was that the 54 91/100 acres became part of Hog Island, and because thereof plaintiffs now claim to own it in fee."

In addition to the foregoing, it may be further added that the diike sheered out into the river as it extended down stream, leaving an open space of considerable width at the lower end between it and the mainland, but that at the upper end it approached close to the shore end, as the evidence disclosed, was connected therewith by a bulkhead or revetment, the construction of which was well described by Colonel Black in his testimony at page 292.

The applicant contends that at the time of this application and prior thereto there was an open channel through which water flowed at all tides, separating his island at the upper end thereof from the mainland, this channel cutting through at the revetment. Along the inner side of the diike and, as above mentioned, connected therewith, within the area between the diike and Hog Island, and consequently embraced within the land in controversy in Black and Bohlen vs. American International Corporation, lay in 1909 the island, if such island existed, for which his application was filed.

The burden rested upon the applicant to establish the fact of the existence of an island answering the description in his application, by satisfactory and conclusive proof. The Commonwealth cannot indulge in the pastime of patenting a doubt. The requirements as to a strict measure of proof in such a case as this imposes no hardship. A geographical fact so plain to ordinary observation as an island lying in a great highway of commerce, within the daily view of many people, is susceptible of such definite and overwhelming proof to render a denial of its existence ridiculous.

The learned counsel for the application in their brief have properly said of this case that "the real controversy is one of fact". The Board, after careful consideration of all the evidence offered and produced in this case, has reached the clear conclusion that no such island as that described and mentioned in the application of Frank M. Zeller existed at the time that the application was made, or at any other time. It is needless to review the voluminous testimony at length or to enter upon any extended discussion of the evidence to sustain this finding. Neither the testimony of Mr. Zeller nor the evidence produced by him was convincing. The maps which he offered were damaging rather than helpful to his contention. The one filed by him in connection with his application shows the low water mark of his alleged island as touching the low water mark of the mainland. It, itself, negatives his contention of an open channel separating the diike from the mainland in the vicinity of the revetment. His explanation of this was not satisfactory, nor that as to why there was an open channel on April 12, 1909, when he made his application, and none there a few weeks later when Mr. Pearson was engaged in making a survey of the premises for the United States government. A shortcoming of much of the testimony offered on his behalf to establish the contention that there was an open channel at all tides at the vicinity of the point where the revetment connected the diike with the mainland is that there was apparently wanting on the part of the witnesses that certainty of knowledge of, or the scientific means of ascertaining, the state of the tide, leaving a sense of uncertainty as to whether it was actually low tide when the parties were there.

It is most questionable whether the testimony produced by Mr. Zeller on behalf of his claim, if uncontradicted, would be sufficient to sustain it. When we turn to that against it the case is no longer in doubt. The evidence of R. G. Pearson alone is enough to end the controversy. He was the United States Engineer in charge of the survey of the Delaware river for some twenty years, and made a survey of Mifflin Bar diike and vicinity. His maps made in pursuance of his official duties were offered as evidence, one of these government maps bearing date May 27-June 2, 1909. He was engaged in his work at this very place in April, 1909. His testimony and this map are clear, direct and positive to the effect that there was no open channel between the diike and the mainland at the revetment, and that this revetment, including the land behind it extending back to the main diike, was all above low water mark. The following may be quoted from his testimony—(page 238):

"By Mr. White:

Q. Mr. Zeller has contended that there was a narrow channel through what you have referred to as the 'revetment', near the ferry house, and coming in between the shore and his alleged island; was there any such channel there, if you know?

A. Not at low tide.

Q. He also made the statement that a large amount of material was deposited by the action of the water in there between the date of his application and the date of your map. Will you tell us what would be the effect, if any, as regards the deposits of material, where there was a narrow channel like that; if there was such a channel as he described, could the material be deposited or not?

A. Well, it would eventually stop around in the channel, or block it, when there was still water in there.

Q. But if that was not blocked at that time, but had flowed through the channel as he described, what would be the effect as to the depositing or otherwise?

A. There would be an erosion, according to the velocity of the water, and if there were no current there, there would be a sedimentation in the channel."

The map of 1909 sustains his statements. Testimony from one so wholly disinterested, so altogether competent, touching a locality with which his official duties made him accurately familiar, fortified by a map practically contemporaneous

poraneous with the date of the application here under consideration, must be accredited as entitled to conclusive weight. He was amply corroborated by the testimony of Mr. Van Harlingen, who made a survey of the locality in 1908, and a map of that date offered in evidence by Albert Bunting, an Inspector for the United States, who had been stationed in the neighborhood of Mifflin Bar dike, by F. S. Porter, who worked about the dike in 1906, by Colonel C. N. Black, one of the owners of Hog Island, and J. D. Black.

Colonel Black, an Engineer by profession, who visited the place yearly and undoubtedly as an interested party had it under keen observation, in his testimony (page 297) stated that he never saw anything that had the faintest resemblance to New Providence Island as shown on the Zeller map. J. D. Black testified (page 332) that in 1908 the land from the dike to the mainland at the upper end was all exposed at less than low tide. The maps are decisively against the contention of the applicant. There were three United States government maps before the Board, one bearing date 1885, one 1895 and the one of 1909, above referred to. The first shows the dike to have been constructed in deep water. The one of 1895 shows the revetment above low tide, and land above low tide between the revetment and the mainland, and that of 1909 shows the same thing with an extension of the area of the land above low tide.

The owners of Hog Island watched and observed and in some measure assisted in filling in the basin lying between the dike and the mainland. They are interested parties. It would seem strange and approach the incredible if they had stood idly by and permitted an outside party to "discover" and patent an island lying or emerging in this area, and whose possession by such party would operate to shut them off from the river front. The probabilities are strongly against an oversight or indifference of that kind.

A map of the Master in proceedings partitioning Hog Island among its owners made in 1901 shows the upper end of the basin between the dike and Hog Island low water mark and discloses no open channel at the point of the revetment.

The whole situation is perfectly plain so far as this situation is concerned. In 1885 this dike was built. To effect its purpose it was connected with the main shore at its upper end by a revetment or bulkhead, as it is sometimes called. At times this suffered deterioration, and the water at high tide would go over it, which may explain much of the testimony in behalf of the applicant. That there was ever anything that could properly be called a channel in or about the revetment, through which water flowed at low tide, is certainly refuted by abundant testimony, notably that of Mr. Pearson, as well as by various maps. At the opening at the lower end of the dike scows entered and deposited dredgings. Like dredgings were later pumped over the dike into the basin. By this means, and no doubt in considerable degree by natural accretions, the whole basin prior to 1917 had arisen above the water at all tides from the mainland out to the dike. That anything that could be called an island formed in this basin, either by artificial deposits or accretion, is not only not proved but abundantly shown not to have been the case. There was no island there in 1909, when the application was made, and, of course, none in 1917 when the next step was taken after a complete failure to pursue the application for eight years.

Having reached the foregoing conclusion, it would be pointless for the Board to consider or pass upon the other objections to this application raised by the caveators. Since it is found as a fact that there was no island, the case of the applicant fails and fails at the outset.

In accordance with the foregoing, the Board makes the following finding of fact:

No such island existed as that described in the application of Frank M. Zeller as filed in the Department of the Secretary of Internal Affairs of the Commonwealth of Pennsylvania under date of April 12, 1909.

The Caveat lodged against the aforesaid application is consequently sustained, and the application refused.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

CYRUS E. WOODS,
Secretary of the Commonwealth.

BOARD OF PROPERTY.

Charles N. Black and
Francis H. Bolen
vs.
American International
Corporation

No. 488.
Caveat filed June 26, 1919
Citation issued June 30, 1919

Frank M. Zeller
vs.
American International
Corporation

No. 489
Caveat filed July 12, 1919
Citation issued July 18, 1919

On the 11th day of June, 1919, the American International Corporation filed with the Secretary of Internal Affairs of the Commonwealth of Pennsylvania an application for a warrant for certain reclaimed or filled land, pursuant to the provisions of the Act of June 27, 1913, P. L. 665. To this application caveats were filed by Charles N. Black and Francis H. Bohlen and Frank M. Zeller respectively. The case thus came on to be heard by the Board of Property. Hearings were held in the matter by the Board on the 29th day of October and on the 2nd day of December, 1919, at the Department of the Secretary of Internal Affairs, and on the 11th and 12th days of November, 1919, at Philadelphia, and, as may be noted, at the same time as those in connection with the hearing on the caveat of the American International Corporation in re-application of Frank M. Zeller for an island alleged to have existed within the territory covered by this present application. The adjudication in that case is made the subject of a separate report.

The land here in question, containing about fifty-five acres, lies between Hog Island proper and Mifflin Bar Dike, and was part of a larger tract agreed in 1917 to be conveyed by Black and Bohlen to the American International Corporation. An action was subsequently brought by the said grantors against the said grantee to No. 3445, September term, 1917, in the Court of Common Pleas No. 5 of Philadelphia, to recover the purchase price of the above lot of land lying between Hog Island and Mifflin Bar Dike. The defense set up was that the grantors were unable to convey a good title for the reason that the land lying beyond the original low water mark had been formed by artificial means and not by natural accretion, and consequently the title thereto had never passed out of the Commonwealth. The case was tried by the Court without a jury, the decision being that the plaintiffs were vested with a good title, judgment in their favor being entered accordingly. From this an appeal was taken to the Supreme Court, which reversed the lower Court on the ground that as the Commonwealth was not a party to the action it was not bound by the judgment, and the title as tendered was, therefore, not free from doubt, Mr. Justice Simpson saying:

"To now compel defendant to take title, would subject it to that hazard. If the Commonwealth ever contests Plaintiffs' title, she may be able to show such a state of facts as would prevent the doctrine of accretions from applying. In any event there is at least 'color of an outstanding title' in her, and though there may be 'nothing in evidence to enable the chancellor to say' she has the better title, defendant is not required to 'encounter the hazard of litigation' with her.

"The judgment of the court below is reversed, without prejudice to plaintiffs' right to hereafter demand the purchase money of said land whenever they can give to defendant a marketable title thereto."

The Paper Books of the parties in the case are before the Board, showing the evidence produced and the facts as found by the Lower Court. It will be seen that the case turns upon the fact whether the land in question was formed by natural accretion or as a result of artificial deposit. Under the well recognized rule of law, as stated and reviewed in the foregoing opinion of the Supreme Court, if it was formed by natural accretion it inured to the benefit of, and the title thereto vested in, the riparian owner. If, on the contrary, the formation of this land was merely the result of artificial means, the title to the bed of the river upon which this land was formed remained in the Commonwealth.

After a careful consideration of all the evidence before it, the Board is of the opinion that the formation of the said land was not so wholly the result of natural accre-

tion as to divest the title of the Commonwealth. Unquestionably, considerable of this formation was due to natural causes, but in some measure it was clearly due to the dumping and pumping of dredgings into the basin behind the dike. The Commonwealth cannot properly suffer without contest such a mixed causation to work a complete divestiture of its title to the land below low water mark. On the other hand, it would be utterly unconscionable for it not to recognize and take into consideration that much of this reclamation was natural and consequently the land formed thereby did insure to the benefit of the riparian owner. This land was partly formed by natural accretion, and partly by artificial means. To the extent of the former it belongs to the riparian owner, to the extent of the latter to the Commonwealth, and the Board of Appraisers in determining the amount that should be paid the latter will probably take all this into consideration and fix an amount that will be just and conscionable under all the facts.

It appearing that the requirements of the Act of 1913 have been complied with by the said applicant, the application is allowed and the caveats against the same dismissed.

JAS. F. WOODWARD,
Secretary of Internal Affairs.

CYRUS E. WOODS,
Secretary of the Commonwealth.

BOARD OF PROPERTY.

THE LITIGATION CONTINUED.

But these decisions of the Board of Property did not terminate the litigation.

By the Act of April 3, 1792, 3 Sm. L. 70, if the loser before the Board brings an action of ejectment in the county in which the land in dispute is located, within six months, it operates as an appeal.

Frank M. Zeller brought two actions of ejectment in the Courts of Delaware county against the American International corporation. They were in due time decided against him. He then appealed them to the Supreme Court of the state. On July 1, 1921, that Court rendered an opinion by Justice Kephart sustaining the lower court. It is reported in 271 Pa. 472.

Zeller, in addition to these ejectment suits, brought suit against the American International Corporation in the United States District Court for eastern Pennsylvania. It was tried before a jury and the verdict was against him. He has taken an appeal which is still pending.

On July 22, 1921, Zeller presented his petition to the Dauphin County Court asking for a mandamus to compel the Secretary of Internal Affairs to issue a warrant upon his application. After hearing, a discontinuance was filed June 24, 1922.

LITIGATION HAMPERS HOG ISLAND SALE.

The newspapers have announced lately that Frank M. Zeller had applied to the courts for an injunction against the United States Shipping Board to restrain it in its efforts to sell Hog Island at public sale.

THE STATE'S STAKE \$82,365.

On the 16th of February, 1920, Charles J. Hepburn, John S. W. Holton, both of Philadelphia, and T. Woodward Trainer of Chester were appointed appraisers to value and appraise the 54.91 acres of land in the bed of the Delaware river for which a warrant has been authorized to issue to the American International Corporation. The issuing of the warrant has been suspended until the pending litigation is concluded.

The above named appraisers, however, performed the duties of their appointment and filed a report as of November 9, 1920, by which they valued the land at fifteen hundred dollars (\$1,500.00) per acre, making a total valuation of eighty-two thousand, three hundred sixty-five (\$82,365.00) dollars, which the state hopes to eventually realize for this tract of land which was a part of the bed of the river, but which is now covered with shipways.

I doubt if any tract of vacant land has, in the history of the Commonwealth, been the subject of greater litigation than this one.

TITLE PAPERS OF STATE-OWNED LANDS.

Until the year 1919 there was no one person charged with the custody of papers and documents relating to the titles of state-owned properties. As I was aware of this condition, I conferred with Governor William C. Sproul and Attorney General William I. Schaffer and as a result of such conferences an Act of Assembly was drawn and passed, making the Secretary of Internal Affairs the custodian of all deeds, contracts, maps, surveys, policies of title insurance, abstracts of title, and other documents or instruments pertaining to the titles to real estate owned or hereafter to be acquired by the Commonwealth.

The vault of the Land Office in the Department of Internal Affairs was made the depository of these papers. As they were scattered all over the state, and their whereabouts generally unknown, the task imposed by the Act was a larger one than at first realized. All known state institutions had to be notified and these notices followed up continually until the requirements of the Act were complied with by the managers. As the Act carried no appropriation it was necessary to perform this extra service with the regular force of clerks and employees in the Land Office Bureau. It was first necessary to classify all deeds and other papers received from the various departments, commissions and individuals, then to prepare indexes and filing cases, and to file, record and index them in an orderly manner so as to facilitate searches, examinations and inspections. This has all been accomplished and any one can now inspect the title papers to any piece of property belonging to the state.

The Act provides that the Secretary of Internal Affairs furnish certified copies of any such records to the heads or chiefs of departments of the State Government, upon request, for use in the furtherance of the business of the Commonwealth.

This is certainly a great improvement over the unbusinesslike condition which previously prevailed. The magnitude of the task imposed upon the Secretary of Internal Affairs by this Act is shown by the following table:

DEEDS TO STATE PROPERTY.

	Deeds	Other Title Papers	Totals
Forestry	649	10,923	11,572
State Institutions	897	3,750	4,647
Game Preserves	22	3	25
Totals	1,568	14,676	16,244

TABLE OF CERTIFIED COPIES OF OFFICIAL RECORDS
ISSUED AND FOR WHICH FEES WERE CHARGED.

Year	Appli- cations	War- rants	Sur- veys	Pat- ents	Con- nected Drafts	Tracts	Search- es	Miscel- laneous
1919, -----	20	97	403	326	59	491	110	71
1920, -----	27	105	397	444	65	699	87	52
1921, -----	17	71	433	585	42	437	166	49
1922, -----	21	75	463	311	60	828	198	59
Totals, -	85	348	1,696	1,666	226	2,455	561	231

PURCHASE MONEY PAID FOR VACANT LANDS AND FEES
FOR ORIGINAL AND COPIED CERTIFIED OFFICIAL
PAPERS.

Year	Purchase Money and Interest	Lien Docket Fees	Fees For Copied Records	Totals For Each Year
1919, -----	\$359 46	\$440 00	\$1,519 48	\$2,318 94
1920, -----	2,226 20	365 00	1,611 07	4,202 27
1921, -----	9,793 56	565 00	1,606 55	11,965 11
1922, -----	295 72	335 00	1,619 25	2,249 97
TOTALS, -----	\$12,674 94	\$1,705 00	\$6,356 35	\$20,736 29

APPLICATIONS FOR VACANT LAND.

During the year 1919 seventeen applications for vacant land in Pennsylvania were filed in the Department of Internal Affairs. Some of these applications were for improved vacant land and others for unimproved vacant land. An investigation was made in each case and the Secretary of Internal Affairs filed his report as to the question of vacancy of the land applied for. Of nine of these applications the land was declared to be vacant and warrants granted to the applicants; one was declared to be not vacant and a warrant was refused; the remaining applications are pending.

In the year 1920 nine applications for vacant land were filed, five of which were declared to be vacant and warrants issued to the applicants. On three of the applications the land was accepted by the State Forest Commission and transferred to that Commission under the Act of May 3, 1909. During the year 1920 two applications were made for islands in the state.

In 1921 fourteen applicants were filed in the department, the land in ten of these applications being declared vacant and warrants issued to the applicants; on four, warrants were refused. One application for an island was filed in 1921.

Eight applications for vacant land were filed in the year 1922, three of which were declared to be vacant; one application was withdrawn, and on four the applicants were refused warrants, as the land was found to be not vacant.

SOME MISCELLANEOUS ITEMS OF SERVICE.

A new index to patents was made containing 390 pages, 19,500 lines, or 156,000 items.

At the request of the Assistant Superintendent of Public Grounds and Buildings, Mr. Samuel B. Rambo, a large map was constructed from records of deeds to the Commonwealth of lands now comprising the old Capitol grounds and the addition thereto acquired recently.

Charts and maps have been made by the draftsmen of the Land Office for the use of the other Bureaus of the Department, as follows:

For the Bureau of Topographic and Geological Survey maps of McKeesport Gas Fields.

For the Bureau of Municipalities, contour maps of McKeesport Hospital Grounds for City Planning Commission.

For the Bureau of Statistics and Information, three large statistical charts showing Philadelphia county statistics. Also three large charts showing Allegheny county statistics.

Other special work done by the draftsmen of the Land Office Bureau includes:

Title Page to Greene County Warrantee Atlas.

Title Page to the Genealogical, Etymological and Chronological History of Pennsylvania and thirteen tracing maps for use of State Printer and full data regarding same.

For the State Fair Commission two engineers from this Department surveyed approximately five hundred acres of farm land in Cumberland county and prepared a large detailed property map of the same; also a contour map of the land. This work required a large part of their time from August first to October fifteenth, 1922.

THE BUREAU OF STATISTICS AND INFORMATION.

Upon the transfer to this Department of the Bureau of Statistics and Information in 1919, it became my duty to completely reorganize the work, bring it up to date and, through careful choice of personnel, man the Bureau in a way to assure that the purposes of its existence would be completely fulfilled.

It has never been my idea that the state should present a mass of scientific facts and deductions on her various activities. The duty, however, of the Department to maintain a statistical agency is made clear by the Constitution and Acts of Assembly, and the general purpose has been during my term to present promptly as complete a survey as the appropriation provided for the work would permit, and in a manner that would not only be easily understood, but prove serviceable.

The coordination in the Bureau of Statistics and Information of the work of the former Bureau of Railways and the Bureau of Taxes and Assessments, and the creating of a Division of Waterways, has proved an ideal solution of the task to be undertaken. It has meant no duplication of effort and waste of funds, but a maximum return for the efforts expended.

The annual reports of the Bureau have become a medium of public information unexcelled by any state, and governmental and public agencies without number look to the Bureau to supply them with statistical data otherwise unobtainable.

To outline the scope of the work of the Bureau, the results which have been achieved and the practices which prevail, it will be necessary to deal with each Division separately. The restricted activities formerly conducted under bureau auspices are now embraced by the Industrial Division. The Bureau of Railways, now a part of the Bureau of Statistics and Information, has become the Division of Public Utilities, and the former Bureau of Taxes and Assessments is now known as the Division of Taxes and Assessments. In addition to these, there has been created the Division of Waterways elsewhere referred to.

The publication of the statistical reports of the Bureau having been provided by law, it seemed to me a good opportunity was afforded for presenting through the same medium summaries of the activities of the departments of the state government in general. Through the cooperation of the various department heads, at the request of Governor Sproul, a very gratifying presentation was made in connection with the 1920 statistical report. In addition to that, the Bureau instituted a new feature entirely aside from any of the specified duties named by Act of Assembly, in conducting a study of the savings and wealth of the people of Pennsylvania by counties. This embraced data furnished by the Federal Reserve Banks at Philadelphia and Cleveland, figures furnished by the State Banking Commissioner, and data gathered by the Division of Taxes and Assessments. The figures, by counties and for the state as a whole, for national banks, state banks, trust companies, savings institutions, building and loan associations, personal property (returned for taxation), real estate and live stock were set forth for each county and disclosed the per capita savings and wealth of the people. The exhibit thus afforded furnished for the first time in the history of the Commonwealth an accurate index of the thrift of the people, and was widely accepted and commented upon. As the exhibits are presented from year to year in the Statistical Reports, they will show a splendid comparison of the growth in savings and wealth of the people in the various counties.

Taken as a whole, the ideal I have had in mind for the statistical reports for the Bureau of Statistics and Information has been that of a statistical abstract, confined merely to the presentation of outstanding figures and data affecting the subjects with which the Bureau deals and free from any comment indicating bias or deductions. As time passes, these annual reports of this Bureau should contain all the statistical data gathered by the several departments of the state government except such as are peculiarly pertinent to the actual conduct of the departments themselves.

INDUSTRIAL DIVISION.

The story of productive industry in the Commonwealth was never completely and promptly told until in the last four years. The United States Census Bureau deals only with the so-called "factory system," and this does not embrace the production of mines and quarries, oil, gas, etc. It has seemed best to me to present the story of all the industrial enterprises of the Commonwealth without regard to the factory system, and, accordingly, the work has been so conducted during my term. Upwards of 30,000 industrial concerns report annually to the Industrial Division. They represent all activities of that nature in the Commonwealth. These reports call for information on invested capital, employees as to nationality and sex, minor employees, wages and salaries and volume and value of production; also detailed data as to occupations, particularly bearing upon rates of wage and hours per day. The magnitude of the work performed may be apparent from the statement that in the year 1920 practically 500 commodities were produced in the state, and data were tabulated on 1,614,000 employees, engaged in industries whose invested capital was practically six billions of dollars, and the value of whose production was

in excess of eleven billions of dollars. These data were compiled for each of the sixty-seven counties and for ninety cities and the manner of tabulation disclosed conditions as to invested capital, employes, wages paid and value of production for each of these commodities in each of the ninety cities and the sixty-seven counties. In addition to that, rates of wages and hours per day were shown for two hundred and five separate occupations in the state, and for the counties and cities referred to.

It is of prime importance that the statistical data be properly disseminated just as soon as possible after the period studied. The objection is generally made to the reports of the Bureau of the Census that so long a time elapses after the surveys are made until the reports of such surveys are made public. I have, therefore, insisted that diligent effort be made to have the reports of the surveys conducted by the Industrial Division given to the public as early as possible after the close of the year preceding. So successfully has the work been carried on that frequently counties have known within sixty days after the end of a given year the exact showing which they made industrially the year preceding. The survey for the whole state has been finished approximately six months after the year closed with resultant benefits hard to over-estimate. Just as soon as the tabulation of a county or city is finished, the results are given to the newspapers in the county affected, so that the public will not have to wait until the publication of the annual report for the results of the survey conducted.

These reports of industrial statistes of the Commonwealth as a whole are in demand from all parts of the world. Every foreign government is provided with these figures and the American Consuls abroad. The indirect advantage to Pennsylvania manufacturers of such statistical data will, therefore, be apparent. New features recently include a study of the volume of manufactured product produced in Pennsylvania which is shipped outside the state, and the facts thereby developed have proven most enlightening. The constant contact which is maintained between the Industrial Division and the manufacturing interests of the Commonwealth has resulted in a degree of cooperation not achieved even by the United States government, as shown by the use of the records of the Division by governmental agencies in the pursuit of special studies conducted from time to time under the auspices of various government departments in Washington.

The printing of the annual statistical reports promptly is a subject which should have the attention of the state government. The Bureau has proven its proficiency in making ready these reports for printing, and whatever delay has occurred in giving to the public the information they contain cannot be charged to it. Accuracy in the reports of the Industrial Division has been insisted upon at all costs. When reports are received they are edited promptly, then started on the Hollerith Tabulating System route, with checking for errors at every step. This attention to detail is never relaxed during the work entailed until the final proof of the printer's copy is received.

The completeness of the statistical work and the dispatch with which it is conducted accounts for the necessity of the organization maintained. An up-to-date condition of the files is insisted upon and when it is considered that practically ninety thousand filing cards are involved, the magnitude of this feature of the work alone will be appreciated.

In addition to the general work of the Industrial Division, separate surveys are conducted frequently. Requests from other departments of the state government, educational institutions and investigators frequently necessitate the assignment of clerks to tasks which involve a month's study. Large corporations of the state interested in business expansion use the records of the Industrial Division for studies affecting the projects they have in mind. The individual reports filed with the Division are kept confidential, but the results of the tabulations are always open to public inspection.

In the year 1922 the Division conducted a survey on the production of crude oil by counties in Pennsylvania and made public for the first time the actual facts respecting this important industry in the Commonwealth, which embraced not only the volume of crude oil produced, but the number of wells actively involved, number of new wells brought in during the year preceding, and number of old wells abandoned. This will be a permanent feature of the work of the Division.

DIVISION OF PUBLIC UTILITIES.

To the routine conduct of the work of this Division was added in 1922 the study of production, distribution and sale of electricity, water and gas in the Commonwealth. The use of electricity for lighting, heating and power was separately studied and a mass of valuable information obtained. For the first time it is known, through the activity of the Division of Public Utilities, the actual number of electricity consumers of various classes, number of kilowatt hours used, the average price charged, and the volume of sales. Such information was never obtainable in Pennsylvania and the value of it will be apparent to everyone. The same is true of the results of a study of water and gas. In a general way, the mooted facts bearing upon the operation of private and municipal companies in the supplying of commodities to the public will be developed by the Division of Public Utilities, and accurate facts and figures upon this subject have long been wanted. Trade publications and specialists in a study of the subjects mentioned are clamoring for the information gathered by the Division and much of it has already been made public. The adoption of the Division of Public Utilities of the Interstate Commerce Commission form for reports from railroads and electric street railways has met with approval, because the respondent companies are not put to the necessity of additional work in arriving at the figures asked for, the bookkeeping system prevailing being especially adapted to the reports.

Records of the former Bureau of Railways were in default since the year 1917, but the 1920 statistical report of the Department remedied this condition by presenting a summary of the activities of railroads, electric street railways, telegraph and telephone companies in the Commonwealth for the years 1918, 1919 and 1920. The operation of the Division of Public Utilities in the Bureau of Statistics and Information affords all the means the state requires for the gathering of statistical data on public utilities. The State Constitution requires all railroads, telegraph, telephone and canal companies to file annually reports of their operations with the Secretary of Internal Affairs. This Department must, therefore, perform that service. The public Service Commission operated a Bureau of Statistics which covers largely the same ground as the Division of Public Utilities in this Department. It results in building up voluminous duplicate records, in imposing additional burdens and cost upon respondent companies, and in charging unnecessary expense upon the state. All of these could be prevented by the Commission co-operating with the Division of Public Utilities in this Department.

DIVISION OF TAXES AND ASSESSMENTS.

Few questions before the public to-day are of more commanding interest than the subject of assessment and taxes. It had been my hope to establish in this Department, through the development of the work of the former Bureau of Taxes and Assessments, a thorough-going and comprehensive medium for the dissemination of facts surrounding the practices of the state, both in the assessment of property and the collection of taxes. My object could not be obtained because of the failure of the Legislature to supply funds to carry on such work, and it was rendered inadvisable through the creation of a Tax Commission by the Legislature of 1919. However, the Division of Taxes and Assessments, in addition to the collection of the reports required by law from the commissioners of the several counties of the Commonwealth on the forms prescribed, has instituted studies relative to the cost of assessments and tax collection of exceeding interest. These studies so far as the facilities of the Division permit, are still being carried on, and constant requests from interested parties for information are supplied. As in case of the Bureau of Railways, annual reports of the Bureau of Taxes and Assessments had not been issued since that for the year 1916 until the 1920 statistical report of the Department, which contained summaries for the years 1917, 1918, 1919 and 1920. The detailed figures for each tax district in the Commonwealth are on file in the Department and frequent use is made of them by investigators. Inasmuch as these records go back many years, it will be seen how important a place this Division of Taxes and Assessments fills in any study which may be instituted upon the assessment or tax question in the Commonwealth. The plans for the enlargement of the Bureau's work must be held in obedience until a clearer mandate is furnished by the Legislature.

DIVISION OF WATERWAYS.

What facilities Pennsylvania has for waterway traffic, and what business is conducted on the streams of the state, is a subject of which the public knew little until the establishment of the Division of Waterways in the Bureau of Statistics and Information. The advantage in establishing this activity in the Bureau was to conduct a study of the use made of the streams of the state in transportation of people and commodities. Though only a year has elapsed since the work was begun, a great mass of valuable information has been gathered of a purely state nature and some of it was presented in the 1920 statistical report of the Department. There has been amassed during the year 1922 a great volume of information, showing that the streams of the state contribute greatly to the industrial life of Pennsylvania, and the necessity for further development of such facilities for traffic is becoming more and more apparent. The Division of Waterways during the past year has conducted a number of studies of watersheds of Pennsylvania at the request of the United States government. These researches have a bearing upon the proposed canalization of certain streams. In addition thereto, various communities in the state interested in the resuscitation of canal traffic have called upon the Department for help in supplying needed statistical data, as well as engineering information, and the Division of Waterways has rendered splendid service in every case. In a large way, it had been my intention to coordinate studies of waterway traffic with originating tonnage in certain watersheds and some practical steps in that direction have already been made. Enough has developed to more than justify the maintenance of such activity and the information so far gathered will prove of outstanding value in studies to be made by any outside or government agency in the future affecting transportation in Pennsylvania. From original sources splendid cooperation has been displayed and those most interested in the use of the waterways in Pennsylvania for transportation purposes have recognized in the Bureau a very helpful agency.

While the United States government maintains a very extensive organization for the purpose of getting an accurate index of the traffic on streams, its investigations are not confined to state lines and this makes it more important that a similar agency be established and maintained to study the question from the Pennsylvania standpoint. From this angle the work of the Division has been conducted and the part played by our ports and streams in freight and passenger transportation is being made known through this new Division of Waterways.

THE BUREAU OF TOPOGRAPHIC AND GEOLOGICAL SURVEY.

I had intended to discuss the work of this Survey at considerable length, but Dr. George H. Ashley, State Geologist, has ready his biennial report which is very complete and I hope for its speedy publication. My comments, therefore, shall be brief in comparison with the great importance of the subject.

No other state can compare with Pennsylvania in its wealth in natural resources, yet a great many years had elapsed since any serious attempt was made to take stock. It seems scarcely credible that a state which produces from its mines, quarries, wells, etc., minerals valued at one and one-half billion dollars annually would be so neglectful. This Survey is a service of immeasurable value to the state's stupendous industrial enterprise. Governor William C. Sproul, who is a business man of large experience, realized this and in his inaugural address advocated a complete and thorough survey of the state's natural resources. It was chiefly upon his initiative and by the influence that the Act of June 7, 1919, establishing the Bureau in the Department of Internal Affairs, was passed.

THE SURVEY ORGANIZED.

The intention was to make this a comprehensive survey. It was not to be a mere glance over the surface and a guess at what might be beneath, but as thorough a research as modern scientific knowledge and methods were capable of making. That presaged a big job. To realize this one had but to consider the great variety of minerals and the vast extent of mineral deposits in the state. The first requisite in the organization of the Bureau then was the securing of a competent man to head the work. This

was not an easy task. The Act of 1919 places the power of appointing a State Geologist in the Governor. It was only after a long and careful canvass and upon the recommendation of eminent geologists that Governor Sproul selected Dr. George H. Ashley, and his acceptance of the place was, in my judgment, a most fortunate circumstance for the state. The appointment was made entirely without political significance and the Bureau has been conducted without political interference on the part of any one. It was recognized from the start by all parties concerned that this was to be a great scientific work, to be sufficient to meet business and scientific needs, for years and that its integrity should be unquestioned.

The State Geologist was not appointed until the month of August, 1919. He immediately entered upon the work and succeeded before the close of that year in organizing a corps of geologists and assistants and in formulating definite plans covering the complete scope of the work to be done.

GREAT PROGRESS MADE.

In the three years since the beginning of 1920 great progress has been made. The appropriations have been wholly inadequate, but the vigor and system with which the work has been conducted have been productive of excellent results.

The Survey is divided into two branches, the topographic and the geological. The United States government bears one-half of the cost of the topographic survey. In the three years of the present state Survey twenty-three quadrangles of about two hundred and twenty-five square miles each, or five thousand square miles, have been mapped. The quadrangles surveyed are Myersdale, Confluence, Donegal, New Florence, Altoona, Philipsburg, Tyrone, Mount Union, Shippensburg, Hanover, Howard, Lock Haven, Williamsport, Trout Run, Milton, Pocono, Damascus, Long Eddy, Oil City, Tionesta, Reynoldsville, Mauch Chunk and Stoddardsville. The Myersdale, Confluence, Donegal, New Florence, Altoona, Philipsburg, Hanover, Damascus and Long Eddy maps have been engraved and are being distributed. The State and the Federal governments each contribute twenty-five thousand dollars per annum towards this work. At the same rate of expenditure the entire state should be completed within a period of ten years.

On the geological branch much has been accomplished. The benefits accruing to the citizens by the timely exposure of false claims of rich mineral finds and of fake promotion schemes cannot be estimated. Carefully studied co-operation with the departments have saved the state many thousands of dollars. Information upon geological subjects has been imparted by correspondence and in personal interviews to thousands of inquirers. Sixty-three bulletins upon important subjects have been compiled and thousands of mimeograph copies distributed. One report, "Oil and Gas Fields of Pennsylvania," has been issued, and a large amount of geologic study and mapping has been completed.

THE COST OF THE SURVEY.

It was not intended that the Survey should be a permanent service and it will not, therefore, be a continuous expense upon the state. The State Geologist has made an accurate estimate of the cost to complete the undertaking and of the time that will be required. The cost will be a little under three million dollars. It can be completed in ten years if the money is made available as needed. If insufficient funds are provided for the energetic prosecution of the work, then the time of completion must be extended proportionately. But two hundred and fifty thousand dollars will have been expended to June 1, 1923. So it will be seen that the work is hardly begun. I doubt if any project ever undertaken by the state was of more importance or of greater benefit to its vast mining and manufacturing interests than this survey promises to be. In the brief period of its existence it has directly effected savings far in excess of its cost. The greatest benefits will be realized from its prompt completion and it will be deplorable if any circumstances should arise to delay and hinder it.

THE BUREAU OF STANDARDS.

The Bureau of Standards was created within the Department of Internal Affairs by Act of June 23, 1911. It was the beginning of an effort to remedy very unsatisfactory economic conditions. Man cannot buy and sell on a large

scale without the use of weighing and measuring devices. They are indispensable to civilization and progress. It is important, then, that every instrument used in the exchange of commodities shall be true and correct. In the good old days before 1911 there were few inspectors of weights and measures and the crudest kinds of devices prevailed without let or hindrance. There was no means, indeed, of ascertaining whether scales or measures were correct, except in a few of the large cities and the laws were quiet insufficient. Every condition was most favorable to the dishonest dealers and even honest ones frequently gave short weights and measures ignorantly. The losses must have been appalling. All of this has been very largely changed. Of course, it will never be possible to have absolute accurate weighing and measuring devices, or to completely check dishonesty and unscrupulous dealers in practice and manipulations intended to cheat and defraud. But to-day the state has an organization covering every county and city, alert to detect defective devices and to punish fraud. This constant menace to the would-be evil doer has a very wholesome effect. Then, there is every opportunity, at the present time, to have all sorts of devices tested and to learn if they conform to established standards.

INSPECTORS AND THEIR DUTIES.

There are two classes of inspectors. The Act of July 24, 1913, makes it mandatory for the mayors of cities of the second and third class, and the boards of county commissioners in the respective counties, to appoint one or more competent persons as inspectors of weights and measures in said county or city.

All county and city inspectors so appointed shall be supplied at the expense of their respective counties and cities with standard tests of weights and measures, in conformity with those established by the government of the United States, or the Bureau of Standards of the State and the laws of this Commonwealth. The law imposed the following duties and powers:

"Each inspector shall report in writing at least once every month, to the Chief of the State Bureau of Standards, upon blanks furnished by the Chief. Such reports shall contain (1) The number of tests made since the last preceding report. (2) The number of weights, measures and balances found by such tests to be correct. (3) The number of weights, measures and balances found by such tests to be false. (4) The number of prosecutions instituted by such inspector since the last preceding report, together with the name of the accused, the title of the court where prosecution was instituted, and the result of such prosecution. (5) Such other matters as the Chief may, from time to time, prescribe.

"The inspectors shall take charge of and safely keep the proper standards. They shall be furnished by the Chief of the Bureau of Standards of this Commonwealth with full specifications of tolerances and allowances to be used by them in the performance of their duties. Each inspector shall have power within his respective jurisdiction to test all instruments and devices used in weighing or measuring anything sold or to be sold, and seal the same, if found correct. Such test shall include all appliances connected or used with such instruments or devices. For the purpose of making such test, each inspector, at any reasonable time and without formal warrant, may enter upon any premises; and may, on any public highway, stop any vendor or dealer, or the agent or servant of such vendor or dealer, or stop any vehicle used in delivering any commodity which is weighed or measured as delivered. He may condemn and mark as condemned, or may seize any false or illegal instrument or device used, or intended to be used, in weighing or measuring. If he shall seize any such instrument or device, he shall retain possession thereof until it shall have been used as evidence in any prosecution under the laws of this Commonwealth relating to weights and measures or to the sale of commodities. After the determination of such prosecution the false or illegal device shall be destroyed, unless otherwise ordered by the proper Court."

Upon conviction an offender shall, upon a first offense, pay a fine not to exceed twenty-five dollars; for a second offense, fifty dollars, and for each subsequent offense not more than one hundred dollars, or imprisonment in the county jail for not more than thirty days, or both, in the discretion of the Court.

County and city inspectors generally number about one hundred and fifty in the state and are compensated by the respective counties and cities. In addition to the above, there are twelve deputy inspectors in the Bureau of Standards, appointed by the Secretary of Internal Affairs, compensated by the state, and empowered to enter into any county or city.

They possess the same authority as county and city inspectors. Each one is supplied with standard tests of weights and measures. The state is divided into districts, each district embracing several counties, and a deputy inspector is assigned to each district. They instruct and assist county and city inspectors and operate as a check upon their work, as they also constantly make tests and report daily to the Chief of the Bureau of Standards. The services of some of them are frequently needed in the Bureau to assist in the many tests required to be made there.

THE BUREAU'S SPECIAL FUNCTIONS.

The Bureau is the custodian of a complete set of standards of weight, length and capacity, verified by the Bureau of Standards of the United States government and conforming to the standards of weight, length and capacity established by the National Congress. All counties and cities must submit their sets to the Bureau to be compared and stamped or marked in such manner as may be established by the rules and regulations to be put in force by the Secretary of Internal Affairs and approved by the Governor.

The Bureau must test and idelibly mark with the letters "S. G. P." (Standard Glassware Pennsylvania) all "Babcock" bottles, pipettes and weights used to determine the amount of fat in milk or cream before they can be sold or used in this state.

The Act of May 5, 1921, (P. L. 389) imposed very responsible duties upon the Bureau and initiated a scheme of weights and measures regulation that is unique. No other state has such legislation but it is in force in New York city by virtue of ordinances. It is hoped that it will eventually rid the state of all cheap, flimsy contrivances which cannot be kept in standard condition. The operation of this Act will be carefully watched by all of the states and is of such importance that I present herewith its principal features in full as follows:

"SECTION 2. The Bureau of Standards of the Department of Internal Affairs is authorized to pass upon each type of weight and measure and weighing and measuring device manufactured, offered or exposed for sale or sold or given away, for the use in trade or commerce, or used in trade or commerce, in the Commonwealth of Pennsylvania, and to approve or disapprove of said type. The said bureau shall approve each type of weight and measure and weighing and measuring device, submitted to it for approval by any person, if such type is so designed and constructed that it conforms to, or gives correct results in terms of standard weights or measures or in terms of values derived therefrom, and is reasonably permanent in its indication and adjustment, and does not facilitate the perpetration of fraud, otherwise the bureau shall disapprove the same.

"SECTION 3. The submission of a type may be by sample or by specifications if, in the best judgment of the bureau, such specifications are adequate, or in such other manner as may be prescribed by the rules and regulations promulgated under the authority of this act.

"SECTION 4. When a type of weight or measure or weighing or measuring device is approved, the said bureau shall issue a certificate to this effect to the person submitting such type. When a type is disapproved, the said bureau shall notify the person submitting the same of its decision, setting out the reasons therefor, together with such information and references as may be useful in judging of the propriety of the disapproval, and shall give such person an opportunity to be heard in support of his application for approval. The bureau shall then reconsider its decision. If the new decision is adverse to such person, and he is dissatisfied with the same, he may take an appeal from this decision to the Secretary of Internal Affairs, who shall examine the matter, and decide whether the type should be approved or disapproved. If the person is dissatisfied with the decision of the Secretary of Internal Affairs, he may appeal to the court of common pleas of the county of which he is a resident, whose decision shall be final.

"SECTION 5. From and after one year after this act takes effect, it shall be unlawful for any person to manufacture, offer or expose for sale, or sell or give away, for use in trade or commerce, or to use in trade or commerce, any weight or measure or weighing or measuring device of a type not approved in accordance with the provisions of this act; Provided, however, That in the case of weights and measures and weighing and measuring devices manufactured and ready for sale or in use in the Commonwealth of Pennsylvania at the time this section takes effect, no approval of type shall be necessary, and it shall be lawful for any person to offer or expose for sale or sell, for use in trade or commerce, or to use in trade or commerce, such weights and measures and weighing and measuring devices, unless they do not conform to or give correct results in terms of standard weights or measures or in terms of values derived therefrom: And provided further, That the type of a weight or measure or weighing or measuring device need not be approved if said weight and measure or weighing or measuring device is intended for shipment outside the State of Pennsylvania, but if said weight or measure or weighing or measuring devices shall in fact be sold or offered for sale, for use in trade or commerce, or used in trade or commerce, in the Commonwealth of Pennsylvania, then this proviso shall not exempt such weight or measure or weighing or measuring device from the operation of any of the provisions of this act.

"SECTION 6. No person shall be prosecuted under the provisions of this act if he can establish a guaranty signed by the person from whom the weight or measure or weighing or measuring device was purchased or otherwise obtained, or from the manufacture thereof, to the effect that the type of the same has been approved, if such approvals required by the provisions of this act, and, if such approval is not required, setting out this fact, or if he can establish that the weight or measure or weighing or measuring device has been sealed by the local sealer of weights and measures. The said guaranty, to afford protection, shall contain the name and address of the guarantor, and, in such case, said guarantor shall be amenable to the prosecutions, fines, or other penalties which attach in due course to such person under the provisions of this act. But in any case where any such person has actual notice that the type of such weight or measure or weighing or measuring device has not in fact been approved, when such approval is required by the provisions of this act, it shall be unlawful, and a violation of the provisions of this act, for such person thereafter to offer or expose such weight or measure or weighing or measuring device for sale, or to sell it, for use in trade or commerce, or to use it in trade or commerce.

"SECTION 7. The Bureau of Standards shall register and give a serial number to each type of weight or measure or weighing or measuring device submitted and approved as provided in this act, and shall issue, from time to time, descriptions of such approved types, giving serial number of each type, copies of which shall be furnished to all weights and measures officials.

"SECTION 8. From and after one year after this act takes effect, it shall be unlawful to manufacture, offer or expose for sale or sell or give away, for use in trade or commerce, or to use in trade or commerce, any weight or measure or weighing or measuring device which does not have cast, stamped, etched, or otherwise marked thereon, in such manner as may be prescribed by the rules and regulations authorized by this act, the name of the manufacturer and the serial number of the approved type to which it belongs; Provided, however, That, whenever it shall appear to the satisfaction of the Bureau of Standards that any type of weight or measure or weighing or measuring device is such as to render it impracticable to mark it as required by this section, the said bureau shall furnish a certificate to that effect to any manufacturer applying for the same, and such weights and measures and weighing and measuring devices need not be marked as required by the provisions of this section."

This Act is now in force and is commonly known as the "Serialization Law." It has the endorsement of nearly all responsible manufacturers, approximately two hundred of whom have submitted their products to the Bureau where they have generally permitted them to remain, making an exhibit worth approximately ten thousand dollars, and of great educational value.

In this state the quantity of the contents of all goods sold in package form must be plainly and conspicuously marked in terms of weight, measure or numerical count on the outside of the covering or container. The Chief of the Bureau of Standards is authorized to establish reasonable variations on goods that are sold in package form and which are subject to losses caused by shrinkage or evaporation. These tolerances are established upon almost all packages sold in the stores and can be had upon application to the Bureau or to any inspector of weights and measures.

MINE SCALES.

In 1917 the Legislature amended the weight and measure laws so as to authorize the inspectors to include in their inspections mine scales. The importance of this requirement will be understood when it is realized that there are approximately three thousand coal mines in the bituminous districts of the state and that seventy-five per cent. of the output of these mines is weighed at the tippie by an operator of the coal company and a checkweighman representing the mines. The other twenty-five percent. is weighed over wagon or track scales. In 1920 one of the deputies was sent to a mine to investigate some trouble caused by a faulty scale and make a thorough test of the same, so as to satisfy beyond a doubt the minds of the complainants. The inspector found one hundred and fifty men on strike because of the unsatisfactory condition of the scale. The company made suggested repairs; the inspector gave the scale a thorough test and found that it weighed accurately, sealed it, and the next morning the men went back to work, thus preventing a prolonged strike and a considerable loss in money to both the miners and operators.

INSPECTIONS AND TESTS OF WEIGHTS AND MEASURES.

This Bureau has during the four years ending November 30, 1922, calibrated for use as standard test weights and measures for city and county inspectors of weights and measures the following devices:

Weights	1,089
Dry measures	42
Liquid measures	199
Linear measures	43
Balances	26
Total	1,399

Since the law became effective January 1, 1920, the following glassware has been tested and marked by the Bureau, and is now in use in the state. It will be observed that some of the glassware tested and marked, while not in accordance with the specifications contained in the Act, were in use at the time of the passage of the law and were therefore, exempt from its provisions:

49,375	8%	Milk Test Bottles
6	9%	Milk Test Bottles
2,020	10%	Milk Test Bottles
63	30%	Cream Test Bottles
98	40%	Cream Test Bottles
12,502	50%	9 gram, Cream Test Bottles
780	50%	18 gram, Cream Test Bottles
7,550	17.6 cc	Pipettes
4	18 cc	Pipettes
6	9 cc	Pipettes

Following is the number of inspections made of weighing and measuring devices by state, county and city inspectors for four years ending November 30, 1922, together with the number approved, adjusted and condemned:

HOPPER SCALES.

Total inspection	1,355
Number approved	1,202
Number adjusted	109
Number condemned	44

WAGON SCALES.

Total inspection	14,057
Number approved	11,558
Number adjusted	1,263
Number condemned	1,136

APPENDIX TO THE

PLATFORM SCALES.		
Total inspections		58,644
Number approved	50,500	
Number adjusted	6,140	
Number condemned	2,004	

COUNTER SCALES.		
Total inspections		154,946
Number approved	135,833	
Number adjusted	8,887	
Number condemned	10,226	

SPRING BALANCES.		
Total inspections		61,879
Number approved	51,338	
Number adjusted	4,637	
Number condemned	5,904	

BEAM SCALES.		
Total inspections		18,062
Number approved	16,465	
Number adjusted	1,069	
Number condemned	528	

COMPUTING SCALES.		
Total inspections		138,475
Number approved	114,629	
Number adjusted	16,218	
Number condemned	7,628	

PRESCRIPTION SCALES.		
Total inspections		2,600
Number approved	2,423	
Number adjusted	139	
Number condemned	38	

DRY MEASURES.		
Total inspections		217,612
Number approved	206,577	
Number condemned	11,035	

LIQUID MEASURES.		
Total inspections		124,871
Number approved	119,979	
Number condemned	4,892	

MILK JARS.		
Total inspections		199,457
Number approved	138,091	
Number condemned	16,366	

GLASS GRADUATES.		
Total inspections		2,141
Number approved	2,096	
Number condemned	45	

AUTOMATIC GAUGES.		
Total inspections		8,250
Number approved	6,805	
Number adjusted	1,124	
Number condemned	321	

YARD STICKS AND TAPES.		
Total inspections		33,752
Number approved	31,916	
Number condemned	1,836	

AVOIRDUPOIS WEIGHTS.		
Total inspections		610,451
Number approved	584,576	
Number adjusted	14,926	
Number condemned	10,949	

TROY WEIGHTS.		
Total inspections		745
Number approved	695	
Number adjusted	42	
Number condemned	8	

APOTHECARIES WEIGHTS.		
Total inspections		29,995
Number approved	28,466	
Number adjusted	43	
Number condemned	1,486	

Total inspections of Weighing and Measuring Devices		
		1,677,292
Number approved	1,548,149	
Number adjusted	54,697	
Number condemned	74,446	

MINE SCALES.		
As most coal mines were closed the larger part of the year 1922 on account of strikes the work of inspecting mine scales was lessened considerable. Nevertheless, in the period beginning with the year 1919 and ending with 1922 the inspections were as follows:		
Number approved	1,940	
Number adjusted	275	
Number condemned	186	
Total number inspected ..	2,401	

Number approved	1,940
Number adjusted	275
Number condemned	186
Total number inspected ..	2,401

INSPECTION OF GASOLINE PUMPS.		
The hundreds of thousands of automobile owners in the state will recognize the importance which attaches to the correctness of gasoline pumps and to the service that will assure them of receiving the quantity for which they paid. There is much that could be said upon this subject but lack of space forbids. The Bureau of Standards should have two small automobiles, properly equipped, for the effective carrying out of this work. The following inspections and results show the need:		
Number approved	32,090	
Number adjusted	5,763	
Number condemned	3,007	
Total inspections	40,860	

Number approved	32,090
Number adjusted	5,763
Number condemned	3,007

Total inspections	40,860
PACKAGE GOODS RE-WEIGHED BY THE STATE, CITY AND COUNTY INSPECTORS OF WEIGHTS AND MEAS- URES.	

BARRELS.		
Total inspections		1,427
Number approved	1,184	
Number condemned	243	

PACKAGES.		
Total inspections		829,973
Number approved	692,396	
Number condemned	137,577	

BASKETS.		
Total inspections		556,672
Number approved	548,981	
Number condemned	7,691	

BOXES.

Total inspections	167,755
Number approved	164,539
Number condemned	3,216

BAGS.

Total inspections	31,484
Number approved	29,428
Number condemned	2,056

MILK CANS.

Total inspections	2,480
Number approved	2,425
Number condemned	55

TOTAL INSPECTIONS OF BARRELS, PACKAGES, BASKETS,
BOXES, BAGS AND MILK CANS.

Total number inspected	2,589,791
Number approved	1,438,953
Number condemned	150,838

BUREAU OF MUNICIPALITIES.

In Pennsylvania there are one first-class, two second-class, and thirty-eight third-class cities; nine hundred and thirty-one boroughs; and fifty-seven first-class townships. By far the largest proportion of the population of the state dwells within these municipalities and the importance of any service which is helpful to them should be readily appreciated. The Bureau of Municipalities in the Department of Internal Affairs has, by years of successful operation, proven its value. It has contributed to a better civic spirit in communities, improved accounting methods, promoted playgrounds and parks, and acted as a general clearing house for information. The many commendatory letters and resolutions which I have received from individuals, municipal officers and civic associations show to me the favor with which the work of the Bureau is received and that there is a strong demand for the enlargement of its activities.

The Bureau of Municipalities was transferred from the Department of Labor and Industry to the Department of Internal Affairs by an Act of Assembly approved April 4, 1919, effective May 6, 1919. The duties prescribed by the Act are to "gather, classify, index, make available and disseminate data, statistical information, and advice that may be helpful in improving the methods of administration and municipal development in the several municipalities of the Commonwealth; and shall maintain, for the benefit of the municipalities, a publicity service to install or assist in the installation and establishment of modern systems of accounting in the various municipalities of the state, and in order to promote a comprehensive plan or series of plans for the probable future requirements of cities, boroughs, or townships of the Commonwealth, either separately or jointly, in respect to, a system of traffic thoroughfares and other highways or main highways, transportation of every sort, suitably co-ordinated sites for public buildings, parks, parkways, playgrounds, and other public uses, the preservation of natural and historic features, and any and all public improvements tending to the advantage of municipalities or townships affected, tending to their advantage as a place of business and residence and to either make or secure or assist in making and securing the necessary surveys, plans and information."

In addition to the general work as heretofore carried on, two divisions were established; the Division of City Planning and Municipal Engineering and the Division of Accountancy. The personnel consists of planning and municipal engineers, landscape architects, accountants, draftsmen, stenographers and clerks, all of whom have had experience in the particular work with which they are charged.

The Bureau furnished lists of methods used and forms of ordinances enacted by other cities and boroughs to the community asking for information concerning a certain governmental function, which they intend to undertake or revise for their city or borough. The above interchange of data usually has been accompanied by a letter of explanation

from the Department. In order to properly handle this interchange of ideas and methods, the Department maintains a library of ordinances, reports and articles on subjects connected with municipal government.

The Bureau has assisted in detail in the numbering of houses in boroughs and cities; in the assessment and registry of real estate systems in boroughs and cities; the adjustment of water rates when plant is municipally owned and in cases where local authorities have requested the Department has conferred with them in regard to street improvement, the laying of sewers and the fixing of street grade lines.

BONDS.

Supplied forms and costs of various local bond issues, showing comparison of costs and amounts necessary to raise each year by taxation to redeem bonds and pay interest for particular issues.

GENERAL ASSESSMENTS.

Explanation of various tried systems to city officials and recommendations of methods for particular communities after a study of local conditions.

SPECIAL ASSESSMENTS.

Including paving, sewers, grading, etc., and explanation of methods used in other municipalities of the same class and results obtained. Report on method best suited to local community after study of situation and conference with local officers.

STATISTICS.

Annual statistics have been issued in the form of lists and comparative charts showing method and costs of different phases of local government, such as fire, garbage, parks and playgrounds, paving, police, sewers, street lighting, taxation, bonded indebtedness, salaries and wages.

The request for aid and information has increased from about two hundred a year when the Bureau was first established to one thousand for the present year. Many of the requests can be furnished from the information already on hand and others may require considerable research and in many cases personal visitations.

CITY PLANNING.

City planning has come to be quite generally recognized as a necessary function of municipal government. This has been conclusively shown by recent legislation in many of the states, by the creation of official organizations for conducting the work, by the inclusion of town planning in the curricula of educational institutions, by the space given to the subject in the technical journals, and by the actual accomplishments of many municipalities. Its field of usefulness has broadened to include what is now called "regional planning" and it is quite probable that it may accomplish some of its most important results in this latter field, inasmuch as it contemplates intelligent control and direction of commodity development from the very commencement of the community and the establishment of well ordered relations between adjacent communities in all those public activities which contribute to their progress and prosperity.

It will be noted that the authority is sufficiently broad to permit the Bureau to be of great service in promoting and encouraging city planning activities throughout the state, and it even goes so far as to authorize the making of surveys and plans.

There are now twenty-six city planning commissions in existence in as many cities of the state and one of the most important functions of the new Bureau is to consult with, advise and assist these commissions in the organization of progress and methods of procedure in the preparation of general plans for extensions and improvements of the public works embraced within the usual scope of city planning activities. Similar services are also rendered to municipalities not having city planning commissions.

The Bureau also undertakes to encourage the cooperation of adjacent communities in the preparation and carrying out of plans of mutual importance and benefit in regions where common interests are involved; to co-operate with other departments and departmental units of the state in preparing general plans for the better development of the facilities of transportation and circulation, and also

park and playground systems and other public properties; to prepare or assist in the preparation of comprehensive schemes of development for regions where there is limited or divided authority in matters relating to city planning and to cultivate a more general and sympathetic interest in matters relating to the growth and development of communities.

An important part of the Bureau's activity consists in furnishing speakers to attend and address meetings of council, planning commissions, chambers of commerce and business and citizens organizations generally upon subjects coming within the province of the Bureau. It endeavors to work, as far as possible, through official channels realizing, however, the influence of the business and citizen organizations in such matters and endeavoring to obtain co-operation between all those interested in municipal development and community progress.

The Bureau has met with much success in its work and requests for its services are much greater than its limited organization and resources can properly care for. The success which has accompanied its efforts appears to fully justify its work and it is hoped that the next session of the Legislature will provide for an increase in its facilities and financial resources.

Comprehensive plans for the future development of the cities of Wilkes-Barre and McKeesport have been made, those of Wilkes-Barre being completed and now being printed by the municipality. The comprehensive plan which was prepared for the city of Wilkes-Barre takes in the three mile jurisdiction of the city planning commission, which comprises fourteen boroughs and parts of three townships. The city of Wilkes-Barre has a population of about seventy-five thousand and the regional district a population of about two hundred thousand. In both of these cities the authorities are now taking steps to carry out the recommendations of this Bureau.

PARKS AND PLAYGROUNDS.

Advice and assistance of the landscape architectural force was extended to eighty-four projects in fifteen cities, forty-five boroughs and fourteen state and public institutions. This service comprised the inspections of the sites and the preparation of plans outlining carefully studied recommendations for the development of the respective projects, either as a whole or in part. Reports were submitted in each instance explaining the plans in detail and outlining the methods of procedure tending to make the plans furnished of maximum value as a guide in improvements.

Not only have economical and efficient measures of improvement been furnished through these services but the results attained have been in accord with the highest accepted standards of fitting design of park recreation areas and institutional grounds.

ACCOUNTANCY.

A brief study of municipal matters revealed that without the proper budget procedure an accounting system would of itself fall far short of meeting the requirements necessary to a modern accounting system. Therefore, a classification of accounts for budget purposes and an accounting system was arranged which was theoretically in accord with the opinions advanced by recognized authorities of municipal matters. The following municipalities have availed themselves of this service: Butler, Lebanon, Sharon, Clairton, Erie, West Chester, Appolo, North Braddock, Carlisle, Forest Hills, South Coatesville and Farrell.

In addition to the above list of cities and boroughs in which complete accounting systems have been installed, many municipalities have received assistance through examination and reports on the conduct and management of some special activity. There is probably no more achieved than by considering the fact that at the present time there are over a score of requests from municipalities eagerly awaiting this service.

The applications for the accounting service have so far exceeded expectations that some means of meeting them more promptly must soon be provided.

A survey made in one hundred and three boroughs of the Commonwealth, having a population of four thousand and upward each, shows that sixty-nine of these municipalities have deficiencies in their sinking funds aggregating over \$2,302,000. This proves conclusively the need of better methods of bookkeeping and more modern plans of issuing bonds than are now used by many of the municipalities.

A BRIEF HISTORY OF THE DEPARTMENT OF INTERNAL AFFAIRS.

While the Department of Internal Affairs was created by the State Constitution of 1874 and has, therefore, functioned as such for the comparatively short period of forty-eight years, any history of the Department would be incomplete which did not take into account the office of Surveyor General, which was abolished by the following simple provision in the Constitution:

"The Secretary of Internal Affairs shall perform all the duties of the Surveyor General subject to such changes as shall be made by law."

THE SURVEYOR GENERAL.

The office of Surveyor General then, the duties of which were imposed by the Constitution upon the Secretary of Internal Affairs, links the Department of Internal Affairs with the misty past and strongly sanctions the claim that it is the oldest department in the state government. To understand many of the important duties performed by the Secretary of Internal Affairs it, therefore, becomes necessary to know something about the superseded office of Surveyor General and of the Land Office. It is a fact greatly to be deplored that so many Pennsylvanians of to-day have such slight knowledge of the beginnings of their own institutions; have never sought to learn of the necessities out of which they grew nor been interested in their evolutionary development. And yet no state in the world has a more noble or a more interesting history than the Commonwealth of Pennsylvania and much of this interest clusters about the millions of faded and time-worn papers contained in the great vault of the Department of Internal Affairs.

Charles II, King of England, signed the charter granting the territory of Pennsylvania to William Penn on March 4, 1681. Every school boy knows the interesting fact that the grant was in payment of a debt for fourteen thousand pounds for money advanced by Admiral Sir William Penn, the father of William Penn, to Charles I, the father of Charles II. There was a further consideration, however, named in the charter. Penn was required to deliver annually to the King at Windsor Castle two beaver skins and the fifth part of all gold and silver found within the province.

The grant made William Penn absolute proprietor of about forty thousand square miles, or 30,000,000 acres of land within almost the same boundaries as those of the present state, and it has been claimed that he was the largest land owner in the world. But it was not the Pennsylvania of to-day. King Charles doubtless had the same views of the vast domain with which he was parting as Louis XV, of France, had of Canada. When he ceded that domain to England he is quoted as having said, "Oh well, it is only a few thousand frozen acres anyway!"

No mortal man of those times could possibly foresee the future greatness of Canada or the vast wealth in natural resources of Pennsylvania, which has, as time has shown, probably exceeded that of any other compact territory of forty thousand square miles on the face of the globe. Here, then, was William Penn, the greatest of all real estate agents, for he desired to sell his land. To market his newly acquired possessions it was first of all necessary that the colony should be surveyed, looking to the defining of its boundaries; that each separate parcel or tract as conveyed should be surveyed; that a manner of conveying so as to assure title in the purchaser should be adopted, and a system for keeping a record of sales provided, so as to prevent interferences and conflicting claims. Out of these necessities arose the office of Surveyor General and the Land Office.

William Penn was an idealist and, indeed, suffered martyrdom in support of his ideals, yet he was not deficient in practical business sense and capacity. "The Holy Experiment" embodied his political and religious views and was a great conception which sought to realize lofty ideals of peace, good fellow-ship and perfect democracy. And while he, at all times, manifested a large paternal interest in the governmental affairs of the province, he kept his business interests as proprietary distinct and separate.

Penn did not delay long in laying plans for the settlement and development of the province. In 1681, the very year the charter was signed, he appointed Silas Crispin Surveyor General. And here it will be both interesting and pertinent

to give a list of those who have presided over the Land Office, which shows the continuity of that important service from 1681 to the present day, a period of two hundred and forty-one years:

UNDER THE PROVINCE. SURVEYOR GENERAL.

	When Commissioned.
Silas Crispen, appointed	1681
Thomas Holme	February 18, 1682
Edward Pennington	February 26, 1698
Thomas Fairman	October 29, 1702

COMMISSIONERS OF PROPERTY.

From November 10, 1701, Commissioners of Property transacted the business of the Land Office, to wit:

Edward Shippen	Thomas Story
Griffith Owen	James Logan

SURVEYORS GENERAL.

Jacob Taylor	November 26, 1706
Benjamin Eastburn	October 29, 1733
William Parsons	August 27, 1741
Nicholas Scull	June 14, 1748
John Lukens	December 8, 1761

UNDER APPOINTMENT BY THE GOVERNOR. SURVEYORS GENERAL.

	When Commissioned.
John Lukens	April 10, 1781
Daniel Brodhead	November 5, 1789
Samuel Cochran	April 23, 1800
Andrew Porter	May 10, 1809
Richard T. Leach	December 7, 1813 (vice Porter deceased)
Jacob Spangler	February 13, 1818
Samuel Cochran	May 11, 1821
Gabriel Hiester	May 11, 1824
Jacob Spangler	May 11, 1830
John Taylor	May 10, 1836
Jacob Salade	May 10, 1839
John Laporte	May 10, 1845

ELECTED UNDER ACT OF APRIL 9, 1850.

Term of Service.

J. Porter Brawley	1851-1857
John Rowe	1857-1860
William H. Keim	1860-1861
Henry Souther	1861-1863
James P. Barr	1863-1866
Jacob M. Campbell	1866-1872
Robert B. Beath	1872-1875

SECRETARIES OF INTERNAL AFFAIRS.

(The Constitution of 1874, by the merging of the Surveyor General's Office with the Bureau of Statistics, created the office of Secretary of Internal Affairs.)

William McCandleless	1875-1879
Aaron K. Dunkle	1879-1883
J. Simpson Africa	1883-1887
Thomas J. Stewart	1887-1891
Thomas J. Stewart	1891-1895 (Resigned January 16, 1895)
Isaac B. Brown	1895 (Appointed January 17, 1895, to succeed T. J. Stewart, resigned)
James W. Latta	1895-1899
James W. Latta	1899-1903
Isaac B. Brown	1903-1907
Henry Houck (died March 13, 1917)	1907-1917
Paul W. Houck	1917-1919 (Appointed June 28, 1917, to succeed Henry Houck, deceased)
James F. Woodward	1919-....

Those early Surveyors General, their deputies and other officers of the Land Office, played a large part in the making of Pennsylvania. When they first looked upon the Province it was a vast wilderness, which Penn's scheme contemplated should be divided into farms of reasonable but moderate size, each to be held by a different proprietor. It was not possible for the Surveyors General to make their surveys personally, so they appointed deputies in counties or certain designated districts. Under the Proprietaries, and in the early days of the Commonwealth, the Deputy Surveyor was a most important officer. Until 1850 that office was appointive. In the last named year the title was changed from Deputy Surveyor to County Surveyor and the office was made elective. The Deputy Surveyors in the early days must have been intrepid and dauntless men. They were contemporary with the trapper and the pioneer. They were old-time land surveyors skilled in woodcraft and the mysteries of the forest. They penetrated the wilderness and made hundreds of thousands of surveys, evidences of which are contained to-day, after the lapse of years, in the vault of the Department of Internal Affairs. What a spirit of romance hovers over those ancient papers if we of to-day could but know the stories of trials, of hardships and of adventures encountered in their making. In the daily work of the Department of Internal Affairs it is necessary in the making of "connected surveys" and warrantee maps to follow their trials—recounting the trees they blazed, the beaver dams, the posts, the stone piles and the streams they named as monuments. It is a matter of everlasting regret that their work was not done with greater accuracy and that markers and monuments on the ground were not more often of a more enduring and permanent character. Endless litigation might have been prevented. But they worked under tremendous disadvantages and, considering all the circumstances, one is constrained to wonder that original land title records are as complete and as systematically arranged as we find them to-day.

After the passing of two hundred and forty-one years the job which Penn started out to do is practically completed. Pennsylvania is privately owned. It is true that the state is buying back the denuded hills and valleys with the design of reforesting them and for the founding of game preserves. But the state has no knowledge of the existence of any vacant or unappropriated land within its borders. Each year a few small tracts are discovered by surveyors and title examiners pursuing their vocations and, upon applications being made for the purchase of the same to the Secretary of Internal Affairs, patents are issued for them as provided by law.

One can scarcely regard the present condition otherwise than as an unholy sequel to the wonderful story of the marketing of Pennsylvania's lands. What a different and grander end there might have been. Even Charles II revealed a sense of sanity and prudence when he reserved the "fifth part of all gold and silver ore." Penn's intention was to preserve one-fifth of his land in its natural condition and many manofs, the proprietary tenths, usually consisting of one-tenth of the best land in a given tract, were laid out and reserved for the proprietor in all parts of the state and the title to them was affirmed to Penn's heirs by the Act of November 27, 1779, which divested the estate of the Penn family and vested it in the Commonwealth.

If in adopting its policy for the sale of lands the Commonwealth had followed the policy of Penn—and reserved for its own use one-fifth of the land in its natural state, present and future generations would not be burdened with a heritage of naked hills and polluted streams which will cost millions to restore to partial usefulness.

The Secretary of Internal Affairs is the custodian of land records, consisting of hundreds of thousands of copies of warrants, surveys, patents and other evidences of title, accumulated over a period of two hundred and forty-one years in dividing 30,000,000 acres of land into tracts of approximately four hundred acres each. These records are contained in a large room known as the vault, and are indexed and systematized so that any paper desired can be readily found. Orders are received daily for certified copies to be used in the examination of titles and as evidence in the courts. There are a number of applications for patents every year and the procedure for granting them is almost the same as that followed by the Surveyors General. These are the duties of the Surveyor General that were assigned by the Constitution to the Secretary of Internal Affairs.

THE SECRETARY OF INTERNAL AFFAIRS.

When the Constitution of 1874 was framed the office of Surveyor General had lost much of its importance as the sales of public lands were no longer extensive. The convention, thereupon, using the ancient office of Surveyor General as a basis, created a new department to be known as the Department of Internal Affairs. Considering the present agitation for change and reorganization in the state government, I deem it to be my duty to present to the Governor, the Legislature and the public as clearly and as forcibly as I can the scheme of government under the Constitution and the laws, in the hope that its just claims may be recognized.

The Constitution of 1874 implanted in the Department of Internal Affairs three different functions specifically. None of these duties or functions can be taken away from the Department by the Legislature or any other branch of the state government without doing violence to the Constitution. These are (1) The duties of the Surveyor General; (2) A Bureau of Industrial Statistics; (3) Certain duties of the Auditor General relating to transportation companies. In addition to these fundamental provisions, the Constitution contemplates that the Legislature at its discretion shall confer upon the Secretary of Internal Affairs any other duties relating to corporations, charitable institutions, agricultural, mining, mineral, timber and other material or business interests.

I have in preceding pages of this report described at some length the office of Surveyor General, the duties of which were assigned to the Secretary. A bureau of Industrial Statistics was originally established by Act of Assembly in 1874. The duties of the Auditor General assigned to the Secretary were those contained in the Act of April 4, 1859, (P. L. 358) requiring all railroad corporations whose lines lie in whole or in part within the state to file annual reports of their operations in his office. By Act of April 15, 1863, (P. L. 464) this requirement was extended to all canal companies. The office of the Secretary of Internal Affairs was made elective and every word and line of the Constitution relating to the office indicate that it was the intention of the framers of that instrument that the Department should be a big, outstanding and important one.

DANGER OF TOO MUCH GUBERNATORIAL POWER FORESEEN.

Why was it made elective? There are two obvious and sufficient reasons. The first of these is because of the importance it was expected to attain with the gradual development of the state's resources. The second is that it was in pursuance of the almost century-long struggle of the citizens of Pennsylvania to further curtail the power of the Governor.

This is an interesting phase of our Constitutional history. By the Constitution of 1790 all power was centered in the Governor. Article II, Section 1, provided, "The Supreme Executive power of this Commonwealth shall be vested in a Governor." Section 8 of the same Article provided, "He shall appoint all officers whose offices are established by the Constitution, or shall be established by law, and whose appointments are not herein otherwise provided for."

Under this Constitution he appointed all Judges, Supreme, County and District, Justices of the Peace, Prothonotaries, Registers of Wills, the Auditor General, Surveyor General, and Secretary of the Commonwealth. Two persons were elected for each of the offices of Sheriff and Coroner, and from the two so chosen the Governor appointed one to each of the offices respectively. The State Treasurer was appointed annually by the joint vote of the members of both Houses of the Legislature.

Here, then, were all governmental powers concentrated in the Governor, a condition advocated by many reformers of to-day as ideal. Was it a successful experiment? Subsequent history proves that it was not. Concentration of power invariably breeds abuse of power. The people became jealous of the extensive powers vested in the Governor, which led to the making of a new Constitution in 1838. Honorable Alexander K. McClure in his "Old Time Notes of Pennsylvania" eloquently and succinctly tells the whole story in a paragraph. He says:

"The vital feature of the reform Constitution of 1838 was the resumption of power by the people, in taking from the Executive nearly all his patronage, and making most

offices elective. It was not a clean sweep, as it left associate judges, district attorneys and the important offices of auditor general and surveyor general to be appointed by the Executive, but the start made by the new fundamental law rapidly extended popular power until finally every office in the state excepting the Governor's cabinet and some inspectors, who could not be made to represent any particular constituency, were made elective, including the judges themselves in 1851."

A bitter contest between Governor Shunk, Democrat, and a Whig Senate over the appointment of Judge White, (father of the late Judge Harry White, of Indiana county) in the district comprising Indiana, Armstrong and several other adjacent counties started the movement to deprive the Governor of the power of appointing judges, which culminated in the amendment of the Constitution of 1860 which made all judges thereafter elective. It was in this upheaval of 1850 that the offices of Surveyor General and Auditor General were made elective.

When it came to the making of the Constitution of 1874 the people had not repented of their revolutionary actions in the years 1838 and 1850. Indeed, it appears that their distrust of concentrated power was in nowise appeased. The framers of the present Constitution made a radical change in the statement of the Executive Department. They left no room for doubt as to their intentions. In the Constitutions of 1790 and 1838 it appeared:

"The supreme executive power of the Commonwealth shall be vested in a Governor."

In the Constitution of 1874, Article IV, Section 1, it reads:

"The Executive Department of this Commonwealth shall consist of a Governor, Lieutenant Governor, Secretary of the Commonwealth, Attorney General, Auditor General, State Treasurer, Secretary of Internal Affairs, and a Superintendent of Public Instruction."

The Executive power was divided. There was a further resumption of power by the people. Another office, that of State Treasurer, was made elective.

This history is not an idle story. It has a purpose. That purpose is to establish the place the Department of Internal Affairs was designed to hold in the scheme of government of the Commonwealth. By acts of usurpation and by neglect in the past its position was seemingly somewhat obscured.

It will be instructive, then, at this point to consider the provisions of the Constitution of 1874 relating to the office of the Secretary of Internal Affairs and which prescribed the jurisdiction and scope of operation which it was intended to cover:

Article IV, Section 19:

"The Secretary of Internal Affairs shall exercise all powers and perform all the duties of the Surveyor General, subject to such changes as shall be made by law. His Department shall embrace a Bureau of Industrial Statistics and he shall discharge such duties relating to corporations, to the charitable institutions, the agricultural, mining, mineral, timber and other material or business interests of the State as may be prescribed by law. He shall annually and at such other times as may be required by law, make report to the General Assembly."

Article XVII, Section 11:

"The existing powers and duties of the Auditor General in regard to railroads, canals and other transportation companies, except as to their accounts, are hereby transferred to the Secretary of Internal Affairs, who shall have a general supervision over them, subject to such regulations and alterations as shall be provided by law; and in addition to the annual reports now required to be made, said Secretary may require special reports at any time upon any subject relating to the business of said companies from any officer or officers thereof."

Article XVII, Section 12:

"The General Assembly shall enforce by appropriate legislation the provisions of this article."

By Article IV, Section 9, the Secretary of Internal Affairs is made a member of the Board of Pardons.

Of the five state officers elected by the people under the Constitution, the Secretary of Internal Affairs is the only one who can succeed himself. There seems to be an important reason for this. It was clearly the intention of the framers of the Constitution that the State officer proposed to have jurisdiction over railroads and other transportation companies, as well as of other important matters of internal development, should be directly responsible to the people, and that while his term of office should be definite, yet he might be continued in office so long as his policies and conduct were approved by the people, such continuity in office being effective in the working out of beneficial and salutary policies.

No candid minded person can read the above cited sections of the Constitution and not admit that the office was to be second only in importance to that of the Governor. And as long as the Constitution remains unchanged it is the imperative duty of the Legislature to make the duties of the office sufficiently important as to attract the attention of the voters to the Department and to the personality and qualifications of the candidate aspiring to become the head of the Department.

WHY HAS NOT THE DEPARTMENT ATTAINED ITS INTENDED IMPORTANCE?

The Department began to function with the following divisions:

- (1) Land Office Bureau.
- (2) Bureau of Industrial Statistics.
- (3) Bureau of Railways.

The Legislature promptly passed the Act of May 11, 1874, (P. L. 135) to make effective the constitutional jurisdiction of the Secretary of Internal Affairs. It re-enacts practically the words of the Constitution, as follows:

"The Secretary of Internal Affairs shall discharge such duties relating to corporations, to the charitable institutions, the agricultural, manufacturing, mining, mineral, timber and other material or business interests of the State, as may be prescribed by law. It shall be his special duty to exercise a watchful supervision over the railroad, banking, mining, manufacturing and other business corporations of the state and to see that they confine themselves strictly within their corporate limits."

This Act has never been repealed but when it came to the enforcement of this broad supervising and regulating jurisdiction, the same Act has the following clause which is weak and ineffective in procedure and lacking in sufficient penalties. It reads:

"And in case any citizen shall charge under oath any corporation with transcending its corporate functions or infringing upon the rights of individual citizens, said Secretary shall carefully investigate such charges and may require from said corporations a special report, as enjoined in the Constitution of the State; and in case he believes the charges are just and the matter complained of beyond the ordinary province of individual redress, he shall certify his opinion to the Attorney General of the State, whose duty it shall be, by appropriate legal remedy, to redress the same by a proceeding in the Courts at the expense of the State."

The Secretary of Internal Affairs' jurisdiction over railroads was recognized by many complaints by citizens under the provisions of the above section of the Act of 1874 down to the time of the creation of a Railroad Commission in 1907. In all such cases hearings were had when necessary, decisions rendered and appropriate action taken. Complete records of these cases are contained in past reports of the Department. Possibly the most conspicuous and memorable case was in 1906 when, as a result of proceedings started before Honorable Isaac B. Brown, Secretary, the Pennsylvania Railroad Company withdrew a rebate mileage book, which was very objectionable to the public.

The internal resources of the state were being developed rapidly and tremendously. Railroads were extending their lines, business corporations were organizing and agriculture, mining and manufacturing were becoming extensive. But from the very beginning down to the administration of Governor William C. Sproul legislatures have expanded and enlarged the powers of Governors in connection with subjects of internal development and ignored and neglected the

office of the Secretary of Internal Affairs. There is but one Act to the credit of many legislatures which was in line with the word and spirit of the Constitution. By the Act of July 7, 1897, a Bureau of Mines was created in the Department of Internal Affairs. Tradition relates that Governor Hastings who was largely interested in the mining of bituminous coal, withheld his approval of the Act until it was amended giving to him the privilege of appointing the Chief of the Bureau. The Bureau functioned successfully for six years in the Department. But by Act of April 14, 1903, in Governor Pennypacker's administration, a Department of Mines was established. I do not believe that this change made for either economy or efficiency, and it was a reversal of the policy begun to develop the Department along Constitutional lines.

AN ATTEMPT TO ABOLISH THE DEPARTMENT.

This was an illadvised and bungling attempt to get rid of the constitutional jurisdiction of the Secretary of Internal Affairs over transportation companies to clear the way for the Public Service Commission. While ultimately unsuccessful, it resulted in the perpetration of a series of unconstitutional proceedings and flagrant acts of usurpation such as have never been surpassed in the history of the Commonwealth. When the Act of May 31, 1907, (P. L. 337) establishing the Pennsylvania State Railroad Commission, was under consideration the authors of the Act approached their task timidly. To make it constitutional they proposed various schemes, namely, that the Secretary of Internal Affairs should be a Commissioner ex-officio; that it should be a Bureau in the Department of Internal Affairs, etc. But finally they grew bolder. The bill as enacted recognized the Secretary by providing:

(a) The Commission would hold a hearing upon any proposed change of law relating to common carriers, etc., upon request by the Secretary of Internal Affairs.

(b) After refusal of a company subject to the Commission to obey any order or decree, it should be certified to the Secretary of Internal Affairs to take appropriate action.

(c) Commission authorized to hold hearings on proposed increase of capital stock or indebtedness, when desired, and to certify result of hearing to Secretary of Internal Affairs for his consideration and action.

(d) Commission to file duplicate copy of annual report with the Secretary of Internal Affairs.

(e) Commission to certify each of its decisions, rulings and recommendations to the Secretary of Internal Affairs * * * for his consideration and action.

(f) The Act not to be construed to impair the power and authority of the Secretary of Internal Affairs in the exercise of general supervision over railroad, canal and other transportation companies vested in him by the Constitution and laws of the Commonwealth.

It is needless to say that these provisions proved nugatory. They were but flimsy pretenses wilfully devised for the purpose of evading the Constitution. During the life of the Commission they were effected as follows:

(a) Nothing. (b) One case, no action necessary.

(c) Nothing. (d) Typewritten copy of report formally filed at end of each year. (e) Nothing.

The Railroad Commission could have been organized within the Department of Internal Affairs at one-third of what it cost to organize it as a separate organization. All of the bookkeeping and administration work could have been performed by the Secretary and the general office, as has since been done in the organization of the Bureau of Topographic and Geological Survey, and there would have been immediately available all of the annual reports, maps of rights of way, and other data concerning railroad, railway, telegraph, telephone and canal companies filed in the Bureau of Railways of the Department from the year 1867 to the present time, as required by law and the Constitution. Much of this data has since then been duplicated at vast cost by the Railroad Commission and by its successor, the Public Service Commission.

When the more ambitious scheme of a Public Service Commission to succeed the State Railroad Commission was planned, the spectre of constitutional limitations again arose. It was decided to end the question for all time. The Public

Service Commission Act was passed July 26, 1913. This Act dropped all pretense and absolutely ignored the Secretary of Internal Affairs and his constitutional powers. In the same session a resolution was introduced to amend the Constitution by abolishing the Department of Internal Affairs. This proceeding was a powerful admission of the grave fears and doubts entertained as to the constitutionality of the Public Service Commission Act. The resolution was passed by both House and Senate.

The scheme to destroy the Department in defiance of and in utter disregard of the Constitution progressed rapidly, especially as no great public protest was heard. A widespread propaganda was started through the press to persuade the public that the Department was "obsolete" and that it rendered no important service. All of this was but preparatory for the most amazing acts of usurpation and injustice. Article IV, Section 19, of the Constitution, heretofore cited in full, contained this mandatory provision, "His Department shall embrace a Bureau of Industrial Statistics. That Bureau has functioned in the Department continuously from the year 1874. Entirely regardless of the Constitution and the laws which fixed the number of employees and their compensation, upon the initiative of the Governor, the Act of June 2, 1913, was passed, creating a Bureau of Statistics and Information in the Department of Labor and Industry. The newly created Bureau had many additional places with higher salaries than the old ones, which places the Governor promptly filled by appointment. He then vetoed the items of appropriation for salaries of the officers and employees in the constitutional Bureau of Statistics in the Department of Internal Affairs and it had, perforce, to be discontinued.

The Governor next vetoed the appropriations for the salaries of the employees in the Bureau of Railways and that Bureau, also, had to be discontinued. He then vetoed the appropriation for the Bureau of Taxes and Assessments. The duties of the Bureau of Railways were those relating to the annual reports of transportation companies. The Constitution makes it mandatory upon all steam railroad, electric railway, canal, telegraph and telephone companies to furnish these reports to the Secretary under penalty of five thousand dollars on default, and it is the duty of the Secretary to forward the blanks and upon their return to compile the data contained therein and make report annually to the Legislature.

The result of the above described actions on the part of the Legislature and the Governor was to leave the Secretary without proper organizations to perform the services imposed upon him by the constitution and laws which were unrepealed and to strip the Department of all functions but those exercised by the Land Office Bureau and the small Bureau of Standards.

The Secretary, Honorable Henry Houck, did his duty, however. By strenuous use of general clerks and stenographers in the Department he took care of the reports. He furthermore persuaded the County Commissioners of the sixty-seven counties to make their annual reports of local taxes and assessments without the compensation which the law stipulated, upon the promise that he would endeavor to have the next Legislature right the wrong. Not a county refused, the statistical record was kept unbroken and the Secretary's promise was made good.

The resolution to amend the Constitution which had passed the Legislature of 1913 was presented in due form to the Legislature of 1915. It failed ignominiously. Not a single vote was cast in favor of it in the Senate. So ended the attempt to abolish the Department.

REORGANIZATION OF THE DEPARTMENT.

When I was elected Secretary of Internal Affairs I was fully aware of the moribund condition of the Department and recognized my duty and responsibility to exert myself in an effort to restore it as far as possible to the position of dignity and importance designated for it under the Constitution. I devoted my time between the date of my election in November, 1918, and the date of my taking office in May, 1919, to this task. During the four months that the Legislature was in session before I took office I busied myself arousing interest in the Department and formulating laws for its reorganization. I presented my plans to Governor Sproul, who recognized the justness of my claims and thereafter co-operated splendidly with me, even surrendering part of his own powers and privileges in the way of

appointments. Considerable was accomplished, as shown by the following Acts of Assembly:

By Act of May 16, 1919, (P. L. 202) the Department was reorganized as to the Land Office Bureau, the Bureau of Railways, Bureau of Taxes and Assessments, and the Bureau of Standards.

By Act of April 4, 1919, (P. L. 45) the Bureau of Municipalities was transferred from the Department of Labor and Industry to the Department of Internal Affairs.

By Act of April 18, 1919, (P. L. 80) the Bureau of Statistics and Information was transferred from the Department of Labor and Industry, reinstating it in the Department of Internal Affairs.

By Act of June 7, 1919, (P. L. 420) the Bureau of Topographic and Geological Survey was established in the Department of Internal Affairs.

By Act of April 4, 1919, (P. L. 44) the Secretary of Internal Affairs was made Custodian of all title papers relating to the real estate owned by the Commonwealth.

The two-year period which elapsed between the legislative sessions of 1919 and 1921 was devoted strenuously to the task of organization and of re-organization under the above Acts. I also acquired a good working knowledge of the Department which revealed to me many defects which called for remedial legislation. As is usually the case, I could not get all that I desired, but the following bills were passed in the sessions of 1921:

By Act of May 25, 1921, (P. L. 1119) additional deputies at large were provided in the Bureau of Standards.

By Act of April 20, 1921, (P. L. 193) the Bureau of Statistics and Information was reorganized.

By Act of May 27, 1921, (P. L. 1180) the Secretary of Internal Affairs was made a member of the Pennsylvania State Park and Harbor Commission of Erie.

By Act of May 5, 1921, (P. L. 389) the regulation and control of the manufacture, sale, offering for sale, giving away and use of weights and measures, and of weighing and measuring devices, in the state is provided for.

The Department of Internal Affairs at the present time operates through the following Bureaus:

1. The Land Office Bureau.
2. Bureau of Statistics and Information, which contains the following divisions:
 - (a) Industrial Statistics
 - (b) Public Utilities Statistics
 - (c) Tax and Assessment Statistics
 - (d) Waterways Statistics
3. Bureau of Municipalities.
4. Bureau of Standards.
5. Bureau of Topographic and Geological Survey.

All of these Bureaus have been thoroughly organized under capable heads and are performing important services for the state.

Here ends the history. Almost four years ago I found the Department of scarcely greater importance than a Bureau, the results of years of usurpation and a conscienceless disregard of its rights under the laws and the Constitution. By four years of hard work it has been re-established as a live, efficient branch of the state government, charged with the performance of most interesting duties, well calculated to inspire in every man and woman connected with it the desire to give to it the best that is in him.

WHAT OF THE FUTURE?

I hold a commission from the people to serve them along the lines commanded by the Constitution. I was re-nominated without opposition and elected without any adverse criticism of my past conduct of the Department so far as I have learned. There are on file in the Department thousands of highly commendatory letters and many very flattering resolutions, received from men and women prominent in business, chambers of commerce, civic associations, and municipal officers. The general approbation with which the work of the Department has been received during the last two or three years is, indeed, very gratifying to me.

I look forward to four years and four months incumbency of the office of Secretary of Internal Affairs beginning with January 1, 1923. I shall not be contented to be merely an

ornamental figure-head drawing a salary. I shall, therefore, oppose with all my might any attempt to tear down what I have built in the last four years. There is much work to be done and I stand ready and anxious to perform my full share of service. I am in complete accord with the great forward movement to reorganize the state government.

At the very first sitting of the Reorganization Commission appointed by the Legislature of 1921 I delivered to it a pamphlet containing a number of suggestions and recommendations concerning my own Department. As an expression of my views upon the subject generally, I said:

"Governor Lowden made for himself a national reputation by his successful re-organization of the government of the state of Illinois. According to my recollection, he succeeded in consolidating more than sixty separate commissions, bureaus and departments into six principal departments. Pennsylvania needs just such treatment. There are too many disconnected comparatively small bureaus, departments and commissions 'hung up in the air' as it were. Each of these has an overhead expense of bookkeepers, clerks and accountants which would be largely unnecessary if they were consolidated with larger departments. Many bureaus in departments maintain employees performing services which should be done by the general office of the department. Let me illustrate by the experience of my own Department. When it was at its lowest ebb the general office force consisted of the Secretary, a deputy, a chief clerk, a bookkeeper and two stenographers. With the addition of the large bureaus—Statistics, Municipalities, Topographic and Geological Survey and the expansion of the old bureaus of the Department—the same general office force with the addition of but one stenographer carries the overhead of all the bureaus. In other words, the same force is doing several times as much work as it one time performed and it, at the same time, coordinates the work of all the bureaus."

While it is generally conceded that a reorganization of the state government is imperative, it should be apparent to all that it will be a momentous task which should be approached with caution. It is possible that in many instances more harm than good may be done. There can be no thorough reorganization until the Constitution is revised and the result of the recent election proposing a constitutional convention showed that the minds of the people are not yet prepared for such an important undertaking. The reason is not hard to find. No definite, outstanding defects in the present Constitution have been formulated and pressed before the people. The work of the Commission appointed by Governor Sproul attracted very little attention and excited no popular enthusiasm. I feel certain that there will be no convention to revise the Constitution until the people are aroused to the need of one by reason of feeling the pinch of some limitations in the present Constitution. And no constitution will receive approval except it be progressive, conforming to the spirit of the times, and framed by delegates freely and fairly elected.

To attain the best results, therefore, the reorganization movement will require time and all persons engaged in it must look forward to long sustained efforts. I shall gladly cooperate with the Governor and the Legislature in promoting all measures which my judgment and experience approve as being wise and beneficial. But here, again I must insist that in the distribution and re-distribution of service and duties the Department of Internal Affairs shall receive fair and just consideration and that its constitutional rights must be observed and maintained.

SUGGESTIONS FOR CONSOLIDATION AND CO-ORDINATION.

In approaching this subject I do so from the viewpoint of the Secretary of Internal Affairs in the relation the Department of Internal Affairs bears to the other branches of the state government. I wish to have it understood that in making these suggestions I have not been influenced by any selfish purpose, or, by any desire to create friction with other officers of the state government. In planning the reorganization of my Department in the last three and one-half years I have given a great deal of thought to the subject of establishing it as far as possible in the position intended by the Constitution of the state, keeping ever in mind larger and more efficient service and the elimination of duplication and overlapping of endeavor.

On the fourteenth day of December, 1920, at his invitation I addressed a letter to Governor William C. Sproul, making some suggestions and recommendations preliminary to the sessions of the Legislature of 1921. Some of those suggestions were adopted and were made effective by legislation. I now propose to present anew those not adopted for your consideration.

THE BUREAU OF STATISTICS AND INFORMATION.

(1) The Bureau of Statistics and Information in this Department should be the sole bureau of statistics and information in the state government and embrace all statistical agencies.

(2) It should be made mandatory upon the Secretary of Internal Affairs, through the Bureau, to gather, compile and furnish promptly any statistics or information required by the head of any department of the government for the use of his department.

Few people realize the importance of statistics and that they should be accurate and available when needed. The late war furnished a lesson to the country which should never be forgotten. There was no branch of the National government in which there was a greater lack of preparedness for the emergencies of the occasion than in the statistical agencies. Professor Wesley C. Mitchell, President of the American Statistical Association, in an article published in the Monthly Labor Review (Washington) in the year 1919, said:

"When the war began the Federal government possessed twenty or more statistical agencies, the weaknesses and especially the lack of co-ordination of which had been keenly realized even in peace time. These agencies were quite inadequate to the task of supplying the data needed under war conditions concerning national resources of various kinds, and the business of putting the nation on a war footing was seriously delayed by the lack of this statistical knowledge.

"The Council of National Defense, the Food Administration, the Fuel Administration, the Shipping Board, the War Trade Board, the Railway Administration, and the War Industries Board sooner or later set up each a new and independent statistical agency to meet its especial needs. The War Department and the Navy Department followed suit. And these agencies, like the war boards which created them, had to be manned with people inexperienced in Government work and unfamiliar with Washington.

"Yet the statistical work of the war boards as a whole showed precisely the same defect in organization as the work of the old statistical bureaus and showed that fault in an aggravated degree. Each new agency worked by itself for a separate board. Hence there was much duplication of effort, and at the same time many important fields remained unworked; the results reached by different agencies could not be readily compared or combined; and the cost was needlessly great. Further, the energy of the new statistical agencies and the haste in which they worked magnified a minor fault of the old system to larger proportions. These new agencies wanted to get their fundamental data from the original sources; so they sent out questionnaires to business men in a veritable flood. Many manufacturing plants got elaborate papers which they were asked to fill out and return by the next mail in tens and in dozens. Frequently, different questionnaires covered nearly the same ground, and usually they required not a little investigation within the plant to collect the data asked for. Considerable expense was incurred and serious irritation was caused throughout the country by this obvious failure of organization in Washington.

"This questionnaire evil brought back a flood of complaints, echoes of which reached the responsible heads of the war boards. The efficiency of economic mobilization seemed threatened; that was a more serious matter than the waste of public funds."

Pennsylvania was in no different situation from that of the Federal government. It had maintained a Bureau of Statistics for half a century at a total expenditure of hundreds of thousands of dollars only to learn at a critical moment that it was worthless. It did not have the information so urgently needed not even an organization that could be utilized in obtaining that information. Just as was

the case with the National Government, the state was compelled to expend \$2,000,000 in organizing emergency agencies to perform a service which should have been immediately available.

When I became Secretary of Internal Affairs and thereby responsible for the future of the Bureau of Statistics and Information I was cognizant of this situation. One of my first determinations was to give the state a statistical organization that should be second to none. The advantages of such an organization are many and important. Statistics are useless if they are not accurate, complete and furnished promptly and when needed. To effect this requires efficient organization for collecting, compiling, tabulating, etc. It means adequate equipment, consisting of tabulating machines, typewriting, manifold, copying and other devices to facilitate work. It means close co-operation by all clerks, agencies and means, under skillful directing heads, eliminating duplication of work and effort and the issuing of contradictory results by different branches of the State Government. It means prompter and more effective publicity; a lessening of annoyance, labor and expense to the many interests required to furnish reports; more systematic methods of reporting and filing and at a less expense to the state.

The high mark set has not been reached but the progress made is very apparent. The journal of the American Statistical Association (December, 1922) in a critical review of the 1920 report, says:

"The report under review should prove to be a very useful contribution to the rapidly growing list of official statistical reports periodically issued. Other states which do not issue a compendium of information relative to their industries and resources might well follow the example of Pennsylvania in this respect. Hardly any other 'medium for disseminating information the public should have' could prove more effective than a volume of this character."

Mr. E. Whitney in charge of the Statistical Abstract of the United States wrote, under date of July 14, 1922:

"The Department of Internal Affairs' Statistical Report for the year 1920 is certainly a splendid work and entitles Pennsylvania to a high position in the matter of complete and valuable state statistics."

To these tributes from such high authorities can be added the fact that the Wharton School of Finance, of the University of Pennsylvania, and the Department of Industry in the University of Pittsburgh, as well as other teachers' classes and private schools, are using the annual reports of the Bureau as text books.

When I assumed responsibility for the Bureau of Statistics I instituted a survey and soon ascertained that there were three different bureaus in the Department, viz., the Bureau of Statistics and Information, the Bureau of Railways, and the Bureau of Taxes and Assessments, that were all in fact statistical bureaus. I concluded that reform should properly begin at home and I accordingly prepared a bill—Act of April 20, 1921, (P. L. 193)—which merged the three bureaus into one under the title of the Bureau of Statistics and Information.

The Act of 1921 above mentioned provided, in Section 3: "The Bureau shall collect, compile and publish all statistics and useful data and information relative to labor, coal mining, oil and gas production, manufacturing industries, commercial operations, public service companies, municipalities, maritime interests, and other business of the state", which gives it a very wide range. Section 4 of the Act provides:

"It shall be the duty of the Secretary of Internal Affairs to furnish statistical data and information to the heads of the state government, for the use of their respective departments, upon the subjects mentioned in this Act, upon requisition made in appropriate form, as promptly and completely as practicable, that unnecessary duplication of the gathering of statistics and information may be avoided."

This latter clause was in accord with a recommendation which I made to the Governor in a letter dated December 14, 1920. This section should have gone farther and prohibited all other state departments and agencies from gathering statistics upon these designated subjects. I have since pointed out to the Commission to Reorganize the State Government

a number of instances in which unnecessary duplication is being done. This duplication necessarily leads to differences in results obtained, is imposing unnecessary burdens upon business interests, and to the building of duplicate sets of records upon the same subjects at great expense to the State, all of which is certainly unjustifiable. The Bureau of Statistics and Information in this Department should be made adequate in organization and equipment for all of the statistical needs and requirements of the state government and all other branches of the government should be required to co-operate with it and look to it for their statistical needs. A number of heads of departments have co-operated in the full sense and intent of Section 4 above cited. For two successive years the Bureau has gathered important and timely data on the consumption of pulp-wood by the paper mills of the state, upon the request of the Department of Forestry. It stands at all times to do like service for any bureau or department. I suggest, therefore, that legislation be enacted to prevent all statistical work by other departments in fields within the scope of the present jurisdiction of the Bureau of Statistics and Information in my Department as conferred by law.

MAP MAKING.

The making of maps of the state, it seems to me, is a matter that should have speedy attention. For years past a number of departments have been issuing maps for various purposes. Generally, there has been no specific authority nor special appropriations for the issuing of these maps and, therefore, they must have been paid for out of some general or contingent funds. It ought not to be left to the head of a department to contract for a large issue of maps simply at his discretion and when he thinks he can find money to pay for it. There should be a definite policy on the entire question of maps. I have given a good bit of thought to the subject and am convinced that economy and efficiency would be subserved if this work were centered in one department.

There should be a basic standard map, as accurate as possible with respect to boundaries, county and township lines, the location of rivers, mountain and other natural features and of cities and towns. Upon this, then could be superimposed railroads, highways, forests and other special features as desired and designated by Departments wishing to publish maps for particular purposes. It would be a part of the duty of those charged with this work, besides the drawing of such maps, to contract for the printing and engraving, attend to proof reading and other matters to insure proper execution.

It ought to be apparent that having this work under the supervision of a person or persons with expert geographical knowledge of the state would be a tremendous advantage, and such supervisors would at all times be alert to secure information to perfect the map of the state.

In our warrantee map work we have discovered that many township lines are actually unknown as the records establishing them are lost or mislaid, the employees of this Department having in some instances recovered them from cellars or garrets of court houses, and in other instances have been unable to find them at all.

I believe this map-making division should be located in this Department. The work of the Land Office, for more than a century, has been closely connected with the geography of the state, especially its boundaries and subdivisions. For years it published a very excellent railroad map which was much in demand.

In addition to this accumulated knowledge and experience this Department has now as one of its divisions the Bureau of Topographic and Geological Survey. The Topographic map work is being done in conjunction with the Federal Government, but the Chief of this Bureau follows with close attention every detail of the work and, therefore, every important and geologic information comes to his attention. Within the next several years this Bureau will construct and publish many geological maps of the state as an indispensable part of the great work it is conducting.

There are many demands daily upon the several departments of the state for maps of various kinds, published or to be published, which results in considerable annoyance and confusion in the effort to refer them to the proper departments. One map-making division would obviate all of this. I would, therefore, recommend the establishing of a bureau for map drawing in this Department.

ABSTRACTING OF TITLES.

The acquisition of real estate by the Commonwealth for forestry reserves, game preserves, armories and other purposes is constantly increasing. This necessitates a very considerable amount of title examination, at a large expense to the state, and the work has been done mostly by a few trust companies and private individuals. I am strongly of the opinion that the state could and should examine these titles, and that by doing so it would effect a considerable saving.

By an Act of Assembly passed in 1919, which I suggested and had drafted, the Secretary of Internal Affairs was made custodian of all deeds, maps, surveys, etc., relating to the title of real estate owned by the Commonwealth. Before that time these evidences of title were scattered all over the state and their whereabouts known only to those persons and officials who were interested in or connected with the transaction, and these persons were constantly changing in office. Several thousand of these instruments have already been entered in the Land Office of the Department where they are being carefully filed, indexed and arranged so as to be available for quick reference and inspection by any one interested.

I think it but a logical sequence that the abstracting and examination of prospective purchases by the State should be done in connection with this work. These examinations usually begin with the title from the Commonwealth, and even done by private parties they must apply to the Land Office for certified copies of the warrants, surveys and patents of the tracts involved, and frequently, when title from the Commonwealth has not been completed, it must be done through the Land Office.

This work would consist of the preparation of complete abstracts, and surveys when necessary, of land to be purchased, for the use of the Attorney General's Department in passing upon the validity of the titles.

As all of the departments purchasing real estate now receive appropriations for the purpose of title examinations and make contracts for the work to be done, an Act of Assembly imposing this duty upon the Department of Internal Affairs is necessary. It should provide for two expert title examiners and two clerks. I recommend legislation to this effect.

INLAND WATERWAYS.

The Secretary of Internal Affairs should be given a broad jurisdiction over the waters of the state. The next few years will undoubtedly witness a tremendous demand for power development in streams, for canalization and improvement of rivers for navigation, for conservation of water supplies for flood prevention, etc. All of this service come naturally under the designation of internal affairs. In my judgment the Water Supply Commission should be a bureau in the Department of Internal Affairs and its present limited jurisdiction merged in the larger one herein proposed to be vested in the Secretary of Internal Affairs. I do not believe that a Commission with limited powers and the members of which give but part of their time to the service will be adequate to cope successfully with the large problems of the near future. Already many surveys are being made and plans are being matured for power and canalization projects. Since I have been in office a number of these have been forced upon my attention and I have concluded that there is either no state officer clothed with sufficient power to meet the needs of the situation, or the subject is being very much neglected. Before the year 1820 Philadelphia was the metropolitan city of the United States, but with the completion by the state of New York of the Lake Erie and Hudson River Canal, traffic was so diverted from Philadelphia that New York city quickly surpassed it. So, to-day, untold injury may be done by neglecting opportunities at our doors. I believe that there should be a continuous, intensive study and investigation of the possibilities in our rivers for power development, canalization and flood prevention.

Impressed as I have been with the importance of this subject, I established a Division of Waterways Statistics in the Bureau of Statistics and Information, and placed at its head Mr. George M. Lehman, one of the best informed men in the state upon these subjects. He was the engineer for the Lake Erie and Ohio River Canal Commission and made the surveys and plans for that project which just now manifests an activity which promises a speedy consummation.

Some of the instances in which I have been called upon to render assistance from the very natural inference, I assume, that such matters would naturally fall within the powers of the Secretary of Internal Affairs, are the following:

An Act of Congress was passed appropriating a sum of money for a preliminary survey and investigation to determine the feasibility of a permanent survey for the canalization of the Susquehanna river from its mouth to Harrisburg. The Federal engineers of the War Department requested me to furnish information and data required by them. I made a complete survey of probable traffic originating in the proposed canal territory and prepared and presented to them an elaborate report covering all their points of inquiry on the subject, which was generously acknowledged as being of invaluable assistance to them. The outcome of this survey is still undetermined.

A serious break occurred in the narrow neck of Presque Isle Peninsula at Erie through which the waters of Lake Erie were passing into the Harbor, inflicting much damage and impeding commerce. I received telegrams and letters from commercial organizations of the city of Erie, asking me to assist in interesting the Federal authorities to remedy the break. Immediately took up the matter with the Federal authorities and they responded promptly and filled in the breach, restoring the peninsula to its natural condition.

During the legislative sessions of 1921 certain progressive citizens of Erie called to interest me in a project of creating a state park of Presque Isle Peninsula. They were foreseeing gentlemen with a wonderful conception of the great future possibilities of Erie Harbor and Presque Isle Peninsula. I easily imbibed their enthusiasm and readily gave my assistance in the formation and the passing of the Act creating the Erie Park and Harbor Commission. The Secretary of Internal Affairs and the Fish Commissioner were made ex-officio members of the Commission to represent the state. The project is progressing nicely.

I was also called upon by the Schuylkill Canal Association, an organization existing throughout the entire Schuylkill River Valley from Pottsville to Philadelphia, to render assistance, if possible, in preventing the abandonment of the Schuylkill Canal by its lessor, the Philadelphia and Reading Railroad Company, and its consequent lapsing into ruin and decay; the further purpose of the organization being to secure Federal and State aid in its rehabilitation as a modern canal. Mr. Lehman's knowledge of the subject met the emergency, as he had just a short time before made a survey of the canal for the War Department, for the purpose of ascertaining the possibilities of modernizing it to relieve the crowded condition of transportation during the war period. With my permission, he attended a number of the meetings, held in several cities along the canal route, and furnished then the important information in his possession.

Since then this Association filed a complaint with the Attorney General. Upon the request of the Attorney General Mr. Lehman spent several days gathering data and facts for the purpose of determining whether a suit should be instituted.

Several months ago the Federal Engineers held a two days' meeting at Pittsburgh to confer with the leading business interests of that section as to the necessity of the construction of the Lake Erie and Ohio River Canal. The services of Mr. Lehman were urgently requested. I responded thereto by sending him to the conference. He accompanied them over the entire route and contributed maps and other detailed information facilitated their labors very greatly.

The subject is now under close consideration and there doubtless will soon be a definite determination of the question.

In the month of December, 1922, I received a request from Federal Engineers asking for my co-operation in an effort to interest the state, through the Governor and the Legislature, in securing a navigable waterway to the anthracite coal region. The communication says:

"I am taking the liberty to inquire if you would care to co-operate with this office in a further investigation of the worthiness of this idea, and its preparation in more complete form for presentation to the Governor of the state. Such an investigation would require, in my opinion, a complete examination of the Delaware Division and Lehigh Canals relative to their adaptability to the

project in mind, and furthermore a traffic survey of the industries located on the Delaware and Lehigh rivers within the limits of the proposed improvement. This survey would determine the character and amount of the shipments to and from the plants, and the extent to which the shipments would lend themselves to water transportation."

From the information contained in several letters which I have received relative to this subject it appears to be a project of vast possibilities and I believe that a thorough survey should be undertaken in the near future.

January 12, last, I received the following telegram from the Erie Chamber of Commerce:

Department of Internal Affairs,
Harrisburg, Pa.

Please send us such topographic maps or other charts blueprints, etc., showing contour of the district through which the suggested Pittsburgh and Lake Erie Canal could be advantageously dug with Erie as a terminal at the Lake end. Our files are incomplete as to general topography of the country lying between Pittsburgh at one end and Erie at the other. Your help will be greatly appreciated."

I placed Mr. Lehman on the task and he rendered a report which has been gratefully acknowledged. I learn, however, that is but the beginning of what will probably be an intensive study on the part of the city of Erie in an effort to locate a feasible route for such a canal.

In everyone of the cases cited the Department completely satisfied those who sought its assistance. They were all voluntary appeals and present some evidence of the way in which the mind of the public is awakening to the importance of the State's waterways. I believe it to be one of the most momentous questions of the present day and that it is shamefully neglected.

LIEN DOCKET CLAIMS.

I believe that some definite action should be taken by the Legislature to facilitate a settlement of the claims due the state as evidenced by what are known as the Lien Dockets. I recognize that this is a subject with which very few are familiar and, therefore, it will need explanation. In the early days of the Commonwealth sales of land were made upon credit, in many instances mortgages being taken. But the debtors were very slow in paying their just debts, as this statement will show.

By the Act of May 20, 1864, and supplement thereto passed April 4, 1868, a docket showing the warrants, unpatented and against which liens existed for unpaid purchase money was made up and forwarded to the Prothonotaries of the several counties in the state. There were many thousands of these claims and a patent could not be issued upon one of these warrants until the indebtedness, with interest, was paid in full. In the aggregate these claims amounted to several millions of dollars, and believing that they should be paid, Honorable James W. Latta, Secretary of Internal Affairs, made a strong effort through an Act passed May 26, 1897, (P. L. 101). But the enforcement of the Act created much opposition from those to whom the warrantees' titles had been transferred, often through many different grantors. They alleged that they were innocent purchasers and that the payment of the Commonwealth liens would impose heavy and unexpected burdens upon them. Consequently, Secretary Latta, deeming it to be a wise public policy, suspended the enforcement of the Act of 1897, and the Act of May 5, 1899, was passed as a compromise. This Act authorized the Secretary of Internal Affairs to grant patents on warrants on the Lien Dockets upon the payment by the present owners of such tracts of fifteen dollars, without regard to the actual amount due or owing. This was a most liberal concession on the part of the state, but even that has not operated to clean up the dockets. Owners of unpatented lands take their own time to pay and it seems only apply for a patent when, proposing to sell, an examination of title reveals that the land is unpatented and subject to a lien of the Commonwealth and the purchaser insists upon the title

being perfected. This occurs most frequently in the sales of mineral lands. In the past seven years but one hundred and sixty-nine such patents have been applied for and granted.

Recently I had the dockets gone over and was surprised to learn that there are approximately 14,992 warrants unpatented, which, at \$15.00 each, would amount to \$224,880. It is very probable that one-third of these are duplications, but in any event there is a very large sum due the Commonwealth from this source which should be realized.

REPORT OF THE COMMISSION FOR THE REORGANIZATION OF THE STATE GOVERNMENT.

To the Honorable Members of the Senate and House of Representatives of the Commonwealth of Pennsylvania.

Ladies and Gentlemen:—

The Commission for the Reorganization of the State Government created by the General Assembly under the provisions of a "Joint Resolution approved the 27th day of May, 1921, Pamphlet Laws 1188," has the honor to submit herewith a summary report of its work.

In accordance with section 3, of the resolution above referred to, the duties assigned to the Commission were as follows: "To make an investigation of the laws organizing the several State departments, boards, bureaus, divisions and commissions, and prepare a plan for submission to the General Assembly, reorganizing and consolidating the same, and in such plan, the Commission shall endeavor to eliminate all duplication of work by the several departments. It was also required that the report of the Commission have attached bills for the consideration of the General Assembly providing for such reorganization."

The Commission held forty-six meetings from the date of its organization on December 14, 1921, and has made an investigation of every executive agency of the State Government. It does not feel justified in going to the expense of presenting a detailed report of all of its proceedings but submits as the report of its work the legislation already introduced and an abstract thereof which is made a part of this report.

It was deemed advisable by the Commission to submit its legislation in separate bills so as to insure the constitutionality thereof. Since the adoption of the Constitution of 1874 the substantive law of each executive agency has been treated separately and without entering into a discussion as to the merits of the question, the Commission believes that the practice has become so firmly established as to warrant the courts in holding that each of these various subjects must be legislated for separately to comply with the constitutional provision.

All of the legislation drafted from time to time for, and all legislation finally introduced at the request of the Commission was given to the "Citizens Committee" appointed by the Governor and the drafters of the proposed administrative code had free use thereof.

The Commission acknowledges its indebtedness to the Legislative Reference Bureau for assistance in drafting all of its legislation; to the Auditor General and the State Treasurer for information relating to the financial condition of the Commonwealth; to the Public Service Commission for the use of accountants in preparing budget figures; to the Highway and Health Departments for assisting in the preparing of charts, diagrams and forms; to the Secretary of Internal Affairs for a survey and inventory of State Property and to all of the other State Departments and agencies for their co-operation and valuable assistance and information which was freely and courteously given and which enabled the Commission to do its work within its limited appropriation, without the necessity of employing outside experts.

Respectfully,

GEORGE WOODWARD, Chairman.
LUCY K. MILLER
LEONARD P. FOX
FRANK A. SMITH
WILLIAM J. McCAIG
JOHN M. FLYNN
HARRY S. McDEVITT, Secretary.

SUMMARY OF LEGISLATION INTRODUCED AT THE REQUEST OF THE COMMISSION FOR THE REORGANIZATION OF THE STATE GOVERNMENT.

DEPARTMENT OF ADMINISTRATION AND FINANCE.

(Senate Bill No. 988 and Senate Bill No. 566)

A new department called a Department of Administration and Finance is proposed. The head of this department is to be a Superintendent of Administration and Finance. Generally speaking the superintendent is to act as a controller, and to prepare biennial budgets for the Governor. There is also created in the department a Board of Finance and Revenue which is to have the functions of the present Board of Public Accounts, the Board of Revenue Commissioners and the Sinking Fund Commission.

To prevent the enumeration of various executive departments and state institutions definitions have been adopted. The word "unit" as used in the bill includes the various departments and independent boards, bureaus, divisions and commissions of the executive branch of the state government. The word "institution" refers to the various Hospitals for the insane, sick and injured, Penal Institutions, Normal Schools, State College, Soldiers' Orphans' Industrial School, Thaddeus Stephens Industrial School and the Soldiers' and Sailors' Home. While the words "spending agency" cover all included with the word "unit" or "institution" and in addition comprehend semi-state and private institutions receiving aid from the Commonwealth.

It is proposed to give to the Superintendent of Administration and Finance a control over the cost of operation of units and institutions of the state government and in this connection to require all proposed expenditures to be submitted to him for approval. He would be required to approve all contracts and all payrolls where there would be changes from month to month. In order that there may be no unnecessary overlapping between the functions of the superintendent and the Auditor General, it is specifically provided that the control and supervision of the superintendent over the financial affairs of units and institutions is to relate only to the necessity and wisdom of making proposed expenditures and the financial ability of the Commonwealth to pay, and shall not involve the auditing of accounts after expenditures are made or question the legality of expenditures. The power of the superintendent in this connection may seem rather drastic but is the same power which has been extended to similar officers in the states of Illinois, Nebraska, Ohio, and Massachusetts. It gives the Commonwealth an officer who is really empowered to adopt a financial policy and to see that expenditures do not exceed appropriations available even though expenditures are kept within appropriations made by the General Assembly.

The superintendent is required to carry on departmental research, investigate duplication of the work of units and the efficiency of the organization and administration of units. He would really be required to carry on the work which has been begun by the Commission which submits this report. He is to provide for the classification of state employees and adopt a standard fixing uniform and graduated salaries for persons engaged in the same character of work. He may also adopt a system for the temporary transfer of employees from one unit to another as the work of units may require or permit.

The superintendent is to prepare for the governor tentative budgets for each year of the biennium for which the legislature makes appropriations. He would not later than November first of each year send suitable estimate blanks to each spending agency and require the return of such blanks with the information thereon not later than December fifteenth. After that date he would begin a revision of the appropriation requests and submit to the governor a tentative budget for each of the two fiscal years of the next biennium. With the budget he will also submit a general and other appropriation bills carrying the items in the proposed budget. After receipt of the tentative budget the governor is required to hold public hearings and revise the appropriation requests and submit a budget to the General Assembly not later than the first day of March. With the budget the Governor submits appropriation bills carrying the items he proposes for appropriations. These appropriation bills are to carry separate appropriations for each of the two succeeding years and shall specifically name the fund from which the appropriation is to be made, whether from the general fund

or from a special fund. The general appropriation bill and bills making appropriations to units and state institutions are to carry provisions giving authority, with the consent of the governor, to transfer, within any respective agency, any part of any specific appropriation from one object for which appropriated to some other object deemed more necessary in view of later developments.

In order that the superintendent may have reliable information as to the revenues and expenditures of the Commonwealth, it is proposed that he shall institute a system of uniform accounts which are to be used in all units and institutions and spending agencies receiving state appropriations. All appropriations except for constructions under way or where contract is let are to lapse at the end of each fiscal year. Each unit and institution is required to submit to the superintendent quarterly estimates of the amount required for each activity to be carried on and such estimates shall be approved by the superintendent before the appropriation shall become available. Units and institutions are also required to render monthly reports of expenditures to the superintendent.

DEPARTMENT OF PURCHASING.

(Senate Bill No. 564)

A new department called a Department of Purchasing is proposed. The head of this department is to be the purchasing agent. Generally speaking the purchasing agent, is to have charge of the purchase, storage and distribution of supplies for the state government and state institutions and to have charge of the printing and binding.

To prevent the enumeration of various executive departments and state institutions definitions have been adopted. The word "unit" as used in the bill includes the various departments and independent boards, bureaus, divisions and commissions of the executive branch of the state government. The word "institution" refers to the various Hospitals for the insane, sick and injured, Penal Institutions, Normal Schools, State College, Soldiers' Orphans' Industrial School, Thaddeus Stephens Industrial School and the Soldiers' and Sailors' Home.

It is proposed that in making appropriations for supplies and printing and binding, the appropriation shall be made to the purchasing agent but that each of these appropriations shall carry a schedule of distribution, specifically limiting the amount which may be expended by individual units and institutions. Under the present practice the departments receiving these appropriations have no way in which to limit the amount which may be used by any department, and it frequently happens that one department may receive a very large amount of printing to the detriment of some other department.

It is proposed to create in connection with the purchase, storage and distribution of supplies, an advisory board composed of fourteen persons. On this board will be the purchasing agent, the Commissioner of Health, the Commissioner of Public Welfare, the Superintendent of Public Instruction and other persons, representing the state institutions, to be appointed by the superintendent. This board is to consult from time to time with the superintendent relative to the adoption of standards for supplies and to enumerate the supplies which are to be purchased for such institutions. The purchasing agent is to purchase all supplies for units and such supplies for institutions as the advisory board may agree upon. With regard to the units a provision has been inserted that supplies peculiarly adapted to the needs of units may after consultation with the purchasing agent be purchased by the unit itself. Such supplies are then not to be placed upon the schedule. The Commission has in mind such purchases as cement, sand and gravel by the Highway Department, military supplies by the Adjutant General, medical supplies by the Department of Health, horses by the State Police Department, etc. But all supplies which are placed upon the schedule can only be centrally purchased. As before noted the appropriation by the General Assembly for supplies is made to this department and a schedule to that appropriation designates the amount which may be used by each institution and unit. Supplies may be purchased by contract or otherwise. All stationery, paper, bindings and fuel and furnishings for the halls and rooms used by the General Assembly are to be purchased by contract approved by the Governor, Auditor General and State Treasurer. This provision is constitutional. The purchasing agent is re-

quired to adopt from time to time standards of qualities grades and brands of supplies, including paper used in printing, and for forms, letter-heads and envelopes. All purchases are to be made for cash or on credit, or time not exceeding sixty days to enable the State to secure the benefit of cash discounts, and the Auditor General is required to make advances of money to the purchasing agent for this purpose.

In connection with the printing and binding, it is proposed to create an advisory board composed of the Purchasing Agent, the Superintendent of Administration and Finance and a person connected with the department having practical experience in printing and binding. This board has power to adopt rules and regulations for the conduct of its business, and in such rules and regulations shall set forth the kind and character of printing and binding which is to be submitted to it for examination. If in the opinion of a majority of the board any manuscript submitted for printing other than such as is submitted by the General Assembly does not justify the expenditure of public moneys, it is required to disapprove the printing. It is also proposed to leave with this board the fixing of the number of copies of printing which shall be done instead of having the law fix a rigid number as is now the practice. The board is given power to designate one or more documents as proper to be placed on sale to the public and may fix the price to be paid therefor. Thereafter no such documents shall be distributed free except to officers of the state government and municipalities, officers of the United States Government and other states and foreign countries, to members of the General Assembly, to libraries and pamphlet laws to magistrates, aldermen, justices of the peace and attorneys at law. Substantially the present law with regard to printing is submitted for re-enactment. The Commission has made a thorough investigation of this subject and while there are evidences of waste in the printing of certain documents not considered necessary, it nevertheless believed that the printing of the state under the present system is secured at a cost less than the present commercial rate. The Commission has considered the division of the state printing into several classes as is the practice in the state of New York, but from estimates furnished by the superintendent of Printing and Binding based upon contract prices now in force in New York, it is evident that this system would prove very costly to the state of Pennsylvania. The Commission believes that a division of the printing contract by law has a tendency to bring about collusion in bidding. It is of course to be remembered that there is nothing in the law now which prevents the printing department from letting any part of the printing in separate contracts.

STATE PRINTER.

(Senate Bill No. 573).

The Commission adopts the suggestion of the Commission on Constitutional Amendment and Revision and submits a bill proposing an amendment to Section 12 of Article 3 of the constitution to enable the state government to do its own printing. Under the present constitutional clause all printing is required to be done by contract. It is quiet evident that there might be a considerable saving if the state were permitted to own its printing plant.

CONSTITUTIONAL BUDGET.

(Senate Bill No. 571).

The Commission adopts the recommendation of the Commission on Constitutional Amendment and Revision, and submits an amendment to the Constitution providing for a Budget and Appropriation Bills. The bill submitted follows substantially the language of the section proposed by the Commission on Constitutional Amendment and Revision. Under this system the Governor would submit to the General Assembly a Budget on or before the first day of March, and this Budget would contain a complete plan of proposed appropriations and an estimate of revenues and funds available. It also provides that appropriations to institutions not under the absolute control of the State Government shall be made under a plan of distribution proposed by the Governor. The amendment proposed specifically provides that the Legislature shall not adjourn until the General Appropriation Bill has been finally enacted.

FISCAL YEAR.

(Senate Bill No. 567).

This bill fixes a fiscal year for the Commonwealth, to begin on the first day of June of each year and to end on the thirtieth day of May of the year succeeding. This is the year for which appropriations are now made by the General Assembly. A careful search of the legislation fails to reveal any act which permanently fixes these dates. Presumably, they have been adopted as a matter of legislative practice.

A resolution of April 21, 1840 fixes what is known as the financial year which is to terminate on the thirtieth day of November. This is the date upon which the fiscal officers of the Commonwealth now close their books. We have, therefore, in Pennsylvania two financial years; a year used by the fiscal officers for the keeping of their accounts, and a different year used by the General Assembly for the making of its appropriations. Under the bill proposed the financial year used by the fiscal officers is to be abolished and all financial records are to be kept as of the fiscal year which corresponds with the present appropriation year.

SPECIAL FUNDS.

(Senate Bill No. 570).

The question of the numerous special funds held in the state treasury has received the serious attention of the Commission. There is no question that at periods during each fiscal year there are large sums in some of these special funds while the general fund is depleted, and it so happens that payments from the general fund are delayed and yet there are millions of dollars in the state treasury. The Commission is not unmindful of the fact that moneys in some of these special funds are properly dedicated to particular objects. It seems, however, unjust to have these moneys lying idle in the state treasury and not be available for use. A bill is therefore submitted proposing that a number of these funds shall be merged with the general fund. It is not the intention of the Commission to abolish any of these special funds but simply to pay the moneys into the general fund and to make them liquid. All of these special funds would still be carried on the books of the fiscal officers and whenever any moneys would be required for objects for which the special fund was created, payments would be made from the general fund. The funds which are to remain as now provided and the moneys kept separate are the Sinking Fund the Workmen's Compensation Insurance Fund, the State Bond Road Fund, the County Gasoline Tax Fund, the fund derived from the tax upon premiums of foreign fire insurance companies, the Federal Vocational Educational Fund the Industrial Rehabilitation Fund, and funds under the control of the Retirement Board. As said before all moneys in any special funds not enumerated above would hereafter be paid into the general fund and be available not only for appropriation for which such special funds were created but also for the payment of appropriations made from the general fund.

DEPARTMENT OF PUBLIC WORKS.

(Senate Bill No. 579).

The Commission recommends the creation of a new department to be known as a Department of Public Works. This department is to take over from the Board of Commissioners of Public Grounds and Buildings all functions relative to the care, custody, erection and repair of state buildings. New functions which will be given to this department provide that hereafter no appropriations shall be made to separate commissions for the construction of state buildings and institutions, but that all such appropriations shall be made to this department.

In addition to the above functions, it is proposed to transfer to this department the care and custody of all state parks, such as Valley Forge Park, Washington Crossing Park, Wyoming Valley Park, etc. The department is also to have the care and custody of all monuments and memorials erected from appropriations made by the General Assembly. No appropriations are hereafter to be made to any separate commissions for such purposes, but all such appropriations shall be made to the Department of Public Works.

The State Art Commission which is now attached to the Board of Commissioners of Public Grounds and Buildings is to be a part of this department and will approve all locations for public buildings, monuments and memorials and approve designs and plans therefor.

BRIDGES.

(Senate Bills Nos. 574, 575, 576, 577, 578).

It is also proposed to transfer from the Board of Commissioners of Public Grounds and Buildings the acquisition, care and maintenance of toll bridges over the Delaware River between the state of Pennsylvania and the states of New York and New Jersey. The Commissioner of Highways is to succeed the Board of Commissioners of Public Grounds and Buildings on the interstate commissions. The erection and construction of the proposed Soldiers' and Sailors' Memorial Bridge in the Capitol Park is transferred from the Board of Commissioners of Public Grounds and Buildings to this department, as is also the reconstruction of county bridges destroyed by flood or wind storm. The Commissioner of Highways is also to succeed the Board of Commissioners of Public Grounds and Buildings on the interstate commission having charge of the erection of the bridge over the Delaware River between the cities of Philadelphia and Camden. It is proper to remark here that the other members of the Pennsylvania Commission are not disturbed. Legislation to provide for the transfer of the functions of the Board of Commissioners of Public Grounds and Buildings to the Commissioner of Highways in connection with bridges is submitted by separate bills.

GAME AND FISH.

(Senate Bill No. 565).

The Commission advocates a consolidation of the Game and Fish Departments into one department of Game and Fish. The head of this department is to be a Game and Fish Commissioner and there is to be an Advisory Board composed of five members. Substantially, the present law with regard to these two departments is to be preserved. The Commission believes that a consolidation of these two departments will effect a considerable saving, especially in the number of wardens which will be required in different localities to enforce the laws adopted for the protection of game and fish.

LICENSING PROFESSIONS AND OCCUPATIONS.

(Senate Bill No. 568).

The Commission recommends the creation of a Bureau of Professional Examination and Licensure in the Department of Public Instruction. This bureau is to consolidate the executive and secretarial functions of the Bureau of Medical Education and Licensure, the Dental Council, the Board of Dental Examiners, the Board of Pharmacy, the Board of Osteopathic Examiners, the Board of Optometrical Education, Examination and Licensure, the State Board of Examiners for the Registration of Nurses, the State Board of Examiners of Architects, the State Board for the Registration of Professional Engineers and Land Surveyors, the Board of Examiners of Certified Accountants, the State Board of Veterinary Medical Examiners and the State Board of Undertakers. All of the boards, bureaus and councils now existing are abolished and new boards to supervise examinations of each different profession and occupation are created. It is believed that a consolidation of the executive functions of these various boards will effect a saving and will bring all of them under the supervision of the Department of Public Instruction where they properly belong.

EX-OFFICIO SALARIES.

(Senate Bill No. 569).

The Commission submits a bill fixing the salary of the Lieutenant-Governor, the Secretary of the Commonwealth, the Attorney General, the Secretary of Internal Affairs, the Auditor General, the State Treasurer, the Commissioner of Health and the Adjutant General. The salaries fixed are those now provided by law. The purpose of the bill is to fix these salaries for all services which these officers are called upon to perform whether in connection with their departments or upon advisory boards and commissions. All salaries for duties ex-officio are abolished.

CONSTITUTIONAL AMENDMENT FIXING SALARIES

(Senate Bill No. 572).

To prevent the recurrence of the practice of giving State officers additional compensation, it is proposed that there shall be an amendment to Article 3, Section 13, of the constitution to prohibit the passing of any law providing for the payment of any extra compensation to any public officer of the executive branch of the state government.

TRUANCY SCHOOL.

(Senate Bill No. 887).

The act of May 27, 1921, P. L. 1200, authorizes the appointment of a commission composed of five citizens which is empowered to acquire lands and buildings of vacant lands and to erect thereon buildings to be used as a State Truancy School. \$180,000 was appropriated for this purpose. Nothing has been done under the act and the Commission proposes its repeal and the return of this money to the General Fund of the State Treasury.

MEDICAL INSPECTION OF SCHOOLS.

(Senate Bill No. 885).

An amendment to the school code of 1911 proposes the transfer of the medical inspection of schools from the Department of Health to the Department of Public Instruction. It is the belief that the department now having the supervision of the public schools can function better in this respect than a department which must provide an entirely new bureau to take care of this work.

SCHOOL TEACHERS' RETIREMENT SYSTEM.

(Senate Bill No. 882).

The Retirement Board having the supervision of the School Employees' Retirement System is to be transferred to the Department of Public Instruction and a Bureau of Teachers Retirement is created in that department. The only purpose of this bill is to tie this system up more closely with that department and to abolish one more of the separate units of the state government.

MINE INSPECTORS.

(Senate Bill No. 886).

Under the present law there are two mine inspectors examining boards appointed by the Governor, one board for the examination of inspectors in the Bituminous Region and one for the examination of inspectors in the Anthracite Region. Under this system the mine inspectors seem entirely free from cooperation with the Department of Mines. The bill submitted provides for the consolidation of these two boards into one board composed of eight citizens to be appointed by the Chief of the Department of Mines. The Chief of the department is also an ex-officio member giving the board nine members. By providing for the appointment in this manner and making the chief of the department a member of the board, it is believed that these inspectors will be tied up with the department more closely and strengthen the executive authority of that department.

LICENSING PRIVATE BANKERS.

(Senate Bill No. 881).

An amendment has been drawn to the present law providing for the licensing of private bankers. This licensing is now done by a board consisting of the State Treasurer, the Secretary of the Commonwealth and the Commissioner of Banking. The bill proposes to abolish this board and invest in the Commissioner of Banking the power to license private bankers.

RAILWAYS.

(Senate Bill No. 884).

The act of June 20, 1901, P. L. 577, creates a board composed of the Governor, the Secretary of the Commonwealth and the Attorney General which is to approve incorporation of passenger railways operating as underground or elevated roads. This law was enacted years before the creation of the Public Service Commission. An amendment drafted to the law suggests that the function of this board be transferred to the Public Service Commission.

HOURS OF LABOR FOR STATE EMPLOYEES.

(Senate Bill No. 883).

A bill has been prepared to regulate the hours of labor and leaves of absence of employees of the executive department of the state government. This bill follows closely lines of a similar law in force for the national government. This bill would require all such state employees to devote at least thirty-eight hours each week to their work, seven hours for each day of the week except Saturday and three hours on Saturday. The bill provides for an annual vacation with pay of fifteen days in each year. An additional allowance of fifteen days in any one year may be given for sick leave.

REPORT OF THE COMMITTEE APPOINTED TO INVESTIGATE THE DEPARTMENT OF PUBLIC PRINTING AND BINDING.

To the Speaker of the House of Representatives:

In pursuance of the duty delegated to us, we beg to report as follows:

That we have investigated carefully the Department of Public Printing and Binding, as pertaining to the needs of this House, following the course of procedure from the time of the departure of the original copy from the desk of the House to the time of the delivery of the printed product, and that we have found:

First: That the Superintendent of the Department, Mr. Nevin Dietrich, has used his utmost efforts to the end that the House at all times might be supplied with its printing needs, without delay. With all other demands upon the Printing Department being subordinated to the needs of this House.

Second: That while upon a few occasions, due to unprecedented demands, the State Printer may have occasioned slight delay in the delivery of printed materials to the House it is equally true that the State Printer and his employees have met extraordinary situations in a manner entitling them to the commendation of this House, and that as a whole the service rendered by the State Printer during the present session has been more efficient in every way than in previous sessions.

Third: That with the exception of one or two occasions in the handling of the Journal, the Sergeant at Arms and his assistants have been most efficient, and that they frequently have worked to the very limits of human endurance to handle the printing material promptly, at times when the demands upon them have been almost unprecedented.

Fourth: That the Speaker of this House, in his earnest endeavor to see to it that the business of the House might proceed without delay, has interested himself, at all times, in seeing to it that the importance of the needs of the House have been impressed upon the Department of Public Printing and Binding.

Fifth: That the Department, the State printer and the Sergeant at Arms are in a position to continue the most satisfactory service, barring unforeseen contingencies, and in a way to meet the needs of this House.

HOWARD SMITH, Chairman;
WILLIAM L. MORRISON,
THOMAS M. WHITEMAN,
CHARLES H. IRVIN.

MINORITY REPORT OF COMMITTEE APPOINTED TO INVESTIGATE THE DEPARTMENT OF PRINTING AND BINDING.

To the Speaker of the House of Representatives.

In pursuance to the duty delegated to your committee, I beg to report as follows:

That the committee appointed to investigate the delays in the printing and delivering of the necessary material for the House of Representatives, made such an investigation to the extent that the said committee had an interview with the Superintendent of Printing and Binding, an interview with the State Printer and an interview with the Sergeant at Arms, and in addition thereto, made an inspection of the plant of the State Printer.

That the committee has no information other than the explanation of the Superintendent of Printing and Binding, the State Printer and the Sergeant at Arms, for the delays in getting out and delivering to the House of Representatives, the printing for the same, or for the many defects and errors in said printing.

That the committee ascertained the fact that great demands have been made upon the State Printer by the Department of Public Instruction, the Department of Labor and Industry, and the Department of Health, which in some degree may have contributed to the delay of the legislative printing. These Departments publish a large number of publications of various kinds and a great quantity of material for distribution and thereby encumber the State Printer with a great quantity of work.

That the Superintendent of Printing and Binding, the State Printer and the Sergeant at Arms, gave their assurances to the committee that no further delays would be experienced by the Legislature during the Session and that all legislative matter would be given preference and the same promptly delivered to the House of Representatives.

CHESTER H. RHODES.

FIFTY-THIRD ANNUAL REPORT OF THE BOARD OF DIRECTORS OF CITY TRUSTS OF THE CITY OF PHILADELPHIA FOR 1922.

BORDA OF DIRECTORS OF CITY TRUSTS 1923.

Edwin S. Stuart, President,
9 South Ninth Street.

Francis Shunk Brown, Vice-President,
Morris Building.

Samuel Bell, Jr.,
Central Trust Building.

William Potter,
Drexel Building.

George J. Elliott,
1631 Arch Street.

Murtha P. Quinn,
Bailey Building.

Thomas S. Gates,
Drexel Building.

Owen J. Roberts,
Morris Building.

Hobart A. Hare,
1801 Spruce Street.

Mayer Sulzberger,
1303 Girard Avenue.

William H. Kingsley,
S. E. Cor. 6th & Walnut Sts.

*Charlemagne Tower,
228 W. Washington Square.

Members of the Board, "Ex-Officio."

J. Hampton Moore, Mayor,

Richard Weglein, President City Council,
City Hall.

Louis Heiland, Secretary.

Office—Lafayette Building, Fifth and Chestnut Streets,
Philadelphia.

Stated Meetings on the Second Wednesday of Each
Month at 3.00 P. M.

*Died February 24, 1923.

COMMITTEES.

Household, Girard College.

William Potter, Chairman

Samuel Bell, Jr.

George J. Elliott

Hobart A. Hare

William H. Kingsley

Francis Shunk Brown

Murtha P. Quinn

Instruction, Girard College.

Owen J. Roberts, Chairman

William Potter

Vacancy

Mayer Sulzberger

The Mayor

Thomas S. Gates

President City Council.

Admission, Discipline and Discharge, Girard College.

George J. Elliott, Chairman

Francis Shunk Brown

Vacancy

Samuel Bell, Jr.

The Mayor

Hobart A. Hare

President City Council.

Girard Estate Within The City.

Francis Shunk Brown, Chairman

William Potter	William H. Kingsley
Samuel Bell, Jr.	Murtha P. Quinn
Mayer Sulzberger	President City Council

Girard Estate Without the City.

Hobart A. Hare, Chairman

Mayer Sulzberger	Murtha P. Quinn
George J. Elliott	Thomas S. Gates
Owen J. Roberts	Vacancy

Wills Hospital and Minor Trusts.

William H. Kingsley, Chairman

Francis Shunk Brown	George J. Elliott
Hobart A. Hare	Owen J. Roberts
Mayer Sulzberger	Murtha P. Quinn

Finance.

Samuel Bell, Jr., Chairman

William Potter	Thomas S. Gates
Owen J. Roberts	Vacancy
William H. Kingsley	The Mayor

Executive Committee.

President of the Board and the Chairmen of the Standing Committees.

The President of the Board is ex-officio a member of all Standing Committees.

STATED MEETINGS.

At Lafayette Building.

Girard Estate without the City.

Thursday preceding second Wednesday, 3 P. M.

Girard Estate within the City.

Friday preceding second Wednesday, 10 A. M.

Finance.

Tuesday preceding second Wednesday, 9.30 A. M.

At Girard College.

Friday preceding second Wednesday,
Household, 2 P. M.

Instruction, 2.45 P. M.

Admission, Discipline and Discharge, 3.15 P. M.

Wills Hospital and Minor Trusts,

First Wednesday, 3.30 P. M., at Wills Hospital.

Executive.

At the call of the Chairman.

THE BOARD OF DIRECTORS OF CITY TRUSTS 1869-1923.

MEMBERS OF THE ORIGINAL BOARD APPOINTED
SEPTEMBER 2, 1869.

Gustavus S. Benson. Died March 22, 1883.
 Alexander Biddle. Resigned December, 1884.
 James Campbell. Died January 27, 1893.
 James L. Claghorn. Died August 25, 1884.
 Charles H. T. Collis. Resigned June 11, 1884.
 J. Gillingham Fell. Resigned September 9, 1874.
 Edward King. Resigned February 14, 1872.
 William B. Mann. Died October 17, 1896.
 John H. Michener. Died September 16, 1906.
 Henry M. Phillips. Died August 28, 1884.
 George H. Stuart. Died April 11, 1890.
 William Welsh. Died February 11, 1878.

APPOINTMENTS ON BOARD SUBSEQUENT TO SEPTEMBER
2, 1869.

W. Heyward Drayton. Appointed February 14, 1872. Died
 October 9, 1892.
 Louis Wagner. Appointed January 4, 1875. Died January 15,
 1914.
 George L. Harrison. Appointed March 18, 1878. Resigned De-
 cember 17, 1881.

Benjamin B. Comegys. Appointed January 7, 1882. Died March
29, 1900.Joseph L. Caven. Appointed March 31, 1883. Died March 17,
1907.William L. Elkins. Appointed October 6, 1884. Died November
7, 1903.James Simpson. Appointed October 6, 1884. Resigned March 5,
1888.Richard Vaux. Appointed October 6, 1884. Died March 22, 1895.
William Henry Rawle. Appointed January 12, 1885. Died
April 19, 1889.

Alexander Biddle. Reappointed April 2, 1888. Died May 2, 1899.

John H. Converse. Appointed June 3, 1889. Died May 3, 1910.

Edward S. Buckley. Appointed June 2, 1890. Resigned May 13,
1903.John K. Cuming. Appointed December 5, 1892. Died December
17, 1915.Dallas Sanders. Appointed March 6, 1893. Resigned March 15,
1906.John M. Campbell. Appointed April 15, 1895. Died December
25, 1920.

Edwin S. Stuart. Appointed December 7, 1896.

William H. Lambert. Appointed June 5, 1899. Died June 1,
1912.Alfred Moore. Appointed June 4, 1900. Resigned January 8,
1920.

Francis Shunk Brown. Appointed September 21, 1903.

William Potter. Appointed January 4, 1904.

Edward B. Smith. Appointed March 26, 1906. Died January 7,
1918.Charles E. Morgan. Appointed December 17, 1906. Died May
4, 1917.

Samuel Dickson. Appointed June 3, 1907. Died May 28, 1915.

Samuel Bell, Jr. Appointed June 3, 1910.

Hobart A. Hare. Appointed October 4, 1912.

D. Newlin Fell. Appointed December 4, 1914. Died September
22, 1919.George W. Kendrick, Jr. Appointed June 4, 1915. Died Feb-
ruary 25, 1916.

Mayer Sulzberger. Appointed January 3, 1916.

Charlemagne Tower. Appointed May 24, 1916. Died February
24, 1923.

George J. Elliott. Appointed June 6, 1917.

Hampton L. Carson. Appointed March 1, 1918. Resigned No-
vember 20, 1922.

Owen J. Roberts. Appointed December 5, 1919.

William H. Kingsley. Appointed February 20, 1920.

Murtha P. Quinn. Appointed March 4, 1921.

Thomas S. Gates. Appointed December 1, 1922.

THE FIFTY-THIRD ANNUAL REPORT OF THE BOARD
OF DIRECTORS OF CITY TRUSTS.

To the Council of the City of Philadelphia, to the Board of
 Appointment composed of the Judges of the Courts of
 Common Pleas of the County of Philadelphia, and to the
 General Assembly of the Commonwealth of Pennsylvania:

Gentlemen:

In compliance with the Act of Assembly approved June
 30, 1869, the Board of Directors of City Trusts respectfully
 presents this report of the several Trusts under its admin-
 istration, for the year 1922.

Hampton L. Carson, who was appointed a member of this
 Board March 1, 1918, resigned November 20th, 1922.

The following Minute was adopted by the Board:

The Board of Directors of City Trusts has learned with
 regret that our former colleague, Hon. Hampton L. Carson,
 has found it necessary to resign. This is not only an official
 loss to the City of Philadelphia but a personal regret to every
 member of this Board.

Mr. Carson's ripe judgment and wise counsel have been of
 inestimable value in our deliberations and decisions. His
 charming personality and sterling character have endeared
 him to every one connected with this great Trust.

We desire in this Minute to express to him how greatly he
 will be missed, to assure him of our affectionate regard and
 to wish for him a long life of happiness and usefulness.

The Board of Appointment on December 1, 1922 appointed
 Mr. Thomas S. Gates a member of the Board, to fill the
 vacancy caused by the resignation of Mr. Carson.

The Residuary Fund for the maintenance of Girard College, amounted on December 31, 1922, to \$55,485,684.31 or \$3,198,970.47 more than at the end of the year 1921.

The total ordinary expenditure for the support of Girard College amounted to \$1,299,318.23 which is a decrease of \$59,305.35 from the preceding year. The average number of pupils maintained was 1,527 and the cost of maintenance per capita, \$850.89. This is a decrease of \$42.35 from 1921.

The extraordinary expenditure amounted to \$251,817.12 of which \$247,717.02 was on account of the erection of a new building which will contain an armory and which will also be used for recreational and educational purposes.

Number of pupils January 1, 1922	1,530
Admitted during the year	182
	<hr/> 1,712

Discharged:

Indentures cancelled	124
Left at eighteen years of age	39
Expelled	1
	<hr/> 164

Died	3	167
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Number of pupils December 31, 1922	1,545
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The receipts from the property of the Girard Estate Within the City, as compared with the preceding year, were as follows:—

	Gross.	Net.
1922	\$2,137,056.49	\$1,132,027.49
1921	2,071,317.02	933,390.85
Increase	\$65,739.47	\$198,636.64

The amount invested in mortgages, stocks and bonds for the Residuary Fund is \$28,814,160.00 or \$4,058,810.00 more than in 1921 and the gross receipts therefrom were \$1,179,485.77 which is an increase of \$237,258.15.

The City of Philadelphia as guardian of minors, at present or formerly pupils in Girard College, holds the sum of \$23,864.89.

The Fire Insurance Fund has assets amounting to \$195,969.61. The risks being carried amount to \$2,181,100.00. The Fund suffered no fire losses during the year.

The Sinking Fund for the Stock of the Girard Water Company amounts to \$238,940.34 being 25.55 per cent. upon the par value of the stock of that Company held by the Girard Estate.

The Sinking Fund for Improvements to Real Estate, established to return the rentals of the improvements in South Philadelphia the amount expended to build them, amounts to \$203,034.26.

The Sinking Fund for the Building Southwest Corner Eleventh and Girard Streets amounts to \$199,271.71 being 20 per cent. of the cost of the building.

The Fund for the Improvement of the Eastern Front of the City amounts to \$587,469.97. The expenses of lighting of patrolling, and minor items incident to the care of the district lying between Vine and South Streets, Front Street and the Delaware River, has been paid out of the income of this Fund, and amounted in 1922 to \$9,225.29.

The receipts from the property of the Girard Estate within the City, as compared with the preceding year, were as follows:—

	Gross.	Net.
1922	\$2,310,596.80	\$2,032,292.51
1921	3,874,111.33	3,521,420.21
Decrease	\$1,563,514.53	\$1,489,127.70

The shipment of coal from the Girard Estate in 1922 was very materially reduced by the miners' strike, lasting from April 1st to September 11th, and amounted to only 2,050,257-17/20 tons, as compared with 2,983,723-12/20 tons in 1921. a reduction of 933,465-15/20 tons or 31%. This is less than the decrease from the State of Pennsylvania as a whole, which was 40% showing the collieries on the Girard Estate worked as actively as labor conditions would permit. The Estate's proportion of the total shipment of anthracite coal from Pennsylvania during 1922 was 5%, which was the highest it has been since 1880.

The quantity of coal consumed in operating in 1922 was 202,016-8/20 tons, making the total production 2,252,274-5/20 tons.

During the sixty years active mining on the Girard Estate beginning with 1863, there have been marketed from it 85,445,442-3/20 tons.

The coal in the small portion of the East Bear Ridge lease, which has been mined by the Philadelphia and Reading Coal and Iron Company through its Gilberton Colliery, was exhausted during the year. This leaves the leases now in force as follows:

COAL LEASES.

No.	Lease	Lessee
1	Hammond	Phila. & Reading Coal & Iron Co.
2	East Bear Ridge	East Bear Ridge Colliery Co.
3	East Bear Ridge (Lawrence)	Harleigh-Brookwood Coal Co.
4	Packer No. 1-6	Lehigh Valley Coal Co.
5	Packer No. 2-4	Lehigh Valley Coal Co.
6	Packer No. 3	Lehigh Valley Coal Co.
7	Continental	Lehigh Valley Coal Co.
8	William Penn	Susquehanna Collieries Co.
9	Kehley's Run	Thomas Colliery Co.
10	Girard	Girardville Mining Co.
11	West Bear Ridge	Harleigh-Brookwood Coal Co.
12	Preston No. 2 Clum Banks	Maderia, Hill & Company.
13	Kimberley (Draper)	Phila. & Reading Coal & Iron Co.
14	William Penn Clum Banks	Thomas Colliery Co.
15	Weston	Locust Mountain Coal Co.
16	Clum from Mahanoy Creek	Mahanoy Valley Coal Co.

The Thomas Colliery Company is also preparing the Packer No. 2, No. 3, and No. 4 Culm Banks through its Black Creek No. 1 Washery, under a sub-lease from the Lehigh Valley Coal Company. All culm banks on the Girard Estate were in active operation during 1922.

The quantity of coal reclaimed from culm banks in 1922 was 344,607-19/20 tons, or 16.8% of the total shipment. This is 10,479 tons less than in 1921. It is also less than the shipment from this source in any year since 1916. Since 1889, when the reworking of culm banks was first taken up on the Girard Estate, 7,001,319 tons have been reclaimed from this source.

In 1922 the fourteen collieries in operation in whole or in part on lands of the Girard Estate worked an average of 156 days, or 52 per cent. of full time, which is assumed to be 300 working days per year. In 1921 the average was 283 days.

Based on the average colliery time, the average daily shipment from the Girard Estate was 13,143 tons for 1922 as compared with 10,543 tons for 1921.

The surface leases are as follows:

Lot leases	679
Farm lease	1
Surface lease to colliery	1
Reservoir sites	3
Rights-of-way for railroads	9
Rights-of-way for pole lines	16
Rights-of-way for pipe lines	6
Site or water tank	1
Total	<hr/> 716

The Girard Water Company supplied 669,095,600 gallons of water in 1922, a decrease of 206,609,900 gallons, or 24% as compared with 1921, and less than has been supplied in any previous year since 1915. The decrease was almost entirely due to the greatly diminished demand of the collieries during the strike, the consumption for this purpose from April to September inclusive, being 200,305,500 gallons less than for the corresponding period of 1921. This was somewhat offset by an increased demand during the last three months of the year, when The Girard Water Company, owing to the completion of Reservoir No. 6 in 1921, was not only one of the only two water companies in the southern and middle anthracite coal fields having full supplies for their own customers, but was also able to assist other companies and municipalities, whose sources of supply were curtailed by the severe drought which prevailed during the last four months of the year.

The water consumed was divided as follows:

For colliery use	528,037,200 gallons, or 79 per cent.
For railroad use	7,931,200 gallons, or 1 per cent.
For domestic use	133,127,200 gallons, or 20 per cent.

The Girard Water Company has four reservoirs in use with a total capacity of 672,667,000 gallons. The pumping station at Reservoir No. 5 contains four pumping units, five stage centrifugal pumps driven by electric motors, with a total rated capacity of 5,760,000 gallons per day of 24 hours. The quantity of water pumped 1922 was 638,935,000 gallons or 95% of the quantity supplied.

The Hammond Water Company which purchases all its water from The Girard Water Company and supplies Girardville Borough and the northeastern section of Butler Township, Schuylkill County, Pennsylvania, furnished 316,107,700 gallons in 1922 as compared with 415,479,000 gallons in 1921, a decrease of 99,371,700 gallons or 24%. This is the same percentage of decrease as shown by The Girard Water Company and it is due to the same cause, viz., the strike.

The separate trust funds included in the group designated Minor City Trusts numbered fifty-one, three having been added during the year, the Simon Gratz, James E. Lennon and Joseph C. Ferguson Funds.

Mr. Simon Gratz gave to the City of Philadelphia the sum of \$5,000, in trust, the income arising therefrom to be divided equally among the Philadelphia Normal School, High School for Girls, Central High School, West Philadelphia High School for Girls, Northeast High School, for the award at each commencement of said Schools of a prize in money, to that member of the graduating class of each School, who, in the judgment of the faculty of the School, has attained the highest degree of proficiency in the knowledge and correct use, oral and written, of the English language.

Mrs. Sarah D. H. Lennon, the widow of Mr. James E. Lennon, a graduate of Girard College, gave the sum of \$1,000, to be known as the James E. Lennon Fund, the income arising therefrom to be used in the purchase of text books or other scholastic equipment, for such graduates of Girard College as are pursuing their studies in other institutions of learning, and who may be deemed by the Board of Directors of City Trusts as worthy of such assistance.

Various members of the family of the late Hon. Joseph C. Ferguson, contributed the sum of \$600, the income to be distributed as cash prizes to students of the Joseph C. Ferguson School, at Seventh and Norris Streets, passing the best general examination, or whose work in the last term of attendance at the School shall be most satisfactory, the certificate of the Supervising Principal to be the authority for the award of the prizes.

The total capital of the Minor City Trusts on December 31, 1922 was \$2,733,349.62 and the disbursements during the year for the purposes of these Trusts, \$93,231.97. The cost of their administration was \$5,461.83 which is charged to the several Trusts in proportion to their invested capital.

The number of new patients treated at the Wills Hospital was 13,799 of which 1,126 were admitted to the wards; the others, 12,673 have been admitted to the clinics. 12,128 diseases were treated and 1,666 operations performed. It is interesting to note that of the 1,125 patients discharged, the Surgeons report 48 per cent. cured and 45 per cent. improved. The average number of beds occupied was 57. The cost of maintenance was \$53,812.14.

The General Assembly of the Commonwealth of Pennsylvania, at its Session of 1921-1922 made an appropriation of \$54,000 to the Wills Hospital, for maintenance during the two fiscal years begun June 1, 1921. While a clause in the will of Mr. Wills gives a preference "to those persons resident in Philadelphia or its neighborhood," the State by generous appropriations has made it possible to extend the benefits of the Institution to every indigent applicant, irrespective of resident. In 1922 of the persons treated 1,347 or 10 per cent., came from 53 counties of the State outside of Philadelphia.

From the income yielded by the Mary Shields Almhouse Fund, the sick and insane poor at the Philadelphia General Hospital and the Philadelphia Hospital for Mental Diseases have been made more comfortable, at a cost of \$5,884.64.

Under the authority of the Orphans' Court, the income from the Bushrod Washington James Eye and Ear Institution and the Bushrod Library Fund is invested and added to the capital fund until the principal becomes sufficient for the purposes provided in the will of Dr. Bushrod Washington James. The total assets for the Eye and Ear Institute are \$143,281.27 and for the Library, \$90,288.59.

From the income of the William Carter and Ann Armitt Funds \$99.00 was equally distributed among the following charitable organizations located in the old City of Philadelphia,

Willing Day Nursery, St. John's Day Nursery, Social Service Jefferson Hospital, Starr Centre Association, Babies Hospital of Philadelphia.

The Julian H. Good Fund contributed \$132.85 of its income "toward the maintenance of a House of Correction."

From the income of the Roberts School Fund \$34.40 was expended in the purchase of magazines for use in the John Marshall School; Griscom and Sellers Streets, Frankford, in the district formerly known as Oxford Township.

\$426.47 of the income of the Stephen Girard School Fund was expended for the use of the public schools in the district prescribed by Mr. Girard.

From the income of the Rittenhouse School Fund \$523.00 was spent for the benefit of the Alfred Crease School on Wisahickon Avenue, above Walnut Lane.

Fifteen scholarships are being maintained by the Simon Muhr Fund.

Miss Vera Randall Spencer, Mr. Jacob G. Cohan and Mr. Eugene Markley Landis completed their courses at the University of Pennsylvania and were graduated in June last.

The Scholarships awarded during the year were to Miss Carol L. Cummings, Mr. Milton Allen Bell, Mr. William F. Kennedy and Miss Ottilie A. E. Fleischmann, the first named selecting Bryn Mawr College and the last three entering the University of Pennsylvania.

The Lawrence Todd Scholarship Fund provided scholarships of 250 each, for the school year 1922-1923, to the following graduates of Girard College, who had been recommended by the President of that Institution: Robert Heller, Edward Geuther, William Berntheisel, Harry Fine, James White, Wilmer G. Williams.

Upon the recommendation of the President of Girard College, a scholarship of \$250, under the James H. Windrim Scholarship Fund, was awarded for the school year 1922-1923, to Mr. Arthur Fink, who was graduated from the College with the Class of January, 1920 and is now in his third year in the Arts Department of the University of Pennsylvania.

The Franklin Institute Building Fund has assets amounting to \$505,038.92 which are held in trust for a building for the use of the Franklin Institute, to be erected at the S. W. Corner of Race and Nineteenth Streets.

John Scott of Edinburgh, Scotland, in 1816 bequeathed the sum of \$4,000.00, the income of which was to be "laid out in premiums to be distributed among ingenious men and women who make useful inventions, but no one of such premiums to exceed twenty dollars, and along with which shall be given a copper medal with this inscription 'to the most deserving.'" This Fund on December 31, 1922, amounted to \$108,689.80.

By Decrees of Court, dated February 19, 1919, and November 29, 1921, the City of Philadelphia, Trustee, is authorized to distribute the income as it now stands, with its accumulations, in premiums of the maximum value of \$2,000.00, to be accompanied by the usual copper medal; to make such rules and regulations for enabling the Trustee to make a wise selection of beneficiaries, either by the selection of an Advisory Board or otherwise, as the City deems best; that the premiums are to be awarded for inventions that will be useful to mankind in the advancement of chemical, medical or any other science or development of industry in any form, the test being that the invention is in the judgment of the Trustee definitely accomplished and that it may add to the comfort, welfare and happiness of mankind.

An Advisory Committee has been formed, constituted of representatives of the National Academy of Sciences, the University of Pennsylvania and the American Philosophical Society, which make recommendations for awards under this Fund.

Upon the recommendation of this Committee, awards with premiums of \$800, were made during the year to:

William Daune, Ph. D. of Boston Mass. "Distinguished for his researches in radio-activity and of the physics of radium and of the X-Rays. He also for several years made a special study of the use of radium and its emanations in the alleviation of conditions due to cancer."

Thomas B. Osborne, Ph. D. of New Haven, Conn. "His fundamental studies on the constitution of the vegetable proteins have made possible the determination of the chemical differences between a number of them and this has opened the way to the scientific testing of their value in foods, thus leading to important advances in the science of nutrition."

Reginald A. Fressenden, of Chestnut Hill, Mass. "Distinguished for invention of a reception scheme for continuous wave telegraphy as distinguished from the damped or spark system used by Marconi. Radio receivers formerly used damped or spark wave signals, but this type has at the present time been superceded by receivers involving the generation of local high frequency currents by means of oscillating vacuum tubes. The advantage of this type of receiver over the earlier schemes are—ease of operation, simplicity, greater selectiveness and sensitiveness, lower cost, smaller space requirements and portability."

Elwood Haynes, B.S. of Kokomo, Indiana. "In 1899 he produced an alloy consisting of practically pure nickel and pure chromium. This alloy when polished retained its lustre even in the atmosphere of a chemical laboratory and proved to be practically insoluble in nitric acid. He also produced alloy of cobalt and chromium which not only showed the same untarnishable properties as the nickel chrome alloy, but was much harder. This alloy was developed by the addition of tungsten and molybdenum and was named 'Stellite.' In 1911 he discovered and demonstrated chrome-steel alloys, thus being the first to discover 'Stainless Steel.' Its use is unlimited, its freedom from rust and its capability of taking a keen cutting edge renders it admirably suited for wood cutting tools. It resists the action of both fresh and salt water perfectly and as its modulus of elasticity is much higher than bronze it finds a large use in the manufacture of propeller blades for steamers. It is also used for pump rods, cylinder linings, pump valves, etc."

The Hannah M. Dodd medals were awarded to the most distinguished graduates of the Girls High School, as follows:

Commencement, February 3,
Gold Medal—Miss Mae Russel Getty.
Silver Medal—Miss Dorothy Houseman.
Commencement, June 16,
Gold Medal—Miss Beatrice Bayuk.
Silver Medal—Miss Dorothy S. Smith.

Cash prizes of Five Dollars each, under the will of Obadiah Whelock, were awarded to Miss Grace Lillian Paulhamus and Miss Emma M. MacIntyre as the pupils receiving the highest averages at the time of their graduation from the Girls Normal School in January and June.

At the Commencements of the Southern Manual Training High School, gold medals from the George A. Vane Medal Fund were awarded to:

Robert H. Bradbury, Jr., Class of February.
Anthony D. Caamaro, Class of June.

From the Louis Wagner Prize Fund, George P. Kraemer and William Gauer were presented with gold watches as the persons with the highest honors in each of the two classes graduated from Girard College in 1922.

From the Loan Funds provided by Dr. Benjamin Franklin and by Mr. John Scott no loans have been made during the year, no applicants possessing the necessary qualifications having presented themselves.

Doctor Franklin provided in his will that the money should be loaned to an amount of not exceeding sixty pounds sterling to Young Married Artificers under the age of thirty-five years, who have served an apprenticeship in Philadelphia and faithfully fulfilled the duties required in their indentures, and who will furnish two satisfactory securities for the return of the money in ten annual instalments, with interest at 5 per cent. Mr. Scott directed that his bequest should be applied to the same purpose as the legacy of Dr. Franklin.

By decree of the Court of Common Pleas of Philadelphia the maximum amount of the loan from each Fund is increased to \$500, the rate of interest reduced to 4 per cent. and loans authorized to any properly qualified married artificer without regard to the place where, or the mode whereby, he obtained his qualification as such artificer and notwithstanding he has never served as an indenture apprentice in the City of Philadelphia, preference, however, to be given to married artificer who have served an apprenticeship or received their training in Philadelphia, the loans to be made upon well secured first mortgages or real estate in Philadelphia.

The amount of the Benjamin Franklin Fund on December 31, 1922, was \$76,471.51 and that of the John Scott Loan Fund, \$67,974.91.

Upon the terms prescribed for the distribution of fuel from the various Fuel Funds, coal was distributed at a cost of \$15,507.89 as follows:

FUND.	COST.
City	\$254.39
James Dutton	266.19
Elias Boudinot	6,249.18
Stephen Girard	404.95
Esther Waters	419.99
Paul Beck	400.99
Spring Garden	127.53
Thomas D. Grover	6,018.26
Frederick A. Sheaff	186.29
Mary Shells	300.27
Seybert	524.33
James Claypoole	27.85
George Emlen	286.69
B. W. & I. W. Morris	40.98

In addition to the sum stated as being paid by the Estate of Elias Boudinot, the recipients of the coal furnished from this Fund themselves paid \$5.00 per ton.

The John E. Maynes Fuel Fund, the income of which is not to be used until the Capital reaches \$250,000, amounted on December 31, 1922 to \$165,184.87.

The income of the Paul Beck Soup Fund, the Andrew R. Chambers Fund, and the Samuel Scotten Fund, also the specific bequest provided in the will of Thomas D. Grover, have been distributed to the various soup societies as directed by the founders of these trusts. The sums paid to the societies were:

Northern Soup Society	\$13.00
Kensington Soup Society	13.00
Moyamensing Soup Society	13.00
Northwestern Soup Society	13.00
Spring Garden Soup Society	13.00
Southwark Soup Society	319.00
Western Soup Society	519.00
	<hr/> \$903.00

From the income of the Archibald Thompson Fund, bread has been furnished to the poor at a cost of \$499.46, which reached the recipients through the Social Service Department of the Jefferson Hospital, the Jewish Welfare Society and the Society of St. Vincent de Paul.

The income of the Bernard McMahon Fund, amounting to \$45.00 was contributed to the Social Service Department of the Children's Homeopathic Hospital, at Franklin and Thompson Streets.

\$6.00 of the income of the Bushrod W. James Cemetery Fund was spent for the maintenance of his burial lot in Monument Cemetery.

The Police Pension Fund, Firemen's Pension Fund and Teachers' Annuity Fund have each been paid the sum of \$290.00 from the income of the Rudolph Blankenburg Pension Fund.

The will of Christian Schrack provides that the income shall be distributed into the hands of the Missionary Societies of the old City. In 1922, \$1,200 was given to each of the following: The Protestant Episcopal City Mission, the Home Missionary Society of Philadelphia and the Society of St. Vincent de Paul.

The invested capital and the cash receipts and payments of the various Funds under the care of this Board are shown in the attached statements.

On behalf of the Board of Directors of City Trusts.

EDWIN S. STUART,
President.

December 31, 1922.

ADDRESS
EDWIN S. STUART

President Board of Directors of City Trusts
At the Celebration of the 75th Anniversary of the
Opening of Girard College

—January 1, 1923

On the first day of January, 1848, just seventy-five years ago today, in the presence of the City Councils and other officials of the municipality, a body of representative citi-

zens of Philadelphia and the ninety-five boys who had been admitted as students, the Girard College for Orphans was opened to begin the great philanthropic work designed by the Founder. Today we are met to celebrate the seventy-fifth anniversary of that event. During that period nearly eleven thousand orphan boys passed through the gates of this Institution to receive the benefits of the training, maintenance and education bestowed and guaranteed by Stephen Girard by the directions contained in his last will and testament, an instrument which, to quote the words of Joel Jones its first President, "is the fundamental law of the institution, and his directions and intentions expressed therein must be our guide." Joseph S Chandler, a leading and influential citizen of Philadelphia, President of the Board of Directors of Girard College, delivered the inaugural address, and, in part, said:

"The object for which the community has so long waited, and for which some of us have constantly labored, it at length accomplished; and this day, having been by the authority of Councils of Philadelphia placed in our possession, we open the doors of the Girard College, for the admission, the maintenance and instruction of poor orphan boys; and the beautiful edifice which we now occupy, the adjacent buildings on the right hand and on the left, and all these spacious grounds, are now to be dedicated to the great object contemplated in the testament of the liberal minded founder of this institution, by the unostentatious, the simple services of this morning."

Since its opening day, seventy-five years ago, the College has had but five Presidents.

The Hon. Joel Jones was its first President. He held the position from January 1, 1848 to June 1, 1849, a period of one year and five months. His term ended with his resignation on the latter date.

After the resignation of President Jones the position was without an incumbent until December 31, 1849, a period of seven months. The term of the next President, Dr. William Henry Allen, begun January 1, 1850 and continued until December 31, 1862, when it expired by his resignation. He held the position for a period of thirteen years. A vacancy existed in the office after Dr. Allen resigned, from January 1, 1863 to June 30, 1863. During that time Henry W. Arey, Secretary of the College, performed the duties of President. Richard Somers Smith was the next President. He held the office from July 1, 1863 to October 31, 1867, a period of four years and four months.

Dr. William Henry Allen was then elected President for the second time. He served from November 1, 1867, until August 29, 1882, when his incumbency was ended by his death. His second term lasted nearly fifteen years, and his aggregate service in the office totalled twenty-eight years.

There was again a vacancy in the office extending from August 29, 1882, to January 1, 1883. On the last mentioned date Dr. Adam H. Fetterolf, the Vice-President of the College, was appointed. He continued in the position until the 31st day of January, 1910, when he was retired at his own request. He was Vice-President from December 1, 1880, to December 31, 1882. He served two years and one month as vice-President and twenty years and one month as President, a total of twenty-nine years and two months of faithful, unselfish and devoted service to the interests of Girard College.

He was succeeded by Chessman A. Herrick, L.L. D., who to day in the prime of life and the vigor of his intellect is the President, having filled that position from April 1 1910, nearly thirteen years; and let us devoutly hope that his life may be spared, his health sustained and that his term of service may be longer, if possible, than any of his predecessors. For there is no more honorable career for an educator, than President of Girard College for Orphans. It is, however, a great responsibility to feel that you have in your care the education, destiny and future of nearly 1600 fatherless boys.

On the second day of January, 1856, at the celebration of the eighth anniversary of the dedication and opening of this College, an address was delivered by the Hon. Robert T. Conrad, a former Mayor of Philadelphia, in which he painted with glowing eloquence the beneficent purposes of the College, foretold its glorious career and vividly portrayed the precious results of which it had been and would continue to be the producing cause. He said, among other things:

"And, doubtless, of the results sought, in this well-devised and well-directed benevolence that which the author, who required stability in all things, most exultingly contemplated was its permanence. So far as the achievements of human wisdom can be, the work is perpetual. Form the nature of the sources which supply its maintenance, they are likely rather to increase than to diminish in value. All that was perishable in the fund has already been swept away; the ample resources remaining seem to be beyond contingency. When centuries shall have passed over the College—for it is reared to be the companion of centuries—after tens of thousands of educated and worthy citizens shall have been given, through its instrumentality, to the republic, it will still be in its youth, still looking forward to further centuries of usefulness; pursuing with unweakened energies, its glorious career, and pouring forth, like some copious and constant hillside fountain, its pure and everlasting stream of moral and intellectual health and power."

Mayor Conrad's words were prophetic as to the future of Girard College and how abundantly his utterances have been verified the following statement will help to show:

When the College was opened, January 1, 1848, the Residuary Fund of the Estate of Stephen Girard, the income from which, he directed in his Will, should be used primarily for the maintenance and further improvement of the College, and then was to be applied to the purposes of carrying out the provisions of his secondary trust, was about \$3,000,000 and the number of pupils 95. The expenditures for maintenance the first year were \$31,821.83.

In 1873, at the end of the first twenty-five years, the Residuary Fund was \$4,962,735.22, while the number of pupils had increased to 546, and the annual cost of maintenance to \$188,000.00.

In 1898, when the College had been opened fifty years, the Residuary Fund had increased to \$11,700,000, the number of pupils to 1,536 and the annual cost of maintenance to \$480,000.00.

To-day, after an existence of seventy-five years, the Residuary Fund is \$41,000,000, the number of pupils 1,545 and the annual expenditure for maintenance \$1,300,000.00.

In addition to the \$51,000,000, which is all income producing, there is carried on the books as the nominal value of the College grounds and buildings—\$4,500,000.00, making the total Capital \$55,500,000.00.

The total expenditures for maintenance from 1848 to 1922 inclusive, were approximately \$29,000,000, while the amount spent for improvements during the same period, not including the \$2,000,000.00 left by Mr. Girard for the construction of the College, but including the total cost of buildings already constructed and those now under contract and in course of construction, to pay for which funds have been appropriated and set aside, was approximately \$5,000,000.00.

This is a wonderful showing. But wonderful as it is, it will be surpassed in the future. I am going to make a prediction that twenty-five years hence, on the first day of January, 1948, when the One Hundredth Anniversary of the inauguration of this College will be celebrated, if nothing unforeseen happens, and in the meantime the Estate has been managed in a wise, conservative, and business-like manner, and the present financial policy as adopted by the Board of Directors of City Trusts in 1897 is not changed, but strictly adhered to, the Residuary Fund providing income for the maintenance and improvement of Girard College first, the primary object of the testator, and for the secondary trust, as directed in his will to wit: "to enable the corporation of the City of Philadelphia to maintain a competent police force, to improve the city properly and in effect to diminish the burden of taxation," will be at least One Hundred Millions of Dollars. I shall not be here then, but some of you boys who are present today will be present on that occasion and I want you to recall the statement I have made today. The marvelous development and achievement of this Institution are worthy of profound admiration. Its success and accomplishment are due, in the final analysis, to that which lies at its foundation, namely, to the sagacity, common sense, superior business judgment and farsightedness of the founder, who, by his will, enacted the law which controls the management of his Estate and of his College; and the validity of that last will and testament has been ratified and confirmed by the Appellate Court of Pennsylvania and by the Supreme Court of the United States. The City of Philadelphia, Trustee,

has been guided by the mandates and instructions declared in that document with the beneficial and successful results that are evident.

Girard had by his side as adviser in the matters of law a well trained legal mind; a man with profound knowledge of jurisprudence and much experience in the active practice of his profession. This learned lawyer had listened attentively and intelligently to Girard's statement of the ideas he desired to have incorporated in his will, and so successful was he in expressing them in that instrument plainly and distinctly and in obedience to law, that the document has withstood, like a Rock of Gibraltar, the various attacks made against its validity.

The man that drafted that will was one of his executors and a member of the Board of Directors of Girard College on the day of its opening, January 1, 1848, and I have no doubt was on the platform with his associates. If William J. Daune were here today, we could point to him and exclaim: "Thou art the man!"

Henry Van Dyke in his book, "The Spirit of America" says: "A source of power is the Constitution of the United States, which is supreme and sovereign over all other laws. It is the enactment of the whole people. Congress did not create it. It created Congress. No legislation, whether of a State or of the Nation, can impair or contravene its authority. It can only be changed by the same authority which made it—the people."

And so with regard to the will of Stephen Girard. It is the supreme and sovereign law which must govern those to whom is entrusted the direction and management of his Estate. Except, perhaps, in minor details, to accomplish more effectively the intentions of the testator, no power can change it except that which made it, and that power no longer exists. It must be kept inviolate in all its fundamental and essential provisions; as to them, it is unchangeable and like "the law of the Medes and Persians which altereth not."

GIRARD ESTATE.

RESIDUARY FUND.

For the Maintenance and Extension of Girard College.

REAL ESTATE, STOCKS AND LOANS.

December 31st, 1922.

REAL ESTATE.

Girard College ground and buildings (approximate cost)	\$4,500,000.00
Office buildings, banking houses, dwellings, stores, wharves and farms in the city of Philadelphia; assessed valuation for 1922	19,140,442.00
Real estate in Schuylkill and Columbia Counties, Pennsylvania, about 12,148 acres; assessed valuation for 1922	5,038,224.00
Houses on Locust Mountain; assessed valuation	12,000.00
Amount carried forward	\$28,690,666.60

STOCKS AND LOANS.

Allegheny County 4 per cent. loan ..	\$667,000.00
Allegheny City 4 per cent. loan	28,400.00
Allegheny City 3½ per cent. loan ..	25,000.00
Borough of Jeannette 4½ per cent. loan	57,500.00
City of Philadelphia 4½ per cent. loan	133,000.00
City of Philadelphia 4 per cent. loan ..	1,934,300.00
City of Philadelphia 5 per cent. loan ..	2,100,000.00
City of Wilkes-Barre 4½ per cent. loan	77,000.00
City of Chester 4 per cent. loan	50,000.00
Radnor Township 4 per cent. loan ..	60,000.00
Westmoreland County 4 per cent. loan	64,000.00
United States 4½ per cent. loan	12,337,650.00
United States 3½ per cent. loan	85,000.00
City of Pittsburgh 4½ per cent. loan ..	5,000.00
City of Pittsburgh 3½ per cent. loan ..	100,000.00

City of New Castle 4½ per cent. loan	25,000.00
Girard Water Company stock	935,000.00
Hammond Water Company stock ..	45,000.00
Reading Co., and Philadelphia and Reading C. & I. Co.'s general mortgage 4 per cent. bonds	6,000.00
Bonds and mortgages on real estate ..	4,899,810.00
United States Treasury Bonds 4½ per cent.	3,500,000.00
United States Treasury Notes 4 per cent.	301,500.00
United States Treasury Notes 5½ per cent.	550,000.00
City of Bethlehem 5 per cent. loan ..	100,000.00
City of Hazleton 5 per cent. loan ..	64,000.00
City of Scranton 5 per cent. loan ..	18,000.00
Commonwealth of Penna. 5 per cent. loan	500,000.00
West Mahanoy Township School loan 5½ per cent.	36,000.00
Ground rents	110,000.00
	<hr/> \$28,814,160.60

MISCELLANEOUS.

Deposited to account of officials for payment of wages, etc.	71,750.00
Total investments	\$57,576,576.00
Income temporarily invested, December 31, 1922 ..	2,090,891.69
Total capital	<hr/> \$55,485,684.31

CASH RECEIPTS AND EXPENDITURES OF THE RESIDUARY FUND FROM JANUARY 1st, 1922, TO DECEMBER 31st, 1922, INCLUSIVE.

RECEIPTS.

Real Estate Without the City of Philadelphia.

Rent and royalties from collieries ..	\$2,133,979.26
Sale of timber	234.49
Rent of real estate, etc.	18,817.79
Sale of pipe lines	103,078.00
On account of cost of houses on Locust Mountain	7,795.59
Sale of real estate	41,691.67
Returned from Purchase of Houses Mahanoy Plane	5,000.00
	<hr/> \$2,310,596.80

Real Estate in the City of Philadelphia.

Rent of real estate	\$2,032,634.04
Income from power plants	97,184.43
Miscellaneous receipts	7,238.02
	<hr/> 2,137,056.49

Stocks and Loans.

Interest, Philadelphia City loan ...	\$194,549.50
Interest, Allegheny City loan	2,011.00
Interest, Allegheny County loan ..	26,680.00
Interest, Wilkes-Barre City loan ..	3,577.50
Interest, Pittsburgh City loan	3,475.00
Interest, Mortgage loans	278,229.97
Interest, Reading Company, and Philadelphia and Reading Coal and Iron Company's bonds	240.00
Interest on deposits in bank	13,938.03
Ground rents	4,750.00
Interest, United States 3½ per cent. loan	8,188.06
Interest, City of Chester loan	2,000.00
Interest, United States 4½ per cent. loan	548,893.85
Interest, United States 4 per cent. loan	1,262.14
Interest, United States Certificates of Indebtedness and Notes	59,618.77
Interest, City of Hazleton loan	3,200.00
Interest, City of Scranton loan	900.00
Interest, City of New Castle loan ..	1,187.50
Interest, West Mahanoy Township School loan	2,090.00

Interest, Commonwealth of Penna. Loan	25,000.00	
Interest, City of Bethlehem Loan ..	5,000.00	
Interest, Westmoreland County loan	2,560.00	
Interest, Borough of Jeannette loan	2,587.50	
Interest, Radnor Township loan ...	2,600.00	
Dividend, Hammond Water Co. Stock	900.00	
	<u>\$1,193,438.82</u>	
Less accrued interest on loans purchased	13,953.05	
	<u>\$1,179,485.77</u>	
Sale of Life and Times of Stephen Girard	70.00	
Sale of waste material, etc., Girard College	2,664.27	
Principal of investments collected:		
Mortgage loans	\$797,190.00	
Phila. City loan	170,000.00	
Radnor Township loan	5,000.00	
United States loans ..	1,756,500.00	
West Mahanoy Township School loan ..	4,000.00	
Wilkes-Barre City loan	5,000.00	
	<u>2,737,690.00</u>	
		3,919,910.04
Loan Bank of North America		2,000,000.00
Premium on Bonds sold		9,100.00
Discounts on Bonds, net		18,502.50
		<u>\$10,395,165.83</u>

EXPENDITURES—RESIDUARY FUND, ESTATE.

Real Estate Without the City of Philadelphia.

Taxes	\$106,628.57	
Miscellaneous expenses:		
Miscellaneous	\$391.29	
Exp. Eng. Office	20,100.90	
Exp. Girardville Office	9,663.36	
	<u>30,155.55</u>	
Repairs, etc., to real estate,	5,374.46	
Municipal improvements, Shenandoah,	1,955.00	
Farm repairs and improvements ..	124.94	
Solicitor's Expenses	2,761.92	
Surface damages	8,668.10	
Forestry	172.22	
Audit of Royalties	9,046.24	
Set aside for Sinking Fund, Girard Water Co. Stock	113,417.29	
	<u>\$278,304.29</u>	

Real Estate in the City of Philadelphia.

Taxes	\$510,063.70	
Water rents	12,074.49	
General repairs	77,469.21	
Salaries and wages:		
Stephen Girard Bldg.	\$52,128.97	
Mariner and Merchant Building	28,368.18	
Lafayette Building ..	47,043.68	
Third Street Power Plant	18,382.28	
Passyunk Power Plant	20,925.94	
132-36 S. Third St. ..	1,785.53	
Girard Park	4,712.88	
General	4,786.70	
	<u>178,134.16</u>	
Sundry Supplies:		
Stephen Girard Bldg.	\$13,009.94	
Mariner and Merchant Building, including heat, light and power	24,024.82	

Lafayette Building, including heat, light and power ..	35,986.35	
Third Street Power Plant	6,101.28	
Passyunk Power Plant	6,935.00	
132-36 S. Third St. ..	1,335.55	
Girard Park	1,118.60	
Store Room—		
Amount purchased exceeded amount issued by	834.39	
	<u>89,345.93</u>	
Miscellaneous expenses	9,806.83	
Insurance premiums	12,637.18	
Fuel	82,291.45	
Sinking Fund for Improvements to real estate	14,057.64	
Retiring allowances	1,401.65	
Damage to Tenants Goods, Piers 1 and 2, No. Delaware Avenue	58.60	
Recreation Field, South Phila.	17,685.16	
	<u>\$1,005,029.00</u>	
Real estate improvements:		
Grading lots	\$1,152.74	
Erection of Passyunk Power Plant ..	2,900.00	
Elevators and Escalators, 1100-1142 Market Street	151,269.30	
	<u>155,322.04</u>	
Stocks and Loans.		
Expenses of investment	368.75	
Interest on Loan, Bank of North America	12,636.98	

General Office Expenditures.

Salaries	\$75,133.30	
General expenses	26,442.37	
	<u>101,575.67</u>	

Investments and Reinvestments.

Mortgage loans	\$1,305,000.00	
Girard Water Co. stock	110,000.00	
Hammond Water Co. stock	30,000.00	
United States Liberty loans	1,550,000.00	
United States Treasury Notes and Bonds	3,801,500.00	
Advance to Officials	3,540.00	
Loan Bank of North America returned	750,000.00	
	<u>7,550,000.00</u>	
Total expenditures for Residuary Fund Estate,	<u>\$9,103,236.73</u>	

EXPENDITURES—GIRARD COLLEGE.

Household and Infirmary.

Salaries and wages:		
Administration	\$25,395.54	
Care of pupils	134,983.18	
Subsistence	46,809.29	
Housekeeping	41,565.65	
Clothing	22,945.65	
Laundry	35,340.40	
Repairs to Buildings	37,041.29	
Heat, light and power	35,134.28	
Grounds	11,562.27	
Stable	3,106.16	
Gate and watchmen	7,220.00	
	<u>\$401,103.71</u>	
Supplies and maintenance:		
Administration	\$3,703.40	
Care of pupils	10,501.94	
Subsistence	271,903.92	
Housekeeping	6,642.03	
Clothing	119,719.44	
Dry goods	527.29	
Laundry	7,050.51	
Furniture	18,036.87	
Repairs to buildings	27,994.18	
Heat, light and power	63,020.56	
Grounds	4,562.93	

Stable	661.00	
Water	1,096.12	
Athletics	11,902.24	
Sundries	925.51	
Section Libraries	1,460.28	
		549,008.08
Outside entertainment	991.59	
Insurance	3,365.56	
Incidentals	7,182.18	
Retiring allowances	13,612.63	
Maintenance of automobiles	922.52	
Alteration and equipment—Library extension ..	265.00	
Transportation of Pupils	9,299.77	

Instruction.

Salaries and wages:		
Administration	\$34,147.50	
High school	77,081.27	
Grammar school	35,417.50	
Primary school	19,918.32	
Mechanical school	54,050.00	
Miscellaneous	26,179.39	
Vacation-substitute teachers	4,876.68	
Fees for Educational Lectures ..	200.00	
		251,870.66

Sundry supplies:		
Books, stationery and music	\$8,945.28	
Science	1,701.16	
Furniture and apparatus	3,108.58	
Library	2,181.35	
Mechanical school, material for instruction	6,546.31	
Excursions and field visits	3,635.79	
Battalion of cadets	1,444.94	
Administration	2,074.32	
Outfitting of chorus	666.73	
Mechanical school, material for manufacturing	3,858.37	
Attendance of officers at Conventions, etc.	96.25	
Musical instruments	2,497.55	
Class Play	484.69	
		37,241.32
Retiring allowances		8,823.36

Admission, Discipline, Etc.

Salaries	\$9,722.09	
Sundry expenses	3,553.20	
Rewards and premiums	739.07	
Chapel speakers	1,254.00	
Printing Book of Worship	168.82	
Material for Chapel Instruction ..	194.67	
		15,631.85

Extraordinary Expenditures.

Alterations and Improvements	2,139.00	
Ash Conveyor and ash bin	389.65	
Improvement of Playground	1,571.46	
Erection of Building for Education, Recreation and Armory purposes	247,717.02	
		251,817.13

Total expenditures for Girard College .. \$1,551,135.36

RECAPITULATION—RESIDUARY FUND.

Receipts.

Real estate out of City	\$2,310,596.80	
Expenses	278,304.29	
		\$2,032,292.51
Real estate in the City	\$2,137,056.49	
Expenses	1,005,029.00	
		1,132,027.49
Stocks and Loans	\$1,179,485.77	
Expenses	368.75	
		1,179,117.02
		\$4,343,437.02
Interest on Loan, Bank of North America		12,636.98

General office expenses	\$4,330,800.04
	101,575.67
Net receipts, Residuary Fund	\$4,229,224.37
Principal of investments collected	2,737,690.00
Loan Bank of North America	2,000,000.00
Sale of Life and Times of Stephen Girard	70.00
Premium on Bonds sold	9,100.00
Discount on bonds purchased	18,502.50
Cash balance, January 1st, 1922	363,889.91
	\$9,358,476.78

Payments.

Girard College expenses, ordinary	\$1,299,318.23
Less sale of waste material, etc.	2,664.27
	\$1,296,653.96
Girard College extraordinary expenditures	251,817.13
	1,548,471.09
Permanent improvements to real estate in Philadelphia	\$155,322.04
Investments and reinvestments, mortgages, etc.	7,550,000.00
	7,705,322.04
Cash balance, December 31st, 1922	\$104,683.65

FIRE INSURANCE FUND.

Established in December, 1892, to carry a Selected Portion of the Fire Risks of the Girard-Estate.

Invested Capital, December 31, 1922.

Allegheny County 4 per cent. loan	\$21,000.00
Allegheny City 4 " "	1,000.00
Philadelphia City 4 " "	36,100.00
United States 4½ " "	106,650.00
City of Bethlehem 4½ " "	2,000.00
City of Bethlehem 5 " "	3,000.00
Pittsburgh City 4 " "	3,000.00
Bonds and mortgages on real estate	23,000.00
Total	\$195,750.00

Cash Receipts and Expenditures, from January 1st, 1922, to December 31st, 1922, Inclusive.

Receipts.

Fire insurance, annual premiums ..	\$3,867.75
Interest, mortgage loans	1,499.43
" Philadelphia City Loan ..	1,444.00
" Pittsburgh City loan	120.00
" Allegheny County loan ..	840.00
" " City " ..	40.00
" on deposits in bank	105.62
" United States loan	3,975.87
" City of Bethlehem loans	240.00
	\$12,132.67
Less interest accrued on bonds purchased	86.97
	\$12,045.70
Discount on Bonds net	279.29
Investments returned:	
Mortgage Loan	2,000.00
Cash balance, January 1st, 1922	5,713.56
	\$20,038.55

Expenditures.

Administration expenses	\$318.94
Investments:	
United States loans	19,500.00
	19,818.94
Cash balance, December 31st, 1922	\$219.61

SINKING FUND, GIRARD WATER COMPANY STOCK.

Established in 1906 for the purpose of making good any depreciation in the value of the Girard Water Company Stock held by the Girard Estate.

Invested Capital, December 31, 1922.

Allegheny County	3½ per cent. loan	\$3,000.00
Allegheny County	4 " "	8,000.00
United States	4¼ " "	169,550.00
City of Bethlehem	4½ " "	2,000.00
" " "	5 " "	3,000.00
City of Philadelphia	3½ " "	8,000.00
" " "	4 " "	23,400.00
" " "	4¼ " "	6,000.00
City of Pittsburgh	3¼ " "	4,000.00
Bonds and mortgages on real estate		11,900.00
		<u>\$238,850.00</u>

Receipts.

Set aside from Residuary Fund being rent of Pipe Lines received in excess of 6 per cent. of cost of construction	\$113,417.29
Interest, Philadelphia City loan	1,307.00
" on deposit in bank	323.87
" on mortgage loans	714.00
" Allegheny County loan	372.50
" United States loans	6,848.88
" City of Bethlehem loans	240.00
" City of Pittsburgh loan	130.00
	<u>\$123,353.54</u>

Less accrued interest on bonds purchased	1,549.45
	<u>\$121,804.09</u>
Discounts on bonds, net	3,612.73
Cash balance, January 1st 1922	6,066.13
	<u>\$131,482.95</u>

Payments.

Administration expenses	\$192.61
Investments:	
United States loans	\$115,000.00
City of Philadelphia loans	9,200.00
City of Pittsburgh loan	4,000.00
Allegheny County loan	3,000.00
	<u>131,200.00</u>
	<u>131,392.61</u>
Cash balance, December 31st, 1922	<u>\$90.34</u>

SINKING FUND FOR IMPROVEMENT TO REAL ESTATE, CITY.

Established in 1910 for the purpose of making good any depreciation in the value of improvements to real estate in South Philadelphia.

Invested Capital, December 31, 1922.

Allegheny County	4 per cent. loan	\$29,000.00
Allegheny City	4 " "	2,000.00
Philadelphia City	4 " "	23,400.00
City of Bethlehem	4½ " "	1,000.00
" " "	5 " "	3,000.00
Beaver County	4 " "	7,000.00
United States	4¼ " "	135,350.00
Bonds and mortgages on real estate		2,000.00
		<u>\$202,750.00</u>

Receipts.

Instalment No. 13	\$14,057.64
Interest on deposit in bank	152.85
" " mortgage loans	120.00
" " Philadelphia City loan	936.00

" " Beaver County	"	280.00
" " Allegheny County	"	1,160.00
" " " City	"	80.00
" " United States	"	4,830.14
" " City of Bethlehem loan		195.00

\$21,811.63

Less interest accrued on bonds purchased	214.91
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\$21,596.72

Discount on bonds, net	682.84
Cash balance, January 1st, 1922	18,994.65

\$41,274.21

Payments.

Administration expenses	\$289.95
Investments:	
United States loan	40,700.00
	<u>40,989.95</u>

Cash balance, December 31st, 1922	<u>\$284.26</u>
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SINKING FUND, BUILDING 11th AND GIRARD STREETS.

Created in 1918 to return the cost of this building by the payment as rent of three per cent. of the cost of the building to December 31st, 1936.

Invested Capital, December 31st, 1922.

Philadelphia City	3½ Per cent. loan	\$5,000.00
" " "	4 " "	300.00
" " "	4¼ " "	2,000.00
Bond and Mortgage on Real Estate		6,500.00
United States 4¼ per cent. loan		164,100.00
City of Bethlehem 4½ per cent. loan		1,000.00
" " " 5 " "		3,000.00
" " Scranton 5 " "		3,000.00
" " Coatesville 5 " "		8,000.00
Wilkes-Barre 4½ " "		3,000.00
Allegheny County 4 " "		3,000.00
		<u>\$198,900.00</u>

Receipts.

Instalments	\$34,628.64
Interest on deposit in bank	672.25
" " Philadelphia City Loan	272.00
" " United States loans	5,146.75
" " Mortgage loan	411.29
" " City of Bethlehem loan	195.00
" " City of Coatesville loan	400.00
" " City of Wilkes-Barre loan	157.50
" " City of Scranton loan	300.00
" " Allegheny County loan	20.00

\$42,203.43

Less interest accrued on bonds purchased	136.69
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\$42,066.74

Discount on bonds, net	424.86
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Investments returned:—

Mortgage loan	\$3,000.00
City of Wilkes-Barre loan	1,000.00
City of Scranton loan	3,000.00

7,000.00

Cash balance, January 1st, 1922	6,150.11
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\$55,641.71

Payments.

Administration expenses	\$270.00
Investments:	
United States Liberty Loan	\$52,000.00
Allegheny County Loan	3,000.00
	<u>55,000.00</u>

55,270.00

Cash balance, December 31st, 1922	<u>\$371.71</u>
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APPENDIX TO THE

FUND FOR THE IMPROVEMENT OF THE DELAWARE FRONT OF THE CITY, REMOVAL OF WOODEN BUILDINGS, ETC.

Stocks and Loans Appropriated by the Executors of Stephen Girard's Will for the Improvement of the Delaware Front of the City, etc., with Subsequent Investments and Reinvestments.

December 31st, 1922.

Allegheny County	4 per cent. loan	\$30,000.00
Beaver	"	3,000.00
City of Philadelphia	"	33,900.00
United States	4 1/4	421,000.00
City of Pittsburgh	4	10,000.00
Bonds and mortgages on real estate		63,000.00
Total investments		\$560,900.00
Income temporarily invested, December 31, 1922		60,900.00
Total Capital		\$560,000.00

Cash Receipts and Expenditures of the Fund for the Improvement of the Delaware Front of the City, etc., from January 1st, 1922, to December 31st, 1922, inclusive.

Receipts.

Interest, United States loan	\$17,892.49
" Philadelphia City loan	2,056.00
" Pittsburgh City	400.00
" Allegheny County	1,200.00
" Beaver County	120.00
" mortgage loans	4,203.18
" on deposits in bank	441.22
Rent of electrical ducts	137.00
	\$26,449.89
Less interest accrued on bonds purchased	239.68
	\$26,210.21
Discount on bonds, net	721.00
Principal of investments returned:	
Mortgage loan	\$8,600.00
Philadelphia City loans	35,000.00
	43,600.00
Total receipts	\$70,531.21

Expenditures.

Salaries	\$1,607.18
Street lighting	7,545.94
Incidentals	65.44
Repaving Delaware Avenue	6.73
	\$9,225.29
Administration expenses	894.63
Investments:	
United States loans	35,000.00
Total expenditures	\$45,119.92

RECAPITULATION, FUND FOR THE IMPROVEMENT OF THE DELAWARE FRONT OF THE CITY, ETC.

Receipts.

Gross income	\$26,210.21
General office expenses	894.63
Net income	\$25,315.58
Discount on bonds purchased	721.00
Principal investments returned	43,600.00
Cash balance, January 1, 1922	1,158.68
	\$70,795.26

Expenditures.

Expenses, Delaware front of city	\$9,225.29
Investments	35,000.00
	44,225.29
Cash balance, December 31st, 1922	\$26,569.97

The following shows the capital on December 31, 1922, of the various Girard Estate Funds:

Residuary:

Fund for maintenance of Girard College	\$55,485,684.31
Fire Insurance Fund	195,969.61
Sinking Fund, Girard Water Company stock	238,940.34
Sinking Fund, Improvement to Real Estate	203,034.26
Sinking Fund, Building 11th and Girard Sts.	199,271.71
	\$56,322,900.23
Delaware Avenue Fund	500,000.00
Girard School Fund	10,000.00
Girard Fuel Fund	10,000.00
	\$56,842,900.23

I. HAZLETON MIRKIL,
General Manager.

JAMES McCALLION,
Comptroller.

WILLS HOSPITAL AND MINOR TRUSTS

The separate trust funds included in the group designated as "Wills Hospital and Minor Trusts" now number fifty-one.

Their total invested assets amount to	\$2,750,453.39
Their aggregate capital amounts to	2,733,349.62

Income temporarily invested	17,103.77
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The details of these investments and cash receipts and payments of each of the individual funds will be found in the statement attached to this report.

The aggregate cash receipts and payments during the year 1922 were:—

Receipts.

Income from invested funds	\$121,712.99
State appropriation and donations for maintenance of the Wills Hospital	29,687.98
Discounts on bonds net	1,420.88
Cash addition to the capital fund, Elias Boudinot	5,000.00
Principal of investments matured or sold	218,150.00
Cash for Simon Gratz Prize Fund	5,000.00
Cash for James E. Lennon Fund	1,000.00
Cash for Joseph C. Ferguson Prize Fund	600.00
	\$382,571.85
Cash balance, January 1st, 1922	95,797.94
	\$478,369.79

Payments.

Maintenance of Wills Hospital	\$53,812.14
Relief of sick and insane poor at the Almshouse	5,884.64
Relief of the poor	3,744.00
Fuel distributed to the poor	15,507.89
Food distributed to the poor	1,402.46
Sundry supplies for public schools	983.87
Library books, House of Correction	132.85
Scholarships awarded from Todd and Windrim Funds	969.57
Expenses of awards and medals and premiums to inventors	3,256.80
Medals and prizes for distinguished pupils	177.55
Support of Simon Muhr scholarships	6,468.20
Care of cemetery lots	22.00
Police Pension Fund	290.00
Firemen's Pension Fund	290.00
Teachers' Annuity Fund	290.00
Taxes and other expenses of real estate held for revenue	12,646.93
Miscellaneous items of expense	5,693.77
Investments and reinvestments	299,950.00
	411,522.67
Cash balance, December 31st, 1922	\$66,847.12

The aggregate capital of these funds on January 1st, 1922, as shown on the books of account was	\$2,629,316.61
which has been increased during the year by	
Cash additions to Capital Funds of	
Wills Hospital	\$1,233.01
Elias Boudinot	20,000.00
John E. Maynes	212.00
Thomas D. Grover	600.00
	22,045.01
Received for Simon Gratz Prize Fund	\$5,000.00
Received for James E. Lennon Fund	1,000.00
Received for Joseph C. Ferguson Prize Fund	600.00
	6,600.00
Increase in assessed value of real estate:	
Franklin Institute Bldg. Fund ..	\$30,000.00
James Eye & Ear Institute Fund ..	500.00
	30,500.00
Income capitalized:	
James Eye & Ear Institute Fund ..	\$8,000.00
Franklin Institute Bldg. Fund ..	17,000.00
Bushrod Library Fund	4,500.00
Thomas D. Grover Fund	300.00
John E. Maynes Fund	8,088.00
John Scott Medal Fund	7,000.00
	44,888.00
	\$2,733,349.62
The amount of the capital funds shown as being invested on January 1st, 1922 was	\$2,622,553.39
Investments matured or sold during the year were:	
United States Liberty Loan	\$105,500.00
United States Certificates of Indebtedness	5,000.00
Insurance Co. State of Penna. ..	1,800.00
Mortgages on real estate	72,800.00
Ground Rents	12,050.00
Pittsburgh City Loan	4,000.00
City of Scranton Loan	13,000.00
City of Johnstown Loan	2,000.00
Washington County Loan	2,000.00
	218,150.00
	\$2,404,403.39
Increase in assessed value of real estate	30,500.00
	\$2,434,903.39
Capital addition:	
Est. Thomas D. Grover (Insurance Co. State of Penna.)	600.00
The investments and reinvestments were in:	
Allegheny County Loan	\$2,000.00
Beaver County Loan	2,000.00
West Mahanoy Township School Loan	35,000.00
Bond and Mortgage on real estate ..	7,200.00
United States Liberty Loans	128,250.00
United States Certificates	20,000.00
United States Treasury Notes	105,500.00
	299,950.00
Promissory Note for sale of Timber, Est. E. Boudinot	15,000.00
	\$2,750,453.39
Making the total invested capital on December 31st, 1922	
On the United States loans purchased, the face value is	\$253,750.00
and the discount	1,297.70
the average rate of interest on these purchases is0449
On the municipal loans purchased, the face value is	39,000.00
the average rate of interest on this purchase is0493
On the bond and mortgage on real estate the face value is	7,200.00

the average rate of interest on these purchases is06
Taken as a whole, the average rate of interest on the investments of the year is0458
There was added to the capital fund of the Wills Hospital a legacy received from the Estate of Lewis Elkin	\$1,233.01

Donations of cash, which have been applied to income account, were received from—	
Generous friends	\$395.50
In addition to these gifts, there was received on Donation Day, April 3, 1922	609.00
and from donation boxes at hospital	226.55

Total donations applied toward income .. \$1,231.05

For the Bushrod Library, income has been collected to the amount of	\$5,434.90
The expenses have amounted to	1,475.64

The balance

has been set aside for investment in accordance with the Order of Court relating to this trust. The total assets of this fund, not including the value of the furniture, books etc., specifically devised by Dr. James, now amount to \$90,288.59

For the Bushrod Washington James Eye and Ear Institute, income has been collected to the amount of	\$7,520.35
The expenses have amounted to	1,461.05

And the balance

has been set aside for investment in accordance with the Order of Court relating to this trust.

The total assets of this fund, not including the value of the furniture and apparatus specifically bequeathed by Dr. James amount at this date to \$143,281.27.

For The Franklin Institute Building Fund, income has been collected to the amount of	\$24,290.71
The expenses have amounted to	8,389.44

The balance

has been set aside for investment in accordance with the agreement creating the trust. The total assets of this fund now amount to \$505,038.92.

I. HAZLETON MIRKIL,
General Manager.

JAMES McCALLION,
Comptroller.

HOSPITALS.

WILLS HOSPITAL.

Founded 1825.

Race Street, West, of Eighteenth Street.

"For the relief of the indigent Blind and Lame," where persons afflicted with the Diseases of the Eye and Limb will be treated free of charge, and, when requisite, admitted into the Hospital; preference being given, under the Will, to persons residing in Philadelphia and its neighborhood.

Invested Capital, December 31st 1922.

Hospital grounds and buildings	\$200,000.00
Philadelphia City 4 per cent. loan	31,200.00
Philadelphia City School District 4 per cent. loan ..	5,000.00
United States 2nd 4½ per cent. loan	140,400.00
United States 3rd 4½ per cent. loan	4,000.00
United States 4th 4½ per cent. loan	82,200.00
United States Certificates 4½ per cent	1,000.00
United States Treasury Notes 4½ per cent	35,000.00
Beaver County 4 per cent. loan	3,000.00
Pittsburgh City 4 " " "	3,000.00
" School 4½ " " "	14,000.00
" City 3½ " " "	2,000.00
Allegheny County 4 " " "	54,000.00
" " 3½ " " "	1,000.00
Ground rent	900.00

City of Coatesville 5 per cent. loan	7,000.00
" " Bethlehem 5 " " "	3,000.00
Pennsylvania Railroad Company Stock	3,750.00
West Mahanoy Township School District 5 per cent loan	11,000.00
Bonds and Mortgages on real estate	85,850.00
	<u>\$687,300.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Income:—

Interest Philadelphia City loan	\$1,448.00
" Pittsburgh City loan	865.00
" Allegheny County loan	2,195.00
" mortgage loans	6,495.01
" bank account	245.28
" Beaver County loan	120.00
" United States Liberty Loan	8,744.73
" " Treasury Notes	1,029.38
" Coatesville City loan	350.00
" Scranton City loan	650.00
" Johnstown City loan	105.00
" Bethlehem City loan	150.00
Dividend Penna. Railroad Co. Stock	168.75
" Philadelphia Company	75.11
Ground rent	122.33
Sale of sundries, at hospital	94.50
Donations (income account)	1,231.05
Miscellaneous receipts	129.42
	<u>\$24,218.56</u>

Less accrued interest on bonds purchased 177.06

	<u>\$24,041.50</u>
Appropriation from State of Pennsylvania for maintenance	27,000.00
Legacies	1,233.01
Principal of investments collected:—	
United States Victory Loan sold	35,000.00
Pittsburgh City loans	4,000.00
Scranton City loans	13,000.00
Johnstown City loans	2,000.00
Mortgages	27,000.00
Ground Rent	2,050.00
Discounts on bonds purchased, net	427.08
	<u>\$135,751.59</u>

Cash balance, January 1st, 1922 6,680.05

\$142,431.64

Payments.

Maintenance:—

Salaries and wages	\$17,966.13
Subsistence	16,714.93
Dry goods	263.11
Furniture	2,722.52
Sundry house expenses .	6,275.35
Library	56.95
Medical expenses	3,521.51
Repairs	6,096.33
Miscellaneous expenses .	115.35
Water rent	79.96
	<u>\$53,812.14</u>

Proportion of administration expenses 1,435.24

\$55,247.38

Investments:—

United States 2nd Liberty loan	\$28,000.00
United States 4th Liberty loan	4,000.00
United States Certificates of Indebtedness.	1,000.00
United States 4% per cent. Treasury Notes .	35,000.00

West Mahanoy Township School District loan ..	11,000.00
Bond and mortgage on real estate	2,200.00
	<u>81,200.00</u>
	<u>136,447.38</u>

Cash balance, December 31st, 1922 \$5,984.26

HENRY B. PALETHORP FUND.

Created in 1915.

"To the Board of Directors of City Trusts to be invested by them according to law and the income applied to the maintenance and support of Wills Eye Hospital now situate on Race Street below Nineteenth Street, Philadelphia."

Invested Capital, December 31st, 1922.

United States Second Liberty loan, 4% per cent. ...	\$800.00
Wilkes-Barre 4½ per cent. improvement bonds ...	3,000.00
Allegheny County 4 per cent. loan	1,000.00
	<u>\$4,800.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, bank account	\$8.60
Interest, Wilkes-Barre loan	135.00
Interest, Allegheny County loan	40.00
Interest, United States Liberty loan ..	34.00
	<u>\$217.60</u>

Cash balance, January 1st, 1922 .. 150.85

\$368.45

Payments.

Administration Expenses' 9.98

Cash balance, December 21st, 1922 \$358.47

JOHN BLEAKLEY FUND.

Created 1802.

(Yellow Fever Fund.)

"To relieve those who may be reduced to the necessity of being placed in the hospital during the existence of yellow fever."

The income of this Trust is transferred to the use of Wills Hospital, under certain restrictions, by Act of Assembly of Pennsylvania, approved April 16th, 1838.

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$1,000.00
Pittsburgh City 4 per cent loan	9,000.00
Allegheny County 4 per cent. loan	1,000.00
Pennsylvania Railroad Company stock (20 shares) ..	1,000.00
	<u>\$12,000.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$40.00
Interest, Pittsburgh City loan	360.00
Interest, bank account	10.22
Interest, Allegheny County loan	40.00
Dividend Pennsylvania Railroad Co. stock	45.00
	<u>\$495.22</u>

Cash balance, January 1st, 1922 .. 146.72

\$641.94

Payments.

Administration expenses 25.00

Cash balance, December 31st, 1922 \$616.94

MARY SHIELDS ALMSHOUSE FUND.

Created 1880.

"To relieve and make more comfortable the sick and insane poor at the Almshouse in Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$9,700.00
Philadelphia City School District 4 per cent. loan ..	3,000.00
United States 2nd 4¼ per cent. loan	18,900.00
United States 3rd 4¼ per cent. loan	400.00
United States 4th 4¼ per cent. loan	18,700.00
Allegheny County 4 per cent. loan	1,000.00
Allegheny City 4 per cent. loan	4,000.00
Washington County 4½ per cent. loan	2,000.00
Girard National Bank stock, 8 shares	800.00
Commercial National Bank stock, 6 shares	21.72
Pennsylvania Railroad Company stock, 304 shares ..	15,200.00
North Pennsylvania Railroad Company stock, 54 shares ..	2,700.00
Lehigh Valley Railroad Company stock, 79 shares ..	3,950.00
Delaware and Bound Brook Railroad Company stock, 8 shares ..	800.00
Lehigh Coal and Navigation Company stock, 16 shares ..	800.00
Bonds and mortgages on real estate	12,500.00
Ground rent, 1338 North Second Street	1,333.33
Lot of ground, Edgemont Street	750.00
	<u>\$96,555.05</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$1,517.25
Interest, Philadelphia City loan	508.00
Interest, Allegheny City loan	160.00
Interest, Allegheny County loan	40.00
Interest, Washington County loan	90.00
Interest, mortgage loans	890.18
Interest, bank account	66.97
Dividend, Girard National Bank stock	200.00
Dividend, Pennsylvania Railroad Co. stock	684.00
Dividend, North Pennsylvania R. R. Co. stock	216.00
Dividend, Del. & Bound Brook R. R. Co. stock	64.00
Dividend, Lehigh Coal & Navigation Co. stock	64.00
Dividend, Lehigh Valley Railroad Co. stock	276.48
Ground rent	80.00
	<u>\$4,856.88</u>

Less accrued interest on bonds purchased

Principal of investments:—
Bond and mortgage

Cash balance, January 1st, 1922 ..

Payments.

Pictures	\$1,066.97
Games and magazines	659.82
Amusements	3,246.99
Improvement of diet	774.86
Occupational therapy	136.00
	<u>\$5,884.64</u>
Premiums on bonds purchased07
Expenses of real estate	15.88
Administration expenses	201.50
Investments:— United States 4¼ per cent. loan	2,800.00
	<u>8,402.09</u>

Cash balance, December 31st, 1922 ..

BUSHROD WASHINGTON JAMES EYE AND EAR INSTITUTE.

Created 1904.

"For the maintenance of an institution for the examination, treatment and operation of eye ear nose throat cardiac and pulmonary diseases."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$10,400.00
Philadelphia City School District 4 per cent. loan ..	3,000.00
Allegheny County 4 per cent. loan	2,000.00
Allegheny City 4 per cent. loan	3,000.00
Pittsburgh City 4 per cent. loan	3,000.00
Pittsburgh School 4¼ per cent. loan	2,000.00
West Mahanoy Township School District Loan ...	2,000.00
Wabash Railroad Company 2d mortgage 5 per cent. bond	1,000.00
United States 4 per cent. loan	200.00
Real Estate, 120 Walnut Street	8,500.00
Real Estate, 3188 Mercer Street (one-half interest)	600.00
Real Estate, 1740 Mt. Vernon Street	7,500.00
Real Estate, Island Beach, N. J.	260.00
United States 2nd 4¼ per cent. loan	62,800.00
United States 4th 4¼ per cent. loan	6,750.00
United States 4¼ per cent. Treasury Notes	26,500.00
City of Coatesville 5 per cent. loan	2,000.00
	<u>\$141,510.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Pittsburgh City loan	\$205.00
Interest, Philadelphia City loan	536.00
Interest, Wabash Railroad Co. bonds ..	50.00
Interest, bank account	96.29
Interest, United States loans	3,760.51
Interest, Allegheny County loan	80.00
Interest, Allegheny City loan	120.00
Interest, City of Coatesville loan	100.00
Rent of real estate	2,588.92
Dividends on insurance policy	15.00
	<u>\$7,551.72</u>

Less accrued interest on bonds purchased

Principal of investment:—
United States Victory loan sold

Cash balance, January 1st, 1922 ..

Payments.

Expenses of real estate	\$1,116.50
Premium on bonds purchased	4.04
Miscellaneous expenses	63.50
Administration expenses	277.01
	<u>\$1,461.05</u>
Investments:— United States 4¼ per cent. loan	6,000.00
United States 4¼ per cent. Treasury Notes	26,500.00
West Mahanoy Twp. 5 per cent. School loan	2,000.00
	<u>35,961.05</u>
Cash balance, December 31st, 1922 ..	<u>\$1,771.27</u>

HOUSE OF CORRECTION AND ALMSHOUSE.

WILLIAM CARTER FUND.

Created 1739.

Income. "To and for ye use and Service of ye alms houses belonging to ye sd City "(Philadelphia), and for ye relieve of ye poor people in the Same forever."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$200.00
Ground rent, 113 Race Street	74.00
United States 2nd Liberty Loan 4½ per cent.	100.00
United States 4th Liberty Loan 4½ per cent.	1,200.00

\$1,574.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$55.25
Interest, Philadelphia City loan	8.00
Interest, bank account	4.12
Ground rent	4.44

\$71.81Cash balance, January 1st, 1922 .. 104.11\$175.92

Payments.

Administration expenses	\$3.28
Contributions:—	

Jefferson Hospital — Social Service	\$13.00
Willing Day Nursery	13.00
St. John's Day Nursery	13.00
Starr Centre Association	13.00
Babies Hospital of Philadelphia	13.00

65.0068.28Cash balance, December 31st, 1922 \$107.64

ANN ARMITT FUND.

Created 1797.

"To the Overseers of the poor or the Managers of the Battering House."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$100.00
United States 4th Liberty Loan 4½ per cent.	750.00

\$850.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$4.00
Interest, bank account88
Interest, United States loan	31.87

\$36.75Cash balance, January 1st, 1922 .. 11.95\$48.70

Payments.

Administration expenses	\$1.77
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Contributions:—

Jefferson Hospital — Social Service	\$6.80
Starr Centre Association	6.80
St. John's Day Nursery	6.80
Willing Day Nursery	6.80
Babies Hospital of Philadelphia	6.80

34.0035.77Cash balance, December 31st, 1922 \$12.93

JULIANA H. GOOD FUND.

Created 1876.

"Toward the maintenance of a House of Correction in said City" (Philadelphia).

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$100.00
United States 2nd Liberty Loan 4½ per cent.	700.00
United States 4th Liberty Loan 4½ per cent.	2,250.00

\$3,050.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$4.00
Interest, bank account	4.00
Interest, United States loan	125.38

\$133.38Cash balance, January 1st, 1922 .. 144.43\$277.81

Payments.

Administration expenses	\$6.36
Library books, etc., House of Correction	132.85

139.21Cash balance, December 31st, 1922 .. \$138.60

SCHOOLS.

ROBERTS SCHOOL FUND.

Created 1763.

"For a Public School for the Instruction of the Children & other Inhabitants of the said (Bristol) Township, & Northern Liberty & Oxford Township, or any Meeting the said Township shall have Occasion as the said Trustee shall think fit Provided it dont interfere or interrupt the said school."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$300.00
United States 4th Liberty Loan 4½ per cent.	200.00

\$500.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$8.50
Interest, Philadelphia City loan	12.00
Interest, bank account62

\$21.12Cash balance, January 1st, 1922 21.22\$42.34

Payments.

Administration expenses	\$1.05
Magazines for John Marshall School	34.40

35.45Cash balance, December 31st, 1922 \$6.89

STEPHEN GIRARD SCHOOL FUND.

Created 1831.

"For the use of the schools upon the Lancaster system, in the first section of the first school district of Pennsylvania."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$2,000.00
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Bonds and mortgages on real estate	2,000.00
United States 2nd Liberty loan 4½ per cent.	1,000.00
United States 4th Liberty loan 4½ per cent.	5,300.00
	<u>\$10,300.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, Philadelphia City loan	\$80.00
Interest, mortgage loans	120.00
Interest, bank account	4.27
Interest, United States loan	267.76
	<u>\$472.03</u>
Cash balance, January 1st, 1922	100.06
	<u>\$572.09</u>

Payments.	
Expenditures for public schools:—	
Library books, magazines and supplies	\$202.68
Telephone service	24.35
Athletic supplies	40.27
Sundries	44.47
Stereograph	47.00
Steel Job Chase, etc.	67.70
	<u>\$426.47</u>
Administration expenses	21.45
	<u>447.92</u>
Cash balance, December 31st, 1922	<u>\$124.17</u>

RITTENHOUSE SCHOOL FUND.

Created 1839.

Income to be applied to advance the education of the 'children of the vicinity' of the old Rittenhouse Academy" (Roxborough).

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$400.00
United States 2nd Liberty Loan 4½ per cent.	1,200.00
United States 4th Liberty loan 4½ per cent.	2,200.00
	<u>\$3,800.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, Philadelphia City loan	\$16.00
Interest, bank account	17.54
Interest, United States loan	144.50
	<u>\$178.04</u>
Cash balance, January 1st, 1922 ..	611.06
	<u>\$789.10</u>

Payments.	
Repairs, painting, etc., at Crease School	\$523.00
Administration expenses	7.92
	<u>530.92</u>
Cash balance, December 31st, 1922	<u>\$258.18</u>

SIMON MUHR SCHOLARSHIP FUND.

Created 1896.

"For the promotion of the welfare of children attending the Public Schools of the City of Philadelphia."

Invested Capital, December 31st, 1922.

Bonds and mortgages on real estate	\$42,500.00
United States 2nd Liberty Loan 4½ per cent. ..	13,900.00

United States 4th Liberty Loan 4½ per cent. ..	51,800.00
United States Certificates of Indebtedness 4½ per cent.	4,000.00
	<u>\$112,200.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, mortgage loans	\$3,369.99
Interest bank account	215.16
Interest United States loan	2,526.62
	<u>\$6,111.77</u>
Less accrued interest on Bonds purchased	176.63
	<u>\$5,935.14</u>
Principal of Investment:—	
Bonds and mortgages on real estate	16,500.00
Discount on Bonds purchased	142.24
	<u>\$22,577.38</u>
Cash balance, January 1st 1922 ..	6,815.26
	<u>\$29,392.64</u>

Payments.	
Expiration.	
Scholarships:—	
Vera Randall Spencer .. 1922	\$217.50
Eugene Markley Landis . 1922	205.38
Jacob Gershon Cohen .. 1922	201.82
Catherine M. Rihl 1923	404.66
Isadore Katz 1923	541.25
Miriam C. Simon 1923	415.64
Gladys L. Baer 1924	404.34
Herbert G. Lowenstein .. 1924	645.09
Sarkes Tarzian 1924	392.16
Clara Zeidelman 1924	404.34
Margaret Elizabeth McConnell 1925	385.01
Nicholas Francis Teti ... 1925	387.49
Mary Hilda Howes 1925	500.00
Frederick Casciato 1925	387.49
Milton Allen Bell 1926	192.51
Carol L. Cummings 1926	400.00
Ottillie A. E. Fleishmann 1926	191.01
William F. Kennedy 1926	192.51
	<u>\$6,468.20</u>
Administration expenses	297.50
Premium on Bonds purchased	4.40
	<u>\$6,770.10</u>

Investments:—	
United States 4½ per cent. loan	\$13,900.00
United States 4½ per cent. Certificate of Indebtedness	4,000.00
	<u>17,900.00</u>
Cash balance, December 31st 1922 ..	<u>\$4,722.54</u>

LAWRENCE TODD SCHOLARSHIP FUND.

Created 1921.

Income therefrom to be used for scholarships for such graduates of Girard College as are desirous of securing, and who in the opinion of the Board are worthy of, a higher education.

Invested Capital, December 31st, 1922.

Allegheny County 4½ per cent. Loan	\$60,000.00
Allegheny County 4 per cent. Loan	1,000.00
United States Second Loan 4½ per cent.	15,000.00
	<u>\$76,000.00</u>

APPENDIX TO THE

Cash Receipts and Payments, January 1st to December 31st 1922.

Receipts.

Interest, Allegheny County loan	\$2,740.00
Interest, United States loan	663.00
Interest bank account	67.23
	<u>\$3,470.23</u>
Less accrued interest on bonds purchases	106.82
	<u>\$3,363.41</u>
Discount on bonds purchased	321.36
	<u>\$3,684.77</u>
Cash balance, January 1st, 1922	15,570.55
	<u>\$19,255.32</u>

Payments.

Scholarships:—	
William Berntheisel	\$137.50
Edward Geuther	125.00
Harry Fine	149.57
Robert Heller	125.00
James White	137.50
Wilmer G. Williams	157.50
	<u>\$832.07</u>
Administration Expenses	127.04
	<u>\$959.11</u>
Investments:—	
United States 4½ per cent. loan	15,600.00
	<u>16,559.11</u>
Cash balance, December 31st 1922	<u>\$2,696.21</u>

JAMES H. WINDRIM SCHOLARSHIP FUND.

Created 1921.

The income therefrom "to be used to assist a graduate of Girard College who desires to prosecute his studies further in school, college or university and who is deemed deserving of such opportunity by said Board, which Board shall also approve of the school, college or university to be entered by the beneficiary."

Invested Capital, December 31st, 1922.

United States Second Loan 4½ per cent	<u>\$5,000.00</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$212.50
Interest United States Certificate of Indebtedness	143.75
Interest bank account	10.05
	<u>\$366.30</u>
Less accrued interest on bonds purchased	74.38
	<u>\$291.92</u>
Discount on bonds purchased	110.00
Principal of Investments:—	
United States Certificate of Indebtedness	5,000.00
	<u>\$5,401.92</u>
Cash balance, January 1st, 1922	132.46
	<u>\$5,534.38</u>

Payments.

Scholarship:—	
Arthur E. Fink	\$137.50
Administration expenses	10.41
	<u>\$147.91</u>
Investment:—	
United States 4½ per cent. loan	5,000.00
	<u>5,147.91</u>
Cash balance, December 31st, 1922 ..	<u>\$386.47</u>

BUILDING FUND.

FRANKLIN INSTITUTE BUILDING FUND.

Created 1908.

To be held in trust for the erection of a building for the use of the Franklin Institute of the State of Pennsylvania for the Promotion of the Mechanic Arts.

Invested Capital, December 31st 1922.

Allegheny County 4 per cent. loan	\$ 6,000.00
Philadelphia City 4 per cent. loan	95,000.00
Bond and mortgage on real estate	5,000.00
Reading Company and P. and R. Coal and Iron Co. general mortgage 4 per cent bonds	5,000.00
Pennsylvania Railroad Co. 3½ per cent. bonds ..	3,000.00
Electric and Peoples Traction Co. 4 per cent. bonds ..	1,000.00
Allegheny and Western Railway Co. 4 per cent. bonds	4,000.00
Toledo, Walhonding Valley and Ohio Railroad 4½ per cent. bonds	6,000.00
Pennsylvania Coal and Coke Co. 5 per cent. bonds ..	1,000.00
Real estate, 127 North 19th Street	16,000.00
Real estate, 129 North 19th Street	35,000.00
Real estate, 131 North 19th Street	15,000.00
Real estate, 133 North 19th Street	15,000.00
Real estate, 137 North 19th Street	15,000.00
Real estate, 139 North 19th Street	15,000.00
Real estate, 141 North 19th Street	15,000.00
Real estate, 1826 Race Street	22,000.00
Real estate, 1828 Race Street	22,000.00
Real Estate, 1830 Race Street	22,000.00
Real estate, 1832 Race Street	22,000.00
Real estate, 1834 Race Street	28,000.00
United States Second Liberty Loan 4½ per cent ..	49,700.00
United States Fourth Liberty Loan 4½ per cent ..	57,550.00
United States Treasury Notes 4½ per cent	17,000.00
City of Coatesville 5 per cent loan	7,000.00
West Mahanoy Township School District 5 per loan ..	5,000.00
	<u>\$504,250.00</u>

FRANKLIN INSTITUTE BUILDING FUND.

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$4,133.34
Interest, United States Treasury Notes	499.98
Interest, Philadelphia City loan	3,800.00
Interest, Allegheny County loans	240.00
Interest, mortgage loan	462.66
Interest, Toledo, Walhonding Valley and Ohio R. R. Co. bonds	270.00
Interest, Pennsylvania Coal and Coke Co. bonds	50.00
Interest, Reading Company and Philadelphia and Reading Coal and Iron Co. general mortgage bonds	200.00
Interest, Allegheny and Western Railway Co. bonds	160.00
Interest Pennsylvania Railroad Co. bonds	92.57
Interest, Electric and Peoples Traction Co. bonds	40.00
Interest City of Coatesville Loan	350.00
Interest, bank account	282.26
Rent of real estate	13,740.00
	<u>\$24,320.81</u>
Less interest accrued on bonds purchased	117.10
	<u>\$24,203.71</u>
Discount on bonds purchased	87.00
	<u>\$24,290.71</u>
Principal of investments:—	
United States Victory Loan sold ..	17,000.00
Bond and mortgage on real estate ..	8,000.00
	<u>\$49,290.71</u>
Cash balance, January 1st 1922 ..	1,887.65
	<u>\$51,178.36</u>

Payments.

Expenses of real estate	\$7,425.16
Administration expenses	952.28
Premium on bonds purchased	12.00

\$8,389.44

Investments:—

United States 4½ per cent. loan ..	20,000.00
United States 4½ per cent. Treasury Notes	17,000.00
West Mahanoy Twp. 5 per cent. School loan	5,000.00

50,389.44

Cash balance, December 31st, 1922

\$788.92

LIBRARIES.

BUSHROD LIBRARY FUND.

Created 1904.

"To maintain forever a free public library to be called the Bushrod Library."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$6,900.00
Philadelphia City School District 4 per cent. loan	2,000.00
Pittsburgh City 4 per cent. loan	2,000.00
Pittsburgh School 4½ per cent. loan	1,000.00
Allegheny City 4 per cent improvement loan	2,000.00
Pennsylvania Mining Co. stock (20,900 shares) ..	1.00
Real estate, 1717-19 Green Street	22,000.00
Real estate, 853 Corinthian Avenue	2,800.00
Real estate, 3188 Mercer Street (one-half interest) ..	600.00
Real estate Lady Alice Lode Mining Claim	150.00
United States Second Liberty Loan 4½ per cent.	43,000.00
United States Fourth Liberty Loan 4½ per cent.	3,450.00
United States Treasury Notes 4½ per cent.	2,000.00
City of Coatesville 5 per cent loan	1,000.00
West Mahanoy Township School District 5 per cent. loan	1,000.00

\$89,901.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$58.82
Interest, United States loans	1,880.42
Interest Pittsburgh City loan	122.50
Interest, Philadelphia City loan	356.00
Interest, Allegheny City loan	80.00
Interest, City of Coatesville loan	50.00
Interest, bank account	52.80
Rent of real estate	2,833.49

\$5,434.03

Less accrued interest on bonds purchased

26.83

Discount on bonds, net

27.70

\$5,434.90

Principal of investment:—

United States Victory loan sold ..

2,000.00

\$7,434.90

Cash balance, January 1st, 1922 ..

1,928.33

\$9,363.23

Payments.

Expenses of real estate	\$1,233.96
Miscellaneous expenses	63.50
Administration expenses	175.78
Premium on bonds purchased	2.40

\$1,475.64

Investments:—

United States 4½ per cent. loan ..	4,500.00
United States 4½ per cent. Treasury Notes	2,000.00
West Mahanoy Twp. 5 per cent. School loan	1,000.00

8,975.64

Cash balance, December 31st, 1922

\$ 387.59

MEDALS

JOHN SCOTT MEDAL FUND.

Created 1816

Income to "be laid out in premiums to be distributed among ingenious men and women who make useful inventions; * * * and along with which shall be given a copper medal."

Invested Capital, December 31st, 1922.

Pittsburgh School 4½ per cent loan	\$2,000.00
Philadelphia City 4 per cent. loan	8,700.00
Philadelphia City School Dist. 4 per cent. loan ...	3,000.00
Allegheny City 4 per cent loan	5,000.00
Bonds and mortgages on real estate	3,000.00
Allegheny County 4 per cent. loan	13,000.00
United States Second Liberty Loan 4½ per cent.	31,900.00
United States Fourth Liberty Loan 4½ per cent.	36,500.00
United States Treasury Notes 4½ per cent.	5,000.00

\$108,100.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$147.05
Interest, United States loans	2,810.82
Interest, Philadelphia City loan	468.00
Interest, Allegheny City loan	200.00
Interest, mortgage loans	180.00
Interest, bank account	69.02
Interest, Allegheny County loan	520.00
Interest, Pittsburgh City loan	85.00

\$4,479.89

Less accrued interest on bonds purchased

15.58

\$4,464.31

Discounts on bonds, net

52.20

\$4,516.51

Principal of investments:—

United States Victory loan sold

5,000.00

\$9,516.51

Cash balance, January 1st 1922.

2,548.97

\$12,065.48

Payments.

Premiums	\$3,200.00
Administration expenses	218.88
Engraving, medals, cases, etc.	56.80

Investments:—

United States 4½ per cent. loan ..	3,000.00
United States 4½ per cent. Treasury Notes	5,000.00

11,475.68

Cash balance, December 31st, 1922

\$589.80

HANNAH MATILDA DODD FUND.

Created 1872.

Income "to procure gold and silver medals to be presented to the most distinguished graduates of the Girls' High School, with their name and year of graduating engraved thereon."

APPENDIX TO THE

Invested Capital, December 31st, 1922.	
United States Fourth Liberty Loan 4¼ per cent	\$1,450.00
Cash Receipts and Payments, January 1st to December 31st, 1922.	
Receipts.	
Interest, bank account	\$9.46
Interest, United States loan	61.62
Cash balance, January 1st, 1922 ..	\$71.08
	294.13
	\$365.21
Payments.	
Medals and engraving	\$39.55
Administration expenses	3.02
	42.57
Cash balance, December 31st, 1922	\$322.64

OBADIAH WHELOCK FUND.

Created 1887.

Income "to be awarded semi-annually, forever in Cash (not to be consolidated with any other prize), either in coin or United States currency, to a Meritorious Scholar of 'The Girls' Normal School of the City of Philadelphia.'"

Invested Capital, December 31st, 1922.

United States Second Liberty Loan 4¼ per cent ..	\$100.00
United States Fourth Liberty Loan 4¼ per cent ..	300.00
	\$400.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$17.00
Interest, bank account	2.49
Cash balance, January 1st, 1922 ..	\$19.49
	73.89
	\$93.38
Payments.	
Prizes	\$10.00
Administration expenses	.84
	10.84
Cash balance, December 31st, 1922	\$82.54

GEORGE A. VARE MEDAL FUND.

Created 1910.

Income "to be applied in the procuring and awarding of gold medals, one to be awarded to the student attaining the highest standing of each semi-annual graduation from the Southern Manual Training High School of the City of Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia Electric Company 5 per cent. bond	\$1,000.00
United States Fourth Liberty Loan 4¼ per cent.	50.00
	\$1,050.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$2.13
Interest, Philadelphia Electric Company bond	50.00

Interest, bank account	3.64
Cash balance, January 1st, 1922 ..	\$55.77
	123.40
	\$179.17
Payments.	
Medals	\$48.00
Administration expenses	2.19
	50.19
Cash balance, December 31st, 1922	\$128.98

LOUIS WAGNER PRIZE FUND.

Created 1914.

The income to be used each year "in the purchase of two gold watches, the same to be suitably engraved and known as Wagner Prize, which shall be presented to the person graduating with the highest honors in each of the two classes graduating during every year at Girard College."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$2,000.00
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, Philadelphia City loan	\$86.00
Interest, bank account	.34
Cash balance, January 1st, 1922 ..	\$80.34
	5.71
	\$86.05
Payments.	
Prizes	\$80.00
Administration expenses	4.17
	84.17
Cash balance, December 31st, 1922	\$1.88

DANIEL BAUGH MEDAL FUND.

Created 1915

"To be invested and reinvested and the net income therefrom applied to procuring and annually awarding a gold medal to that member of the Fire Department of the City of Philadelphia who shall during the previous calendar year have performed in that City the most heroic act in the saving of life or property at his personal risk."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$1,100.00
------------------------------------	------------

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, bank account	\$7.78
Interest, Philadelphia City loan	44.00
Cash balance, January 1st, 1922 ..	\$51.78
	215.51
	\$267.29
Payments.	
Administration expenses	2.29
Cash balance, December 31st, 1922	\$265.00

PRIZE.

SIMON GRATZ PRIZE FUND.

Created 1922

"The income arising therefrom to be divided equally among the Philadelphia Normal School, the High School for Girls, the Central High School, the West Philadelphia High School for

Girls, and the Northeast High School, for the award, at each commencement of each of said schools, of a prize (in money) to that member of the graduating class of each school who, in the judgment of the faculty of the school, has attained the highest degree of proficiency in the knowledge and correct use, oral and written, of the English Language."

Invested Capital, December 31st, 1922.

Bond and mortgage on real estate	\$5,000.00
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Cash Receipts and Payments during 1922.

Receipts.

Principal of Fund	\$5,000.00	
Interest, bank account	\$18.86	
Interest, mortgage loan	105.83	
		124.69
		<u>\$5,124.69</u>

Payments.

Investment:—	
Bond and mortgage on real estate	5,000.00
Cash balance, December 31st, 1922	<u>\$124.69</u>

JAMES E. LENNON FUND.

Created 1922.

"The income arising therefrom to be used in the purchase of text books or other scholastic equipment for such graduates of Girard College as are pursuing their studies in other institutions of learning, and who may be deemed by the Board of Directors of City Trusts as worthy of such assistance."

Invested Capital, December 31st, 1922.

West Mahanoy Township 5 per cent. School loan ..	<u>\$1,000.00</u>
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Cash Receipts and Payments during 1922.

Receipts.

Principal of Fund	\$1,000.00	
Interest, bank account	\$5.15	
Less accrued interest on loan purchased	2.64	
		2.51
		<u>\$1,002.51</u>

Payments.

Investment:—	
West Mahanoy Township 5 per cent. School loan	1,000.00
Cash balance, December 31, 1922 ..	<u>\$2.51</u>

JOSEPH C. FERGUSON PRIZE FUND.

Created 1922.

"To provide cash prizes for the boy and girl in the highest class of the Joseph C. Ferguson School, at 7th and Norris Streets, Phila., passing the best examinations or whose work in the last term of attendance at the school shall be most satisfactory, the certificate of the Supervising Principal to be the authority for the award of the prizes."

Receipts.

Principal of Fund	\$600.00
Interest, bank account	1.30
Cash balance, December 31st, 1922	<u>\$601.30</u>

LOANS TO ARTIFICERS.

BENJAMIN FRANKLIN FUND.

Created 1790.

To be loaned to an amount not exceeding sixty pounds sterling to Young Married Artificers under the age of thirty-five years, who have served an apprenticeship in Philadelphia

and faithfully fulfilled the duties required in their indentures, and who will furnish two satisfactory securities for the return of the money in ten annual installments, with interest at 5 per cent.

By decree of the Court of Common Pleas of Philadelphia the maximum amount of each loan was increased to \$500, the rate of interest was reduced to 4 per cent. and loans were authorized to any properly qualified married artificer without regard to the place where, or the mode whereby, he obtained his qualification as such artificer and notwithstanding he has never served as an indentured apprentice in the City of Philadelphia, preference, however, to be given to married artificers who have served an apprenticeship or received their training in Philadelphia, the loans to be made upon well secured first or second mortgages on real estate in Philadelphia.

At the expiration of one hundred years, 100/131 of the accumulated fund is to be expended in Public Works which may be judged of most general utility to the inhabitants, such as Fortifications, Bridges, Aqueducts, Public-Buildings, Baths, Pavements or whatever may make living in the Town more convenient to its People and render it more agreeable to strangers restoring thither for Health or a temporary residence."

In 1908 in compliance with the requirement contained in the Will of Dr. Benjamin Franklin, a sum of \$133,076.46 was set aside for the purpose of assisting in the erection of a building for the use of the Franklin Institute (see page 67).

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loans	\$7,000.00
Philadelphia City School District 4 per cent. loans	1,000.00
Pittsburgh City 4 per cent. loans	3,000.00
Pittsburgh School 4¼ per cent. loans	4,000.00
Beaver County 4 per cent. loans	3,000.00
Allegheny County 4 per cent. loans	4,000.00
Allegheny City 4 per cent. loans	2,000.00
Bonds and mortgages on real estate	11,000.00
United States Second Liberty Loan 4¼ per cent.	23,000.00
United States Third Liberty Loan 4¼ per cent.	4,000.00
United States Fourth Liberty Loan 4¼ per cent.	4,000.00
United States Treasury Notes 4¼ per cent.	8,500.00
West Mahanoy Township School District 5 per cent. loan	1,000.00
	<u>\$75,500.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$249.99
Interest, United States loans	1,222.00
Interest, Allegheny County loans ...	160.00
Interest, Beaver County loans	120.00
Interest, Philadelphia City loan	320.00
Interest, mortgage loans	849.58
Interest, bank account	53.85
Interest, Pittsburgh City loan	290.00
Interest, Allegheny City loan	80.00
	<u>\$3,345.42</u>
Less interest accrued on bonds purchased	74.06
	<u>\$3,271.36</u>
Discount on bonds, net	126.50

Principal of investments:—

United States Victory loan sold	8,500.00
Bond and mortgage on real estate	4,500.00
	<u>\$16,397.86</u>
Cash balance, January 1st, 1922 ..	4,221.38
	<u>\$20,619.24</u>

Payments.

Premium on bonds purchased	\$ 4.05
Administration expenses	143.70
Investment:—	
United States 4¼ per cent. loan ..	6,000.00
United States 4¼ per cent. Treasury Notes	8,500.00
Allegheny County 4 per cent. loan ..	2,000.00

APPENDIX TO THE

Beaver County 4 per cent. loan ..	2,000.00
West Mahanoy Twp. 5 per cent. School loan	1,000.00
	<u>19,647.73</u>

Cash balance, December 31st, 1922 \$971.51

JOHN SCOTT LOAN FUND.

Created 1816.

To be applied to the same purposes as the legacy of Dr. Benjamin Franklin.

By decree of the Court of Common Pleas of Philadelphia the maximum amount of each loan was increased to \$500, the rate of interest was reduced to 4 per cent. and loans were authorized to any properly qualified married artificers without regard to the place where or the mode whereby, he obtained his qualification as such artificer and notwithstanding he has never served as an indentured apprentice in the City of Philadelphia, preference, however, to be given to married artificers who have served an apprenticeship or received their training in Philadelphia, the loans to be made upon well secured first or second mortgages on real estate in Philadelphia.

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$ 7,400.00
Philadelphia City School District 4 per cent. loan	2,000.00
Pittsburgh School 4¼ per cent. loan	1,000.00
Allegheny County 4 per cent. loan	6,000.00
Beaver County 4 per cent. loan	1,000.00
Allegheny City 4 per cent. loan	3,000.00
West Mahanoy Township School District 5 per cent. loan	3,000.00
United States Second Liberty 4¼ per cent. Loan	15,700.00
United States Third Liberty 4¼ per cent. Loan	3,000.00
United States Fourth Liberty 4¼ per cent. Loan	22,250.00
United States Treasury 4¼ per cent. Notes ..	2,500.00
	<u>\$66,850.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$73.53
Interest, United States loan	1,756.03
Interest, Pittsburgh City loan	42.50
Interest, Beaver County loan	40.00
Interest, Philadelphia City loan	376.00
Interest, bank account	62.82
Interest, Allegheny County loan	240.00
Interest Allegheny City loan	120.00
	<u>\$2,710.88</u>
Less accrued interest on bonds purchased	7.92
	<u>\$2,702.96</u>

Principal of investment:—

United States Victory loan sold .. 2,500.00

Cash balance, January 1st, 1922 .. 5,202.96
1,554.97
\$6,757.93

Payments.

Administration expenses	\$ 133.02
Investments:—	
United States 4¼ per cent. Treasury Notes	2,500.00
West Mahanoy Twp. 5 per cent. School loan	3,000.00
	<u>5,633.02</u>

Cash balance, December 31st, 1922 \$1,124.91

FOOD AND FUEL.

CITY FUEL FUND.

Created 1793-1809.

Consists of the following five funds consolidated:—

The Freemason's Fund	1793
Mr. Rickett's donation	1793-1796
The Mayor's Court Fund	1796-1809
Elizabeth Kearkpatrick legacy	1801
John Bleakley's legacy	1802

Income to be distributed in Fuel among the Poor of the Old City of Philadelphia.

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$1,700.00
Pittsburgh City 4 per cent. loan	2,000.00
United States Fourth Liberty loan 4¼ per cent. ..	3,200.00
	<u>\$6,900.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$68.00
Interest, Pittsburgh City loan	80.00
Interest, bank account	5.67
Interest, United States loan	136.00
	<u>\$289.67</u>
Cash balance, January 1st, 1922 ..	274.29
	<u>\$563.96</u>

Payments.

Fuel	\$254.39
Administration expenses	14.37
	<u>268.76</u>

Cash Balance, December 31st, 1922 \$295.20

ARCHIBALD THOMPSON FUND.

Created 1799.

Income to purchase Bread "for the Support of the Poor of the City of Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$2,500.00
Bond and mortgage on real estate	1,500.00
United States Second Liberty Loan 4¼ per cent. ..	900.00
United States Fourth Liberty Loan 4¼ per cent. ..	5,250.00
	<u>\$10,150.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Libetry Loan ..	\$261.37
Interest, Philadelphia City loan	100.00
Interest, mortgage loan	90.00
Interest, bank account	6.61
	<u>\$457.98</u>
Cash balance, January 1st, 1922 ..	231.45
	<u>\$689.43</u>

Payments.

Bread	\$499.46
Administration expenses	21.14
	<u>520.60</u>

Cash balance, December 31st, 1922 \$168.83

FUEL AND FOOD.

SAMUEL SCOTTEN FUND.

Created 1810.

To "deliver to the poor of the said City (Philadelphia) and of Southwark twelve dollars worth of bread," annually.

Invested Capital, December 31st, 1922.

United States Fourth Liberty Loan 4½ per cent. ..	\$400.00
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Cash Receipts and Payments, January 1st to December 31st, 1922.	
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Receipts.

Interest, United States loan	\$17.00
Interest, bank account	1.21
	\$18.21

Cash balance, January 1st, 1922 ..	40.06
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	\$58.27
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Payments.

Southwark Soup Society (for bread) ..	\$6.00
Western Soup Society (for bread)	6.00
Administration expenses83
	12.83

Cash balance, December 31st, 1922	\$45.44
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JAMES DUTTON FUND.

Created 1813.

Income to be expended "in the purchase of Food, Clothing and Firewood Fuel," to be distributed "to and amongst the poor of the Township of the Northern Liberties only."

Invested Capital, December 31st, 1922.

Ground rents	\$2,500.00
United States Second Liberty Loan 4½ per cent. ..	200.00
United States Fourth Liberty Loan 4½ per cent. ..	2,550.00

	\$5,250.00
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Cash Receipts and Payments, January 1st to December 31st, 1922.	
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Receipts.

Interest, bank account	\$7.11
Interest, United States loan	116.87
Ground rents	150.00
	\$273.98

Cash balance, January 1st, 1922 ..	293.44
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	\$567.42
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Payments.

Fuel	\$266.19
Administration expenses	10.94
	277.13

Cash balance, December 31st, 1922	\$290.29
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ELIAS BOUDINOT FUND.

Created 1821.

Income "for the Supplying the poor inhabitants of the City and liberties of Philadelphia with the Householders (not able to provide it for themselves) at a price during the Winter Season, not in any case exceeding the moderate average price of Wood during the preceding Summer; (and that in Small quantities) with fuel of such kind and Sorts as to the sd Mayor & Corporation may seem more likely to answer the purposes afd."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$9,100.00
Bonds and mortgages on real estate	5,300.00
Real estate in Centre County, assessed value	21,158.00
United States 4½ per cent. Liberty Loan	102,850.00
United States 4½ per cent. Certificates of Indebtedness	5,000.00
United States 4½ per cent. Treasury Notes	4,000.00
Sale of Timber, Promissory Notes	15,000.00

	\$162,408.00
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Cash Receipts and Payments, January 1st to December 31st, 1922.	
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Receipts.

Interest, United States Treasury Notes	\$117.64
Interest, United States loan	4,262.30
Interest, Philadelphia City loan	364.00
Interest, mortgage loans	514.62
Interest, bank account	396.41
Interest, note—sale of timber	1,203.00

	\$6,857.97
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Less accrued interest on bonds purchased	31.77
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	\$6,826.20
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Principal of investments:—

United States Victory loan sold	4,000.00
Sale of timber	5,000.00
Bond and mortgage on real estate	6,100.00

	\$21,926.20
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Cash balance, January 1st, 1922	13,697.33
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	\$35,623.53
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Payments.

Fuel	\$6,249.18
Administration expenses	296.48
Expenses of real estate in Centre County	1,491.43
Premium on bonds purchased	4.80

Investments:—

United States 4½ per cent. loan	6,150.00
United States 4½ per cent. Certificates of Indebtedness	5,000.00
United States 4½ per cent. Treasury Notes	4,000.00

	23,191.89
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Cash balance, December 31st, 1922	\$12,431.64
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STEPHEN GIRARD FUEL FUND.

Created 1831.

Income "to purchase fuel between the months of March and August in every year forever, and in the month of January in every year forever distribute the same, amongst poor white housekeepers and roomkeepers, of good character, residing in the (old) city of Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$600.00
Reading Company and the Philadelphia and Reading Coal and Iron Company general mortgage 4 per cent. bonds	9,000.00
United States 4½ per cent. Liberty Loan	400.00

	\$10,000.00
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Cash Receipts and Payments, January 1st to December 31st, 1922.	
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Receipts.

Interest, Philadelphia City loan	\$24.00
Interest, Reading Company, and Philadelphia and Reading Coal and Iron Company general mortgage bonds	360.00

APPENDIX TO THE

Interest, bank account	11.66	
Interest, United States loan	17.00	
		\$412.66
Cash balance, January 1st, 1922 ..		435.31
		<u>\$847.97</u>
Payments.		
Fuel	\$404.95	
Administration expenses	20.83	
		425.78
Cash balance, December 31st, 1922		<u>\$422.19</u>

ESTHER WATERS FUND.

Created 1833.

Income to be used to "give distribute and deliver such Fire-wood or other Fuel to and amongst such of the poor of the City of Philadelphia as shall be found upon careful inquiry to be most deserving of such aid."

Invested Capital, December 31st, 1922.

Philadelphia City 4½ per cent. loan	\$10,000.00
United States 4½ per cent. Liberty Loan	450.00
	<u>\$10,450.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$19.13
Interest, Philadelphia City loan	425.00
Interest, bank account	14.56
	\$458.69
Cash balance, January 1st, 1922 ..	519.05
	<u>\$977.74</u>

Payments.

Fuel	\$419.99
Administration expenses	21.77
	441.76
Cash balance, December 31st, 1922	<u>\$535.98</u>

PAUL BECK FUEL FUND.

Created 1844.

Income "to purchase fuel for the use and benefit of the Out-door poor, residing within the corporate limits of said City" (old City of Philadelphia).

Invested Capital, December 31st, 1922.

Ground rent, 218 Market Street	<u>\$8,333.33</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Ground rent	\$500.00
Interest, bank account	9.51
	\$509.51
Cash balance, January 1st, 1922 ..	448.29
	<u>\$957.80</u>

Payments.

Fuel	\$400.99
Administration expenses	17.35
	418.34
Cash balance, December 31st, 1922	<u>\$539.46</u>

PAUL BECK SOUP FUND.

Created 1844.

Income to be paid "to the Soup Societies established in the (old) City of Philadelphia to aid such Societies in their humane Endeavors to supply the poor with Soup."

Invested Capital, December 31st, 1922.

Ground rent, 220 Market Street	<u>\$8,333.33</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Ground rent	\$500.00
Interest, bank account	6.59
	\$506.59
Cash balance, January 1st, 1922 ..	522.28
	<u>11,028.87</u>

Payments.

Western Soup Society	\$500.00
Administration expenses	17.35
	517.35

Cash balance, December 31st, 1922	<u>\$511.52</u>
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SPRING GARDEN FUEL FUND.

Created 1847.

Income to be "applied to the purchase of food and fuel, and no other purpose and * * * distributed during the winter months of each and every year among such of the poor of said district (Spring Garden) as reside in said district east of Broad Street."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$400.00
United States 4½ per cent. loan	2,950.00
	<u>\$3,350.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$16.00
Interest, bank account	4.07
Interest, United States loan	125.37
	\$145.44
Cash balance, January 1st, 1922 ..	173.46
	<u>\$318.90</u>

Payments.

Fuel	\$127.53
Administration expenses	6.96
	134.49
Cash balance, December 31st, 1922	<u>\$184.41</u>

THOMAS D. GROVER FUND.

Created 1849.

Income to be distributed—to the Southwark Library Co., \$300 per annum; in bread and soup, among the poor persons residing in the district of Southwark, \$300 per annum, and the balance of the income, in fuel "among white widows of respectable character, who are housekeepers or roomkeepers, born within the limits of the United States of America, whose husbands shall have died within the present defined boundaries of the district of Southwark."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$13,300.00
Allegheny County 4 per cent. loan	33,000.00
Insurance Company State of Penna. stock (12 shares)	1,200.00

Bonds and mortgages on real estate	10,500.00
Ground rent	65,000.00
Washington County 4 per cent. loan	3,000.00
United States 4½ per cent. loan	74,600.00
United States 4½ per cent. Treasury Notes	3,000.00
United States 4½ per cent. Certificates of Indebtedness	10,000.00
West Mahanoy Township 5 per cent. School loan ..	2,000.00
	<u>\$215,600.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$88.23
Interest, United States loan	3,091.52
Interest, Allegheny County loan	1,320.00
Interest, Washington County loan ..	200.00
Interest, Philadelphia City loan	532.00
Interest, mortgage loans	781.61
Interest, bank account	644.09
Ground rent	2,911.09
Dividends—Insurance Co. State of Penna. stock	108.00

\$9,676.54

Less accrued interest on bonds purchased	67.33
--	-------

\$9,609.21

Discounts on bonds, net	51.83
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Principal of investments:—

Bonds and mortgages on real estate	2,500.00
United States Victory loan sold	3,000.00
Insurance Co. State of Penna.	1,800.00
Ground rent	10,000.00
Washington County loan	2,000.00

\$28,961.04

19,321.91

Cash balance, January 1st, 1922 ..

\$48,282.95

Payments.

Premium on bonds purchased	\$1.20
Care of cemetery lot	16.00
Southwark Soup Society	300.00
Fuel	6,018.26
Administration expenses	446.62
Valuation, Ground rent, property	35.00
Investments:—	
United States 4½ per cent. loan	4,850.00
United States 4½ per cent. Certificates of Indebtedness	10,000.00
United States 4½ per cent. Treasury Notes	3,000.00
West Mahanoy Twp. 5 per cent. School loan	2,000.00

26,667.08

Cash balance, December 31st, 1922

\$21,615.87

ANDREW R. CHAMBERS FUND.

Created 1871.

Income to be paid "to the various 'Soup Societies' of the City of Philadelphia every year so long as the said Societies shall continue their charities to the poor."

Invested Capital, December 31st, 1922.

United States 4½ per cent. Liberty Loan	<u>\$2,100.00</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$89.25
Interest, bank account	2.62

\$91.87

Cash balance, January 1st, 1922 ..

123.79

\$215.66

Payments.

Northern Soup Society	\$13.00
Kensington Soup Society	13.00
Moyamensing Soup Society ..	13.00
Northwestern Soup Society ..	13.00
Spring Garden Soup Society ..	13.00
Southwark Soup Society	13.00
Western Soup Society	13.00

\$91.00

Administration expenses	4.37
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95.37

Cash balance, December 31st, 1922

\$120.29

FREDERIC A. SHEAFF FUEL FUND.

Created 1874.

Income "to purchase fuel between the months of March and September in every year forever and in the month of February in every year forever to distribute the same among poor housekeepers and roomkeepers of good character residing in the city of Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$700.00
United States 4½ per cent. Liberty Loan	3,100.00

\$3,800.00

Cash Receipts and Payments January 1st to December 31st, 1922.

Receipts.

Interest, United States loan	\$131.74
Interest, Philadelphia City loan	28.00
Interest, bank account	12.19

\$171.93

Less accrued interest on bonds purchased	13.35
--	-------

\$158.58

Discounts on bonds, net	40.17
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\$198.75

Cash balance, January 1st, 1922 ..

2,239.95

\$2,438.70

Payments.

Fuel	\$186.29
Administration expenses	3.85

Investment:—

United States 4½ per cent. loan	1,950.00
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2,140.14

Cash balance, December 31st, 1922

\$298.56

MARY SHIELDS FUEL FUND.

Created 1880.

"To apply the interest thereof to the purchase of Coal, and to distribute the same in the fall and winter months to indigent widows—single women, and men, without respect to color"

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$6,500.00
Pittsburgh City 4 per cent. loan	1,000.00
United States 4½ per cent. loan	2,550.00

\$10,050.00

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, Philadelphia City loan	\$260.00
Interest, Pittsburgh City loan	40.00

Interest, bank account	11.78	
Interest, United States loan	108.37	
	<u>\$420.15</u>	
Cash balance, January 1st, 1922 ..	399.61	
	<u>\$819.76</u>	
Payments.		
Fuel	\$300.27	
Administration expenses	20.93	
	<u>321.20</u>	
Cash balance, December 31st, 1922		<u>\$498.56</u>

SEYBERT FUND.

Created 1883.

Income "for the distribution of Fuel and Bread amongst the deserving Poor, during the Winter season."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan	\$2,000.00
Bond and mortgage on real estate	8,000.00
	<u>\$10,000.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, mortgage loan	\$480.00
Interest, bank account	11.44
Interest, Philadelphia City loan	80.00
	<u>\$571.44</u>
Cash balance, January 1st, 1922 ..	543.76
	<u>\$1,115.20</u>

Payments.

Fuel	\$524.33
Administration expenses	20.83
	<u>545.16</u>
Cash balance, December 31st, 1922	<u>\$570.04</u>

JOHN E. MAYNES FUND.

Created 1919.

Income "shall be applied to furnishing fuel in winter time to needy poor families; * * * no part of the income shall be expended * * * until the entire capital and income shall make a total capital sum aggregating Two Hundred Fifty Thousand Dollars."

Invested Capital, December 31st, 1922.

Par Value.

\$5,000 Central District Telephone Company 5 per cent. Bonds	\$4,950.00
..... Central Vermont Railway Co. Stock (one share)	3.00
1,000 Cincinnati, Sandusky and Cleveland R. R. Co. 5 per cent. Bonds	880.00
4,000 City of Coatesville Water Works 4½ per cent. Bonds	3,820.00
7,000 Counties Gas and Electric Company 5 per cent. Bonds	6,300.00
10,000 Lake Shore and Michigan Southern Rwy. Co. 4 per cent. Bonds	8,450.00
5,000 New York Central and Hudson River R. R. Co. 3½ per cent. Bonds	3,550.00
11,000 Pennsylvania Co., Gold Loan Certificates, 4 per cent.	9,460.00
5,000 Pennsylvania R. R., General Mortgage Gold Bonds, 4½ per cent.	4,462.50
10,000 Reading Co. and the Philadelphia & Reading Coal & Iron Co. 4 per cent. Bonds ..	8,300.00
4,000 School District of the City of Lancaster 4 per cent. Loan	3,680.00

8,000 School District of the Township of Upper Darby 4 per cent. Loan	7,360.00
10,000 St. Louis, Iron Mountain and Southern R. R. Co. 4 per cent. Bonds	6,900.00
71,000 United States 4½ per cent. Liberty Loan ..	70,122.00
14,000 City of Philadelphia 4 per cent. School Loan	13,440.00
2,000 City of Coatesville 5 per cent. Loan	2,000.00
9,000 West Mahanoy Township 5 per cent. School Loan	9,000.00
2,000 United States 4½ per cent. Treasury Notes	2,000.00
	<u>\$164,677.50</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.

Interest, United States Treasury Notes	\$58.82
Interest, United States Liberty Loans	2,838.78
Interest, Penna. Co. Gold Loan Certificate	440.00
Interest, Counties Gas & Electric Co.	350.00
Interest, Lake Shore & Michigan So. Ry. Co.	400.00
Interest, St. Louis, Iron Mt. & So. R. R. Co.	400.00
Interest, School District of City of Lancaster	160.00
Interest, Penna. R. R. Gen'l Mortgage Bonds	225.00
Interest, City of Coatesville Loans ..	270.00
Interest, Central District Telephone Co.	250.00
Interest, Cincinnati, Sandusky & Cleveland R. R. Co.	50.00
Interest, N. Y. Central R. R.	175.00
Interest, School District of the Township of Upper Darby	320.00
Interest, mortgage loan	221.35
Interest, bank account	123.62
Interest, Reading Co. and the Phila. & Reading Coal & Iron Co.	400.00
Interest, Philadelphia City loan	560.00
Received for Principal of Fund	212.00
	<u>\$7,454.57</u>

Less accrued interest on bonds purchased

Discount on bonds purchased

Principal of investments:—

United States Victory Loan sold ..

Bond and mortgage on real estate

Cash balance, January 1st, 1922 ..

Cash balance, December 31st 1922

Payments.

Premium on bonds purchased	5.25
Administration expenses	321.51
Investments:—	
United States 4½ per cent loan ...	7,000.00
United States 4½ per cent. Treasury Notes	2,000.00
West Mahony Twp. 5 per cent. School loan	9,000.00
	<u>18,326.76</u>
Cash balance, December 31st 1922	<u>\$507.37</u>

MISCELLANEOUS.

JAMES CLAYPOOL FUND.

Created 1769.

For the Benefit and relief of the Poor of the said City of Philadelphia."

Invested Capital, December 31st, 1922.

Philadelphia City 4 per cent. loan ..	\$100.00
Deposit, Philadelphia Saving Fund	50.00
United States 4½ per cent. Liberty Loan.....	900.00
	<u>\$1,050.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$38.25
Interest, Philadelphia City loan	4.00
Interest, bank account	2.48
	<u>\$44.73</u>
Cash balance, January 1st, 1922 ..	83.17
	<u>\$127.90</u>

Payments.	
Fuel	\$27.85
Administration expenses	2.19
	<u>30.04</u>
Cash balance, December 31st, 1922 ..	<u>\$97.86</u>

GEORGE EMLEN FUND.

Created 1776.

Income "to be laid out and distributed * * * during the four Winter Months * * * * to Objects included in the City or two Suburbs of Phila. * * * and if * * * a sufficient Number of such Objects Cannot Some Times be found * * * to Buying some warm cheap clothing to be given to such Objects as are Discharged from said Bettering House and Hospital."

Invested Capital, December 31st, 1922.

Reading Company and Philadelphia and Reading Coal and Iron Company general mortgage 4 per cent. bonds	\$5,000.00
Deposit, Philadelphia Saving Fund	11.18
United States 4½ per cent. loan	2,950.00
	<u>\$7,961.18</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, Reading Company and Philadelphia and Reading Coal and Iron Company general mortgage bonds ..	\$200.00
Interest, bank account	9.65
Interest, United States loan	125.37
	<u>\$335.02</u>
Cash balance January 1st, 1922 ..	368.91
	<u>\$703.93</u>

Payments.	
Fuel	\$286.69
Administration expenses	16.53
	<u>303.27</u>
Cash balance, December 31st, 1922 ..	<u>\$400.66</u>

B. W. AND I. W. MORRIS FUND.

Created 1806.

"To the only proper use and Behoof of the Guardians of the poor of the City of Philadelphia the district of Southwark and the Township of the Northern Liberties."

Invested Capital, December 31st, 1922.

United States 4½ per cent. loan	<u>\$1,050.00</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$44.62
Interest, bank account	1.62
	<u>\$46.24</u>
Cash balance, January 1st, 1922 ..	67.12
	<u>\$113.36</u>

Payments.	
Fuel	\$40.98
Administration expenses	2.19
	<u>43.17</u>
Cash balance, December 31st, 1922 ..	<u>\$70.19</u>

BERNARD McMAHON FUND.

Created 1816

"For the use of the poor of Penn Township."

Invested Capital, December 31st 1922.

Philadelphia City 4 per cent. loan	\$200.00
United States 4½ per cent. Liberty Loan	750.00
	<u>\$950.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$31.88
Interest, Philadelphia City loan	8.00
Interest, bank account	1.88
	<u>\$41.76</u>
Cash balance, January 1st, 1922 ..	42.70
	<u>\$84.46</u>

Payments.	
Children's Homeopathic Hospital ...	45.00
Administration expenses	\$1.98
	<u>46.98</u>
Cash balance, December 31st, 1922 ..	<u>\$37.48</u>

JACOB J. SNYDER FUND.

Created 1874.

Income to be "expended by the Directors of City Trusts as they may deem best in aid of the poor people in this City, (Philadelphia)."

Invested Capital, December 31st 1922.

United States 4½ per cent. Liberty Loan	<u>\$10,550.00</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, United States loan	\$448.38
Interest, bank account	13.36
	<u>\$461.74</u>
Cash balance, January 1st, 1922 ..	243.14
	<u>\$704.88</u>

Payments.	
Administration expenses	21.96
Cash balance, December 31, 1922 ..	<u>\$682.92</u>

BUSHROD W. JAMES CEMETERY FUND.

Created 1904.

"For the maintenance of the structures upon the burial lot of Bushrod W. James in Monument Cemetery, Philadelphia."

Invested Capital, December 31st, 1922.

Lots 137 and 120, Section A, Monument Cemetary	\$50.00
United States 4¼ per cent. loan	1,500.00
	<u>\$1,550.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, bank account	\$24.36
Interest, United States loan	63.75
	<u>\$88.11</u>
Cash balance, January 1st, 1922 ..	746.59
	<u>\$834.70</u>
Payments.	
Care of burial lot	\$6.00
Administration expenses	3.23
	<u>9.23</u>
Cash balance, December 31st, 1922	<u>\$825.47</u>

RUDOLPH BLANKENBURG PENSION FUND.

Created 1909.

"To divide the interest therefrom annually in three equal parts and pay one third each to the Police Pension Fund, Firemen's Pension Fund and Teachers' Annuity Fund."

Invested Capital, December 31st 1922.

United States 4¼ per cent. loan	<u>\$15,000.00</u>
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Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, bank account	\$16.75
Interest, United States loan	637.50
	<u>\$654.25</u>
Cash balance, January 1st, 1922 ..	314.72
	<u>\$968.97</u>
Payments.	
Police Pension Fund	\$290.00
Firemen's Pension Fund .	290.00
Teachers' Annuity Fund ..	290.00
	<u>\$870.00</u>
Administration expenses	31.73
	<u>901.23</u>
Cash balance, December 31st, 1922	<u>\$67.74</u>

CHRISTIAN SCHRACK FUND.

Created 1917.

"I give and devise all the rents, interests and income of my Estate to the Corporation of the City of Philadelphia, to be distributed by them to the best of their judgment into the hands of the Missionary Societies of the Said City for the Relief of the Poor; But if there be no such society or societies at that time then the said Corporation may distribute or designate the proper means for distributing the same for the Relief of the Poor of the Said City. But no part shall be appropriated towards the Almshouse of the Said City or any of its inmates."

Invested Capital, December 31st, 1922.

United States 4¼ per cent. Liberty Loan	\$19,600.00
Wilkes-Barre 4 per cent. loan	4,000.00
City of Philadelphia 4 per cent. loan	4,000.00
Real estate, 317 Florist Street	5,000.00
Real estate, 319 Florist Street	5,300.00
Real estate, 152-58 North 4th Street	30,000.00
	<u>\$67,900.00</u>

Cash Receipts and Payments, January 1st to December 31st, 1922.

Receipts.	
Interest, bank account	\$77.70
Interest, United States loans	833.00
Interest, Philadelphia City loan	160.00
Interest, Wilkes-Barre loan	160.00
Rent of Real Estate	4,029.37
	<u>\$5,260.07</u>
Cash balance, January 1st 1922 ..	498.17
	<u>\$5,758.24</u>

Payments.	
Expenses or real estate	\$1,329.00
Administration expenses	141.41
Contributions:—	
Phila P. E. City Mission	\$1,200.00
Home Missionary Society of Phila	1,200.00
Society of St Vincent de Paul	1,200.00
	<u>3,600.00</u>
	<u>5,070.41</u>
Cash balance, December 31st, 1922	<u>\$687.83</u>

Funds	INCOME ACCOUNTS					Cash Balance Dec. 31, 1922.
	Cash Balance Jan. 1, 1922.	Collections	Expenditures Expenses Purpose of Trust	Income Capitalized		
Wills Hospital	\$1,449.47	\$51,468.58	\$1,435.24	\$53,812.14		*\$2,239.33
Henry B. Palethorp	200.85	217.60	9.98			408.47
John Bleakley	216.85	495.22	25.00			687.07
Mary Shields Almshouse	3,593.56	4,856.61	217.45	5,884.64		2,348.08
Bushrod W. James Eye and Ear Institute	3,711.97	7,520.35	1,461.05		\$8,000.00	1,771.27
William Carter	80.11	71.81	3.28	65.00		83.64
Ann Armitt	11.95	36.75	1.77	34.00		12.93
Juliana H. Good	194.43	133.38	6.36	132.85		188.60
Roberts School	21.22	21.12	1.05	34.40		6.89
Stephen Girard School	400.06	472.03	21.45	426.47		424.17
Rittenhouse School	586.06	178.04	7.92	523.00		233.18
Simon Muhr Scholarship	5,394.93	6,077.38	301.90	6,468.20		4,702.21
Lawrence Todd Scholarship	*96.67	3,684.77	127.04	832.07		2,628.99
James H. Windrim Scholarship	132.46	401.92	10.41	137.50		386.47
Franklin Institute Building	6,887.65	24,290.71	8,389.44		17,000.00	5,788.92
Bushrod Library	1,928.33	5,434.90	1,475.64		4,500.00	1,387.59
John Scott Medal	10,303.47	4,516.51	218.88	3,256.80	7,000.00	4,344.30
Hannah Matilda Dodd	344.13	71.08	3.02	39.55		372.64
Obadiah Wheelock	73.89	19.49	.84	10.00		82.54
George A. Vare Medal	113.40	55.77	2.19	48.00		118.98
Louis Wagner Prize	5.71	80.34	4.17	80.00		1.88
Daniel Baugh Medal	215.51	51.78	2.29			265.00
Simon Gratz Prize		124.69				124.69
James E. Lennon		2.51				2.51
Joseph C. Ferguson Prize		1.30				1.30
Benjamin Franklin	4,821.38	3,397.86	147.73			8,071.51
John Scott Loan	3,854.97	2,702.96	133.02			6,424.91
City Fuel	474.29	289.67	14.37	254.89		495.20
Archibald Thomson	481.45	457.98	21.14	499.46		418.83
Samuel Scotten	40.06	18.21	.83	12.00		45.44
James Dutton	443.44	273.98	10.94	266.19		440.29
Elias Boudinot	13,630.77	6,826.20	1,792.71	6,249.18		12,415.08
Stephen Girard Fuel	435.31	412.66	20.83	404.95		422.19
Esther Waters	505.36	458.69	21.77	419.99		522.29
Paul Beck Fuel	448.29	509.51	17.35	400.99		539.46
Paul Beck Soup	522.28	506.59	17.35	500.00		511.52
Spring Garden Fuel	323.46	145.44	6.96	127.53		334.41
Thomas D. Grover	18,771.10	9,661.04	482.82	6,334.26	300.00	21,315.06
Andrew R. Chambers	223.79	91.87	4.37	91.00		220.29
Frederic A. Sheaff Fuel	289.95	198.75	3.85	186.29		298.56
Mary Shields Fuel	449.61	420.15	20.93	300.27		548.56
Seybert	543.76	571.44	20.83	524.33		570.04
John E. Maynes	3,704.85	7,217.28	326.76		8,088.00	2,507.37
James Claypoole	83.17	44.73	2.19	27.85		97.86
George Emlen	518.91	335.02	16.58	286.69		550.66
B. W. and I. W. Morris	117.12	46.24	2.19	40.98		120.19
Bernard McMahon	42.70	41.76	1.98	45.00		37.48
Jacob J. Snyder	793.14	461.74	21.96			1,232.92
Bushrod W. James Cemetery	746.59	88.11	3.23	6.00		825.47
Rudolph Blankenburg Pension	314.72	654.25	31.23	870.00		67.74
Christian Schrack	684.91	5,260.07	1,470.41	3,600.00		874.57
Totals	\$89,034.72	\$151,376.84	\$18,340.70	\$93,231.97	\$44,888.00	\$83,950.89

*Overdrawn.

APPENDIX TO THE

CAPITAL ACCOUNTS.

Funds	Valuation Jan. 1, 1922	Additions or *Reductions	Valuation Dec. 31, 1922		
			Invested	Uninvested or —Overinvested	Total
Wills Hospital	\$694,380.58	\$1,233.01	\$687,300.00	\$8,313.59	\$695,613.59
Henry B. Palethorp	4,750.00	4,800.00	—50.00	4,750.00
John Bleakley	11,929.87	12,000.00	—70.13	11,929.87
Mary Shields Almshouse	96,571.45	96,555.05	16.40	96,571.45
Bushrod W. James Eye and Ear Institute	133,010.00	8,500.00	141,510.00	141,510.00
William Carter	1,598.00	1,574.00	24.00	1,598.00
Ann Armitt	850.00	850.00	850.00
Juliana H. Good	3,000.00	3,050.00	—50.00	3,000.00
Roberts School	500.00	500.00	500.00
Stephen Girard School	10,000.00	10,300.00	—300.00	10,000.00
Rittenhouse School	3,825.00	3,800.00	25.00	3,825.00
Simon Muhr Scholarship	112,220.33	112,200.00	20.33	112,220.33
Lawrence Todd Scholarship	76,667.22	76,600.00	67.22	76,667.22
James H. Windrim Scholarship	5,000.00	5,000.00	5,000.00
Franklin Institute Building	452,250.00	47,000.00	504,250.00	—5,000.00	499,250.00
Bushrod Library	84,401.00	4,500.00	89,901.00	—1,000.00	88,901.00
John Scott Medal	97,345.50	7,000.00	108,100.00	—3,754.50	104,345.50
Hannah Matilda Dodd	1,400.00	1,450.00	—50.00	1,400.00
Obadiah Wheelock	400.00	400.00	400.00
George A. Vare Medal	1,060.00	1,050.00	10.00	1,060.00
Louis Wagner Prize	2,000.00	2,000.00	2,000.00
Daniel Baugh Medal	1,100.00	1,100.00	1,100.00
Simon Gratz Prize	5,000.00	5,000.00	5,000.00
James E. Lennon	1,000.00	1,000.00	1,000.00
Joseph C. Ferguson Prize	600.00	600.00	600.00
Benjamin Franklin	68,400.00	75,500.00	—7,100.00	68,400.00
John Scott Loan	61,550.00	66,850.00	—5,300.00	61,550.00
City Fuel	6,700.00	6,900.00	—200.00	6,700.00
Archibald Thomson	9,900.00	10,150.00	—250.00	9,900.00
Samuel Scotten	400.00	400.00	400.00
James Dutton	5,100.00	5,250.00	—150.00	5,100.00
Elias Boudinot	142,424.56	20,000.00	162,408.00	16.56	162,424.56
Stephen Girard Fuel	10,000.00	10,000.00	10,000.00
Esther Waters	10,463.69	10,450.00	13.69	10,463.69
Paul Beck Fuel	8,333.33	8,333.33	8,333.33
Paul Beck Soup	8,333.33	8,333.33	8,333.33
Spring Garden Fuel	3,200.00	3,350.00	—150.00	3,200.00
Thomas D. Grover	215,000.81	900.00	215,600.00	300.81	215,900.81
Andrew R. Chambers	2,000.00	2,100.00	—100.00	2,000.00
Frederic A. Sheaff Fuel	3,800.00	3,800.00	3,800.00
Mary Shields Fuel	10,000.00	10,050.00	—50.00	10,000.00
Seybert	10,000.00	10,000.00	10,000.00
John E. Maynes	154,377.50	8,300.00	164,677.50	—2,000.00	162,677.50
James Claypoole	1,050.00	1,050.00	1,050.00
George Emlen	7,811.18	7,961.18	—150.00	7,811.18
B. W. and I. W. Morris	1,000.00	1,050.00	—50.00	1,000.00
Bernard McMahon	950.00	950.00	950.00
Jacob J. Snyder	10,000.00	10,550.00	—550.00	10,000.00
Bushrod W. James Cemetery	1,550.00	1,550.00	1,550.00
Rudolph Blankenburg Pension	15,000.00	15,000.00	15,000.00
Christian Schrack	67,713.26	67,900.00	—186.74	67,713.26
Totals	\$2,629,316.61	\$104,033.01	\$2,750,453.39	—\$17,103.77	\$2,733,349.62

AUDITORS' CERTIFICATE.

Philadelphia, March 20, 1923.

We hereby certify that we have audited the accounts of the Girard Estate and of the Minor Trusts, of the City of Philadelphia, for the year ended December 31st, 1922, and, found them to be correct and correctly summarized in the foregoing report.

LYBRAND, ROSS BROS. and MONTGOMERY,
Accountants and Auditors.

REPORT OF THE COMMITTEE APPOINTED TO INVESTIGATE THE BANKING DEPARTMENT.

To the Honorable, the Members of the House of Representatives,

Ladies and Gentlemen:

Your Committee respectfully reports:

That Resolution No. 17, introduced by Honorable Bert L. Brenneman, of York County, was on May 2, 1923, upon motion referred to the Committee on Banks and Banking; and on the same day the acting chairman of the said Committee on Banks and Banking appointed the following subcommittee to consider the said resolution: the Honorable J. Add Sprowls, John W. Storb, Benjamin H. Ludlow, Albert S. C. Millar, Gwilym A. Price, Edward B. Labar, and Wallace Bromley, Chairman.

Afterwards, on the same day a resolution offered by Honorable Robert S. Spangler, of York County, was adopted by the House, which, in brief, made and constituted the said subcommittee of seven, of the Committee of Banks and Banking, a committee of the House of Representatives "to investigate the Department of Banking, for the purpose of ascertaining the reasons for the alleged failure of said Department to discover defalcations in State banks, and for the purpose of discovering any deficiencies in the Department leading to inability to proper examination of State banks," etc. The said committee of the House met immediately for the purpose of performing its duties pursuant to the terms of the resolution, and invited Representatives Brenneman, Spangler, and Flinchbaugh, of York County, to meet and act in co-operation with it.

At the first meeting of the Committee there was prepared a list of sixteen questions, addressed to Honorable Peter G. Cameron, Commissioner of Banking, with the request that the same be answered at the earliest possible moment for the information of the Committee. A list of these questions, together with the answers thereto, made by the Commissioner of Banking, is attached to and made a part of this report.

Your Committee met on Monday afternoon, May 8th, at 2.30 o'clock, at which time, in obedience to the call of the Committee, there were present several employees of the City Bank of York and all of the members of the Board of Directors, with the exception of one who was elected two weeks prior to the closing of the institution. The two employees of the Bank were: Mr. Jesse J. Becker and Mr. Gerber Eaton. The directors present were: Messrs. E. S. Brooks, Charles D. Moul, W. H. Grothe, J. B. Budding, Calvin Stauffer, John P. Julius, Walter E. Musser, and Geoffrey P. Yost.

The testimony of the employees was taken stenographically, reduced to writing, and the typewritten notes are hereto attached and made a part of this report.

Immediately following the examination of the employees, the entire Board was invited into the room with the Committee and a searching investigation of the methods of the directors and the amount of time devoted to their duties followed. This particular phase of the investigation was not stenographically reported. Reference to the testimony given by the directors will be made in the findings and recommendations below.

From the information gained by the Committee, through the questions submitted to the Commissioner of Banking, and during the course of the meeting attended by the directors and employees of the City Bank of York, the Committee finds the following to be the facts:

FINDINGS OF FACT.

1. On April 20, 1923, Mr. R. P. Ferguson, an examiner of the State Banking Department, and two assistants, called at the City Bank of York, for the purpose of making an examination and, while there, discovered a large discrepancy in the accounts of the institution, as a result of which the State Banking Commissioner took possession of the institution.

2. The records of the State Banking Department show that during the last ten years examinations of the institution were made on the dates following:

June 17, 1913,
April 29, 1914,
March 10, 1915,
January 5, 1916,
December 20, 1916,
December 26, 1917,
November 29, 1918,
November 24, 1919,
February 23, 1921,
April 20, 1923.

3. The failure of the Banking Department to make more frequent examinations of this and other State banking institutions was directly ascribable to two causes:

- (a) A shortage of examiners;
- (b) Insufficient provision, under existing law, for the proper personnel in the Department of Banking itself.

4.—The number of examinations made by the Banking Department, during the past three years, compared with the number of institutions under the supervision of the Department and the average number of examiners employed, are as follows:

Year ended	No. of Banks, Trust Cos. Svgs. Inst. and Natl. Banks under supervision of Dept.	Number of Examinations	Number of Bank Examiners
5-31-20	595	523	16
5-31-21	701	597	19
5-31-22	773	615	22

The increase of the assets of the various institutions under the supervision of the Banking Department, between 1919 and 1923, is as follows:

	1919	1923	Increase
Assets	\$2,036,174,047.70	\$2,500,364,644.41	\$464,190,596.71
Trust Funds	1,588,309,927.65	2,163,300,069.70	574,990,142.05
Corporate Trusts	4,387,843,821.18	4,993,544,154.85	605,700,333.67

5. The salaries of the examiners and assistant examiners of the Banking Department, at the present time, range from \$1,800 to \$3,600. The number of examiners receiving the maximum salary is nine.

By way of comparison, your Committee finds that the salaries of the National bank examiners in Pennsylvania and other states are considerably higher than those of the Banking Department examiners. (Reference may be made to the answer to Question 10, in the questionnaire attached hereto, or definite figures.) The salaries paid to the State bank examiners compare so unfavorably with the salaries of the National bank examiners, as to make it difficult for the Banking Department to obtain and keep a sufficient number of competent and qualified men for these positions.

6. It is further evident that the present Commissioner and his predecessor have not had, under existing law, the opportunity to obtain a sufficient number of deputy commissioners, upon an adequate basis of compensation, to permit a supervision of the work being done in the Department commensurate with the rapidly increasing burden placed upon the Department by law and the growth of new banking institutions in the State.

Again, the Commissioner has been further handicapped in his efforts to obtain a sufficient number of adequately paid bank examiners, because of the fact that under the present law these examiners would be working under the direction of a deputy commissioner receiving a salary less than that of the examiner whom he directs. For these reasons it has been found difficult for the Commissioner to fill the office of Third Deputy Commissioner. He is also handicapped by having men, who are appointed, offered larger compensation by

banking institutions throughout the State. It has, therefore become imperative to so increase the compensation of the Third Deputy Commissioner, in the Department of Banking as to meet these objections. To remedy this situation amendments have been offered to Senate Bill No. 163, increasing the salaries of the deputy commissioners. This bill has passed the Senate, has been amended by the Committee on Banks and Banking in the House, and is now on the calendar.

7. Before the defalcation at the City Bank of York was discovered, the Commissioner had already begun to improve and perfect the system of examinations of State banking institutions, as evidenced by his answer to Question No. 13, propounded by the Committee. More extensive instructions to the examiners, in a thoroughly modernized form, are at the present time in the hands of the printer.

Upon such investigation as your Committee has been able to make, supplemented by the personal experience of members thereof, who are connected with State banking institutions, it is felt that the State Banking Commissioner and his predecessor have done all that could reasonably be expected of them, in view of the limitations imposed upon them and more particularly referred to elsewhere in this report.

In view of the foregoing facts, your Committee respectfully makes the following

Recommendations:

1. That the House give immediate and earnest consideration to Senate Bill No. 163, House Bill No. 1461, relating to the organization and maintenance of the Banking Department, which is on the calendar to-day, particularly calling attention to the section entitled "Deputies." This will enable the Commissioner immediately to reorganize his Department, not only in the personnel of the deputy commissioners but by properly increasing the numbers and the compensation of the examiners and their assistants.

2. For the better protection of the depositors throughout the State, your Committee recommends not only that the new set of instructions about to be issued by the Commissioner to his examiners be put into full force, but that the examiners as a part of their duties, carefully investigate the methods of bookkeeping employed by each individual bank examined and report to the Commissioner, who, in turn, shall notify each director and officer of the bank requiring the same to modernize and standardize, as nearly as may be, its system of bookkeeping.

3. That there be established in each banking institution, under the direction of the Commissioner, such a system of control of the banking operations as will enable the directors and, therefore, the Department to effect a system of checking and counter-checking the work done by the various employees and officers of the bank.

4. It is also deemed advisable that the Commissioner compile for the use of directors and officers of banks, subject to the supervision of his Department, a book of instructions which will set forth the requirements of existing laws and of the best banking practice. This should include definite advice as to the most efficient method of audits of the banks by the directors themselves.

Your Committee feels that it should conclude its findings of facts with this statement: From such investigation as they have been able to make, and after an extended examination of employees of the Bank and conferences with the directors thereof, they are unanimously of the opinion that the directors, as such, and the finance committee of the Board, gave to the management of their institution that degree of time and attention to duties which is usually found in institutions of like character and size.

In submitting this report your Committee believe that they have fully and expeditiously carried out the true intent of Resolution No. 17.

Dated the 15th day of May, 1923.

J. ADD. SPROWLS
JOHN W. STORB
BENJAMIN H. LUDLOW
ALBERT S. MILLAR
GWILYM A. PRICE
EDWARD B. LABAR
WALLACE BROMLEY,
Chairman.

COMMONWEALTH OF PENNSYLVANIA.

Banking Department.

Harrisburg, May 7th, 1923.

Hon. Wallace Bromley, Chairman, Sub-Committee of the House Committee on Banks and Banking, House of Representatives.

Sir: In response to the questions propounded by your Committee, under date of May 2nd, 1923, with respect to the recent failure of the City Bank of York, Pennsylvania, and more especially with reference to the general condition of bank examinations in the State, I have the honor to submit, hereto attached, under separate heads, answers to each question consecutively, except that questions 8 and 9 are answered under the same head.

Respectfully,

PETER G. CAMERON,
Commissioner of Banking.

NUMBER ONE.

Beginning with 1895, give the dates of the examinations made of the City Bank of York and by whom.

Dates of Examinations	Names of Examiners
April 16, 1895	I. A. Shaffer, Jr.
August 13, 1896	M. A. Gherst
August 11, 1897	M. A. Gherst
August 3, 1898	M. A. Gherst
June 21, 1899	M. A. Gherst
June 29, 1900	M. A. Gherst
September 25, 1901	W. B. Schaeffer
June 16, 1903	W. B. Schaeffer
June 18, 1904	W. B. Schaeffer
September 18, 1905	W. B. Schaeffer and H. A. Groman
February 25, 1907	W. B. Schaeffer
November 14, 1907	C. F. Reitzell and C. E. Gebbard
February 19, 1908	C. E. Gebbard
September 14, 1908	C. E. Gebbard
April 6, 1909	A. L. Taber
December 6, 1909	C. E. Gebbard
July 5, 1910	J. C. McClain
February 28, 1911	J. C. McClain
September 27, 1911	C. E. Gebbard
April 15, 1912	J. C. McClain
October 7, 1912	J. C. McClain
June 17, 1913	C. E. Gebbard
April 29, 1914	C. E. Gebbard
March 10, 1915	C. E. Gebbard and F. L. Homsher
January 5, 1916	F. L. Homsher
December 20, 1916	F. L. Homsher
December 26, 1917	F. L. Homsher
November 29, 1918	W. H. Anstine
November 24, 1919	H. R. Moyer and Thos. Dixon
February 23, 1921	L. W. Dennison and W. H. Anstine

NUMBER TWO.

Q. If you have the data available without too much loss of time, let us have the reports made by the examiner, covering this institution.

A. The reports of every examination that has been made of the City Bank of York, Pennsylvania, are on file in this office and are at your disposal.

NUMBER THREE.

Beginning with 1919, when you changed your practice relating to examinations, let us have the exact time consumed in each examination and the number of examiners.

Examination as of Nov. 24, 1919:—

H. R. Moyer 7 days
Thos. Dixon 6 days

Examination as of Feb. 23, 1921:—

L. W. Dennison 5 days
W. H. Anstine 4½ days

NUMBER FOUR.

Q. Will your reports show what, if any, officials and directors were consulted by your examiners? If so, please give us this information.

A. For answer to this please see the answer to Question Number Sixteen.

NUMBER FIVE.

Q. Your present regulations call for two examinations a year. Why has no examination been made of the City Bank of York for two years?

A. The assigning of institutions to examiners for examination has been one of the duties of First Deputy Commissioner John W. Morrison since the creation of the Department in 1895. The integrity of Captain Morrison, and his familiarity with the banking laws and Departmental rulings, are well known throughout the State. In response to my request to answer question No. 5, Captain Morrison writes as follows:

"In response to your request for an answer to Question 5, asked by the Committee of the House of Representatives, appointed to investigate the Banking Department, I take pleasure in submitting the following:

"While it is true that the Act of May 21, 1919, provides for two examinations of the banks and trust companies under the supervision of the Banking Department, I have to say that it is a physical impossibility to comply therewith, by reason of the number of these institutions in existence when the act went into effect, and by reason of the large number due for examinations inherited from a former administration. Since May 1919, there have been incorporated 101 banks and 107 trust companies—these added to the burden of the Department. At the present time there are under its care 10 Savings Banks, 317 Banks of Discount and Deposit, 405 Trust Companies, 99 Private Banks and 90 National Banks doing a fiduciary business.

"In this connection and for the consideration of the committee, attention is called to the increase of the assets of the institutions between 1919 and 1923, all of which assets must be physically handled by the examiners in making their examinations: to wit,—

	1919	1923	Increase
Assets .	\$2,036,174,047.70	\$2,500,364,644.41	\$464,190,596.71
Trust Funds	1,588,309,927.65	2,163,300,069.70	574,990,142.05
Corporate Trusts	4,387,843,821.18	4,993,544,154.85	- 605,700,333.67

"With reference to why the City Bank of York has not been examined for two years, I have to say that it was examined as frequently as other banks in the State, and for the information of yourself and the committee, I attach hereto a list of all of the examinations made of the City Bank of York, from 1895 to the present time.

"This bank was assigned to Mr. L. W. Dennison on January 25, 1921, together with other institutions in York City and Dauphin County. The examination was made as of February 23, 1921. On February 7, 1923, this bank, with others, was assigned for examination to Mr. C. A. Steele. Before he reached this institution he was called on urgent business to the western part of the State. This bank, with the others, was then assigned for examination to Mr. J. A. Taylor, but before the examination of corporations assigned to him in and near Pittsburgh was completed he was sent as Special Deputy to wind up the business of the Honesdale Bank. These banks were then transferred from Mr. Taylor to Mr. Ferguson on April 9, 1923. A special case requiring instant attention, not a great distance from this city, prevented his going to York, which place he reached on April 20, 1923.

"It is customary for the Department to make extra examinations where the reports of examiners call for specific attention to any irregularities or criticize lax methods in the conduct of business, but the report of the last examination of the City Bank of York was absolutely free of any matter requiring the attention of the Commissioner.

"Personally, I did not digest the report. This, I think, was done by the then Commissioner of Banking, but I have read it and there were only minor matters mentioned, to which the attention of the officers and directors was called in a letter from the Banking Department.

Very truly yours,

(Signed) JOHN W. MORRISON,
First Deputy Commissioner."

With respect to lack of examiners, it should be borne in mind that I have been Commissioner of Banking but ten months, six of which were the closing months of a former Administration, and four, the past four busy months of the present Administration.

At the same time I want it understood that I am endeavoring to carry out the policies of my predecessor, John S. Fisher, who, in my opinion, did more during the three and a half years of his incumbency to improve the efficiency of the Department than any former Commissioner.

Since I became Commissioner, I have appointed eight bank examiners and three examiner's clerks; six bank examiners have resigned to accept better positions; two have died; four have been appointed Special Deputy as Agent to assist me in liquidating insolvent institutions; one examiner and one clerk have been assigned to assist the Special Deputies in these liquidations; and one examiner has been brought into the office to assist me in various ways, pending the passage of Senate Bill Number 163, in event of which I expect to appoint him Third Deputy Commissioner.

The difficulty of securing and retaining the services of competent men as examiners may be attributed to various causes.

Certainly, it would be unwise to appoint as an examiner a man who had not a number of years of practical banking experience, who had not a comprehensive knowledge of general accounting methods, a thorough understanding of banking and commercial law, and a character for honesty and integrity beyond question. Men having these qualifications are usually settled in well-paying positions in which there are prospects of advancement; they are usually men of family who do not desire to spend so large a part of their time away from home as is required of bank examiners, and men who hesitate to give up a reasonable certainty of permanent employment for the uncertain tenure of a so-called political position.

While many applications for appointment to bank examinations are filed in this office, the applicants are generally found, upon investigation, to lack the requisite qualifications. A number of men who have been offered appointments declined to accept for one or another of the reasons above given.

That a very material expansion of the examining force was imperative, was apparent to me for some time prior to my appointment. It is natural that a Commissioner should desire to restrict examiners' salaries as much as possible in an effort to render an economical administration; but I am convinced that it will be impossible to expand the examining force to the required number without a very substantial increase in the salaries paid the several grades of examiners, i. e., Junior Examiners, Examiners and Senior Examiners the present salaries of which are \$2,400.00, \$3,000.00 and \$3,600.00, respectively. I shall have no hesitancy in taking this action, inasmuch as the institutions under the supervision of the Department pay the salaries of the examiners, and I am in receipt of assurances from many institutions that they are in accord with my present purpose to so increase the force as to render it possible to make at least one thorough, complete audit each year of every institution under the supervision of the Department.

As to the duties laid upon the Commissioner of Banking to examine banks, trust companies and private bankers twice in each year, permit me to say that I know of no other state that requires more than one examination each year to be made of institutions of these classes, and it is my opinion that one thorough examination each year, by the Banking Department, is sufficient, except in such instances as unsatisfactory conditions are revealed, when frequent examinations should be made until the conditions are satisfactory. I am drawn to this opinion by the fact that nearly all banks and trust companies not only have an annual audit by certified

public accountants, but have at least one audit by a committee of the stockholders or the board of directors. The institutions in the larger cities are also subjected to examinations by the Clearing House examiners. State institutions that are members of a Federal Reserve Bank are subjected to examinations by the Federal Reserve authorities. Trust companies engaged in fiduciary business are also examined by experts appointed by the Orphans' Courts of the respective counties. In view of this multiplicity of examinations, it seems to me one thorough examination each year, by this Department, should be sufficient.

That this opinion is concurred in by the Commission to Codify and Revise the Laws Relating to Banks, etc., is evidenced by their recommendation to the Legislature of 1921 that the Banking Department Act of 1919 be amended so as to require but one examination each year, and by the renewal of this recommendation as provided by Clause A of Section 14 of Senate Bill Number 163, File Folio 2059, which is now under consideration by your Honorable Committee.

Permit me to state that no number of examinations is likely to reveal embezzlements or misapplication of funds unless the examination is thorough in every detail and is participated in by sufficient examiners and examiners' clerks to cover every important record and asset of the bank immediately upon entering to begin the examination.

Bank examiners are not infallible, and it is possible for a dishonest bank official—especially if there is collusion between him and some other official or clerk—to cover a shortage indefinitely, unless all of the deposit pass books are called in and balanced, the maker and endorser of every note called on to verify their signatures, and the holders of every certificate of deposit requested to verify the amount of the certificate held by him. In several instances, where the state examiners proposed to take this action, the directors strenuously objected on the ground that such a course would arouse distrust on the part of the depositors and might result in a run which would necessitate the closing of the institution. Therefore, unless, and until, the public is educated to the imperative necessity of calling in pass books in connection with examinations, in order to make the examination complete, such a procedure is apt to prove detrimental to the institution under examination, and will no doubt be objected to by the officials when such action is proposed to be taken.

It should be borne in mind that the conditions revealed in the closing of the City Bank of York, Pennsylvania, are most unusual, and that failures of that magnitude are fortunately of rare occurrence. That conditions such as obtained in the City Bank of York, Pennsylvania, have existed in other institutions and have been concealed for long periods of time is recalled in connection with the failure a few years ago of the Allegheny National Bank of Pittsburgh, where a shortage of a million, five hundred thousand dollars was covered for many years, the Farmers and Drovers National Bank of Waynesburg, Pa., the First National Bank of Uniontown, the Enterprise National Bank of Pittsburgh and the Germar National Bank of Pittsburgh, all of which failed because of large cash shortages and misapplication of funds. The newspapers of Sunday, May 6, 1923, refer to the closing of the First National Bank of Columbia City, Indiana, in which an embezzlement of at least \$350,000.00 has just been discovered.

The shortage in the City Bank of York, Pennsylvania, was concealed from the examiners time after time by withholding of a deposit ledger by the cashier, and the placing of forged notes for small amounts among the assets by the assistant cashier. By recourse to the withholding of a deposit ledger even the calling in of the pass books would not reveal the defalcation because no notice would be sent to the depositors whose names appeared in this ledger.

An examiner cannot be expected to know the signatures of the makers of promissory notes, and it is the custom of examiners to request the directors to examine the notes with them. The reports of former examinations of the city bank of York, Pennsylvania, show that this procedure was followed, the Executive Committee having been present during the examination of the notes.

It is worthy of note that the examiner who had charge of the last former examination of the City Bank of York, Pennsylvania, although he did not discover the existing shortage in that institution, did, shortly after, discover the defalcation which resulted in the closing of the Agricultural Trust Company at Lancaster.

NUMBER SIX.

Take by way of illustration the banks and trust companies of Dauphin County. How frequently have these institutions been examined within the last three years? Please let us have the same information, with respect to the State Banks and trust companies in a big city like Pittsburgh and counties like Greene, Monroe and Montgomery, during the past three years. If you have any more detailed information ready and available, relating to all of the counties for any period in recent years, we would, of course, be glad to have that.

EXAMINATIONS SINCE JUNE 1, 1919.

DAUPHIN COUNTY

No. 27	9- 7-20	12-19-21		
No. 53	12-29-19	10- 4-20	11-14-21	5-16-22
No. 104	5-19-20	6- 6-21	1-26-23	
No. 141	6-30-20	3- 9-21	6-22-22	
No. 154	1- 2-20	8-18-21	7-12-22	
No. 268	6-18-19	8- 4-20	12- 5-21	8-29-22
No. 301	8-28-19	9-14-20	11-21-21	
No. 356	11-26-20	11-22-21	9- 7-22	Chartered 6-23-20
No. 360	12- 7-20	12-14-21	Assigned	for Examination Chartered 8- 4-20
No. 1304	6-23-19	5- 2-21	10-17-22	
No. 1312	6- 1-20	10-25-22		
No. 1329	3- 9-20	5- 1-22		
No. 1488	11-24-19	4-20-21	7-10-22	
No. 1631	3-30-20	1- 3-22		
No. 1635	2-16-20	1-17-23		
No. 1638	6-21-19	3-17-21	12-14-22	
No. 1644	6-22-20	8- 1-21	12-27-22	
No. 1703	1-28-20	1-16-22		
No. 1727	4-13-20	5- 6-21	7-31-22	
No. 1744	6-30-19	3- 4-21	5-26-22	
No. 1748	4-25-21	7-24-22		
No. 1785	1-19-21	6-29-22		Chartered 3-24-20
No. 1786	12- 8-20	1-30-22		Chartered 3-24-20
No. 1792	3- 7-21	7-11-21	2-20-22	12-11-22 Chartered 5-22-20
No. 1806	12-28-21			Chartered 12-29-20
No. 1820	8-23-22			Chartered 6-9-21

MONROE COUNTY

No. 1694	7-15-19	10-28-20	12-12-21	7-20-22
No. 1798	2-10-21	1- 9-22	7-17-22	Chartered 7-21-20

GREENE COUNTY

No. 326	12-23-19	11- 9-20	11-22-21	7-18-22
No. 1483	5-25-20	8- 9-21	10-30-22	

MONTGOMERY COUNTY

No. 1300	6- 2-19	1-26-21	10-25-22	
No. 1302	9-14-20	1-30-22		
No. 1344	12-16-19	3-10-21	1- 9-23	
No. 1346	8-19-20	1-12-22		
No. 1348	12-29-19	2-23-21	1-31-23	
No. 1367	12- 9-19	2-16-21	1- 9-22	
No. 1537	8-11-20	12-28-21	Assigned for Examination	
No. 1592	12-29-19	3-17-21	2-16-23	
No. 1747	10-15-19	2- 7-21	7-29-22	
No. 1790	5- 6-21	6-13-22		Chartered 5- 5-20
No. 1828	7- 7-22			Chartered 9-23-21
No. 1841	8- 3-22			Chartered 5-22-22
No. 1843	4- 4-23			Chartered 6- 1-22
No. 1848	3- 8-23			Chartered 9- 5-22

PITTSBURGH

No. 1	2-19-20	4-19-21	5-26-22	Assigned for Exam.
No. 4	3-18-20	4-13-21	4-17-22	2-28-23
No. 6	6-30-19	5-21-20	5- 6-21	6- 5-22 3-26-23
No. 17	8- 5-19	8-24-20	10-25-21	1-30-23
No. 21	7- 9-19	11-26-20	2-24-22	
No. 33	10-15-19	12- 3-20	1- 3-22	2-26-23
No. 34	4- 6-20	9-20-21	10-31-22	
No. 36	10-20-19	9-28-20	9-12-21	Assigned for Exam.
No. 37	11-28-19	2- 8-21	9-11-22	
No. 41	11-24-19	2- 2-21	7- 2-21	7-10-22
No. 46	10-21-19	1-31-21	5-18-22	
No. 98	9-29-19	8- 4-20	7- 5-21	10- 4-22
No. 108	11-24-19	12-29-20	10-10-21	12-27-22
No. 109	1-12-20	1-11-21	8-14-22	

No. 123	11-6-19	1-18-21	2-27-22	3-14-22	
No. 136	6-24-19	3-9-20	5-3-21	1-16-23	
No. 138	12-17-19	12-20-20	11-3-21	12-28-22	
No. 148	8-25-19	6-30-20	5-16-21	6-5-22	Assigned for Examination
No. 157	6-15-20	6-8-21	8-24-22		Assigned for Exam.
No. 180	1-12-20	11-3-20	11-28-21	9-11-22	
No. 206	12-22-19	10-4-20	4-18-22	4-2-23	
No. 277	7-31-19	4-19-20	5-26-21	6-19-22	
No. 286	1-15-20	11-11-20	1-18-22	10-31-22	
No. 363	8-29-21	7-13-22			Chartered 9-14-20
No. 376	9-14-21	6-1-22	11-1-22		Chartered 1-6-21
No. 398	11-17-21	12-20-22			Chartered 11-2-21
No. 804	9-7-20	11-28-21	Assigned for Examination		
No. 1317	3-23-20	6-7-21	7-19-22		
No. 1321	6-11-19	12-7-20	12-13-21	Assigned for Exam.	
No. 1357	8-12-20	11-16-21	2-6-23		
No. 1365	7-16-19	1-4-21	5-2-22		
No. 1378	10-8-19	10-19-20	3-21-22		
No. 1400	6-27-19	5-26-20	7-11-21	12-27-22	
No. 1414	11-18-20	2-15-22			
No. 1427	2-6-20	4-5-21	6-5-22		
No. 1439	11-19-19	1-12-21	4-20-22		
No. 1443	12-15-19	2-23-21	9-25-22		
No. 1445	12-4-19	1-4-21	5-25-22		
No. 1454	6-2-19	5-14-20	9-8-21	8-8-22	
No. 1456	1-6-20	5-18-21	6-15-22	Assigned for Exam.	
No. 1475	4-6-20	9-20-21	10-31-22		
No. 1503	3-9-20	10-4-21	11-21-22		
No. 1521	12-9-19	11-24-20	10-20-21	1-10-23	
No. 1530	12-30-19	3-15-21	4-4-22		
No. 1534	4-21-20	7-15-21	7-11-22		
No. 1536	11-28-19	6-26-20	5-26-21	Assigned for Exam.	
No. 1544	8-30-19	5-31-20	10-1-21	5-31-22	
No. 1545	10-2-19	6-21-20	6-7-21	6-13-22	
No. 1552	12-8-19	2-14-21	3-30-22		
No. 1554	11-20-19	3-28-21	10-3-22		
No. 1556	2-26-20	2-7-21	4-24-22		
No. 1572	10-2-19	9-14-20	10-3-21	1-19-22	
No. 1573	12-2-19	12-28-20	10-31-21	9-19-22	
No. 1574	6-2-20	8-2-21	10-24-22		
No. 1617	3-30-20	12-29-20	11-9-21	2-19-23	
No. 1637	3-3-20	5-18-21	12-4-22		
No. 1653	9-11-19	7-21-20	10-31-21	9-12-22	
No. 1715	1-23-20	11-1-20	10-21-21	9-13-22	
No. 1722	2-16-20	11-1-21			
No. 1730	6-24-19	6-21-20	5-3-21	10-19-22	
No. 1734	10-20-19	1-17-21	3-13-22		
No. 1746	2-11-20	3-22-21	4-10-22		
No. 1809	5-10-21	8-21-22		Chartered 1-6-21	

Number of examinations made each year compared with the number of institutions under the supervision of the Department and the average number of examiners employed.

Year ended under supervision of Dept.	No. of Banks, Trust Cos. Svgs. Inst. & Natl. Banks	Number of Examinations	Number of Bank Examiners
5-31-20	595	523	16
5-31-21	701	597	19
5-31-22	773	615	22

NUMBER SEVEN.

How many State financial institutions are under the jurisdiction of your Department and require examinations, exclusive of building and loan associations? Will you subdivide your answers into State Banks, Trust Companies, Savings Institutions and other classifications recognized by you?

	1919	1923
State Banks	257	317
Trust Companies	328	405
Savings Institutions	10	10
National Banks	None	90
	595	822
Private Banks	98	99
Small Money Lenders	95	188
Miscellaneous	1	3
	789	1,112
Building and Loan Associations ..	2,412	3,600

	1919	1923	Increase
Assets	\$7,036,174,047.70	\$2,500,364,644.41	\$464,190,596.71
Trust funds ...	1,588,009,927.65	2,163,300,069.70	574,990,142.05
Corporate trusts	4,387,843,821.18	4,993,544,154.85	605,700,333.67

NUMBERS EIGHT AND NINE.

8. To examine the foregoing institutions, how many bank examiners do you employ?

9. What are their salaries?

	Salary
9 Senior Bank Examiners	\$3,600
7 Bank Examiners	3,000
5 Junior Bank Examiners	2,400
3 Clerks assisting the Examiners	1,800

24

1 Examiner of Private Banks and Small Lenders	1,800
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4 Senior B. & L. Examiners	3,600
10 B. & L. Examiners	3,000
3 Junior B. & L. Examiners	2,400

NUMBER TEN.

Q. How do their salaries compare with the salaries paid to National bank examiners and the Federal Reserve bank examiners?

A. The salaries of examiners of this Department are as follows: Junior Examiners, \$2,400 per annum; Examiners, \$3,000 per annum; Senior Examiners, \$3,600 per annum. Examiners are also reimbursed for their traveling expenses.

The National Bank Examiners in the State of New York receive salaries as follows: One at \$16,500, two at \$7,500, one at \$6,500, two at \$6,000, three at \$5,500, one at \$5,000, two at \$4,500, one at \$4,200, one at \$3,900, three at \$3,600, three at \$3,300, two at \$3,000, one at \$2,700. Clerks from \$1,800 to \$2,500.

The National Bank Examiners in Cleveland, Ohio, receive salaries as follows: One at \$8,500, one at \$5,500, two at \$5,000, one at \$4,800, one at \$4,500, one at \$4,200, two at \$3,900, three at \$3,300, two at \$3,000.

National Bank Examiners in Philadelphia receive salaries as follows: One at \$10,500, one at \$5,500, one at \$5,000, two at \$4,500, one at \$4,000, one at \$3,900, two at \$3,600, one at \$3,500, three at \$3,300, two at \$3,000, one at \$2,400. Asst. Examiners \$1,800.

The examiners of the State of New Jersey receive salaries ranging from \$3,600 to \$9,600 per annum.

Examiners of the Federal Reserve Bank of Philadelphia receive a salary of \$4,800.

The traveling expenses of all of the examiners above mentioned are paid, I believe, in addition to the salary.

NUMBER ELEVEN.

Q. Does the Department lose good men, who leave for better fields of employment? If so, why?

A. This question has already been discussed in answering Question Five. In addition, I would say that not only have we lost six examiners during the past eight months, by resignations, to accept better paying positions, but it is only because of his loyalty to me and his interest in the Banking Department, that I have been able to retain the services of my most efficient Second Deputy, Charles H. Graff, whose salary is but \$4,000, and who has been offered twice that amount to take up other work.

NUMBER TWELVE.

Q. If you can ascertain the facts, please let us know how the present basis of pay to State bank examiners compares with the pay of Certified Public Accountants and their assistants in well recognized firms.

A. We find upon inquiry that certified public accountants and their assistants, in well-recognized firms, are paid at the rate of from \$15.00 to \$50.00 per day, for a seven hour day.

If the salaries of the examiners in the Department were paid on a per diem basis, they would be from \$8.00 to \$12.00 per day.

NUMBER THIRTEEN.

Q. How far have the State Banking Commissioner and his department endeavored, within the past year or two, to change the system of examination for the betterment of State financial institutions?

A. Not only has every reasonable effort been made to increase the force of examiners by the appointment of efficient men, but a policy of appointing young men of lesser banking experience as clerks to the examiners has been adopted. Under this policy, four clerks have been appointed to date, the position carrying a salary of \$1,800 per annum. These clerks are able to do a large amount of the detail work of an examination, thus enabling the examiners to devote their attention to the more important matters. I believe this policy will prove to be a valuable innovation in the conduct of the affairs of the Department.

Soon after my appointment to the office of Commissioner of Banking, I began the preparation of a book of instructions for examiners. Upon Mr. Graff assuming his duties as Second Deputy, in December last, the preparation of the instructions was taken up in collaboration with W. T. Grosscup, Assistant Federal Reserve Agent of the Philadelphia Federal Reserve Bank, who is recognized as an authority on the subject of bank examinations. This work is now completed and ready for the printer. I believe it to be the most complete work of its kind in existence, and one which will prove to be of inestimable value to the Banking Department hereafter. By following the instructions therein contained examiners cannot fail to make thorough examinations.

In addition to the book of instructions, we have prepared new schedules for use by the examiners in making examinations, in my judgment the most complete set of forms used in connection with bank examinations. The forms are the result of the scrutiny of the forms used by every Banking Department in the Union, as well as those used by National authorities. The forms include schedules of questions, covering every possible phase of an examination, which must be answered by the examiner, thus precluding the possibility of his overlooking any detail of the examination. These forms are now ready for the printer and will be in use, we trust, within a few weeks from this date.

It is our purpose to file with the directors of every institution examined a copy of the reports made on the above described schedules, in order that they may be informed with respect to every detail revealed by the examination. A reply to the report, to be signed by each director, will be required to be filed in this office, in order that the Commissioner may know that all matters have received the requisite attention.

As has been hereinbefore referred to, in order to make examinations more effective, we have adopted the practice of assigning from two to ten examiners for an examination, instead of one or two as was the former custom, thus enabling the examiners to take possession of every important record and asset immediately upon entering the bank.

We have also adopted the practice of requiring officers and directors to come to the Banking Department, in cases where conditions are unsatisfactory, in order that the importance of correcting the conditions may be more forcibly brought to their attention. These hearings have resulted in inestimable good. Such hearings have been held on an average of two a week, during the past six months.

During the past year, three banks, one trust company and two private bankers have been taken in possession by this Department, because of unsatisfactory conditions. The Mechanics and Merchants Bank, Philadelphia, the Farmers and Mechanics Bank, Honesdale, the City Bank of York, Pennsylvania, were taken in possession because of losses resulting from misapplication of funds which were discovered by the examiners.

During the same period, nine defalcations of comparatively small sums, in additions to those above mentioned, were discovered by our examiners. In most of these instances, the guilty persons have already been apprehended and are serving terms in the Penitentiary.

The discovery of the many defalcations above indicated are unquestionably the results of the improved methods of making examinations.

We have also adopted the practice of calling our examiners together, at more or less frequent intervals, and instructing them in the minute details of bank examination. Pending the printing of the book of instructions and the new forms

referred to, printed outlines of procedure are furnished examiners, who are directed to follow every detail of the schedule in making examination.

As evidence of the improved methods of making examinations I submit a few quotations from many letters received by me during the past few months.

From a large Philadelphia trust company:

"I have much pleasure in acknowledging your favor of the eighth instant, and have asked the officers of the Trust Company to give me any suggestions which might occur to them, in answer to your courteous request, but in their opinion the last examination of this Company, by your Department, was handled in a most comprehensive manner.

"Our constant wish is to make the Trust Company one of the best managed corporations in the State, and the help of your Department to do so is much appreciated."

From a large trust company in Pittsburgh:

"We were really highly pleased with the last examination, on account of the fact that we thought your examiners were most careful in every particular."

From a large trust company in central Pennsylvania.

"I beg to say that in my opinion the examinations of our Company, which have been made by your examiners during the past few years, have been very thorough and complete. I think the examiners have been very capable and efficient. I have no criticism or suggestion to make."

From a large Philadelphia trust company:

"I desire to advise you that the last examination made by the Department..... was the best one that has been made of this Company. It proved most helpful to us. Your representatives showed plainly that they had marked ability in their line, and in addition were very considerate of our staff.

"If I might be so bold as to make a suggestion, it would be along this line—that so important a Department as yours should have a markedly larger appropriation and, if necessary, the examination fees raised, so that you may have a larger staff and in this way be able to more frequently examine State institutions."

From a large Pittsburgh trust company.

"From time to time, when it has been suggested that this Company be audited, the executive officers have always said, 'When the State examines us we know that we get a thorough examination,' and I wish to say at this time that the last examination appealed to us very much. It was very comprehensive and very much in detail, and your examiners were very thorough. They went into every detail of the situation and called the attention of the executive officers to a number of things which were immediately corrected....."

From a large Philadelphia trust company:

"It is our opinion that the recent examination of this company was the most comprehensive and thorough that we have yet experienced. It is also our thought that the work proceeded very smoothly and without undue interference with the ordinary routine of business. This opinion was shared in by our auditor and all who had to do in assisting the examiners."

From a large Pittsburgh Trust Company:

"Our officers think that the examination of our institution, made by your examiners, was conducted with a high degree of efficiency. They speak most highly of Mr. who seems to be in charge of the examiners when they come here, and we have no criticism to make in any respect; in fact, everything we have to say is in the way of commendation.

"I believe in your Department generally. A great deal depends on the men who represent you in the various parts of the State. If they are as good as the men who come here, I think you are in fine shape."

From an up-state trust Company:

"The last examination seems to have been of the most thorough and complete kind, and so far as I can at present discover there is nothing I could wish to criticize either in connection with the examination or in the conduct of the examiners."

NUMBER FOURTEEN.

Q. What effect would the bill, reorganizing the State Banking Department (which has now passed the Senate and is in the Committee on Banks and Banking in the House) have upon the condition now complained of?

A. The passage of Senate Bill No. 163, relating to the organization and maintenance of the Banking Department is most essential in order that the necessary expansion of the personnel of the Department may be effected. I deem it of the greatest importance that the salaries of the deputies shall be increased, as provided in the bill, in order that I may retain the services of the present Second Deputy and appoint a Third Deputy.

Your attention is called to the fact that it will be physically impossible for the present office force to handle additional reports, resulting from the contemplated increase in the force of examiners. Under the present law, the Third Deputy can be paid \$3,000 per annum, which is entirely inadequate to attract the services of an efficient person.

The passage of Senate Bill Number 163 is, I believe, all that is necessary to enable the Department to do everything humanly possible to protect the interests of the depositors in the State's financial institutions.

Permit me to add, however, that, in order to care for the office work which will result from the proposed expansion of the Department, additional working space will have to be furnished, as we are already hampered by lack of space. We have already overrun our allotted space and are occupying desk room in other Departments.

NUMBER FIFTEEN.

Q. What recommendations has the Commissioner to make under the present conditions, designated to remedy the evils complained of?

A. I believe this question has already been answered in connection with other questions.

NUMBER SIXTEEN.

Q. Will the Commissioner communicate with Mr. Bromley of the House, who is Chairman of the Sub-Committee, and arrange upon a time for a conference between the Commissioner and the Sub-Committee? At the time of such a conference, will you be prepared to enlighten the committee, as far as you can, as to the responsibility of the Directors of the City Bank of York for the recent failure? For example—what part have they taken in the examination or auditing of their bank, either as a board through their own examiners, or in co-operation with the State bank examiners. How far have the Directors, by a proper finance committee, kept close watch upon the affairs of the bank?

A. The Commissioner will arrange to meet the Sub-Committee at any time that it may be convenient for the latter.

A reading of the reports of the last three examinations of the City Bank of York, Pennsylvania, reveals the following:

The Examiner states in the closing paragraph of his report of the examinations, as of November 29, 1918, in which a summary is made of the matters complained of,—“These were all taken up with the Finance Committee.”

The following is quoted from the report of the examination of December 1, 1919,—“Loans—All overdue paper was gone over with the Finance Committee composed of four directors. Large borrowers were claimed responsible by the Finance Committee.

“Collateral loans—Numerous loans secured by local collateral were taken up by the Finance Committee and makers held responsible.”

Examination of February 23, 1921—Report states, “The affairs of the bank seem to have the attention of the board.”

The minute book of the bank shows that weekly meetings of the board of directors have been held, generally with good attendance. There are nine members of the Board and the average attendance has been probably seven members. The minutes, however, are very brief, ninety per cent of them reading substantially as follows:

“The minutes of the last stated meeting and a report of the condition of the bank at the close of business were read and approved. On motion adjourned.”

The finance committee is composed of three members of the board, who are appointed by the president semi-annually. Daily meetings of the finance committee are said to have been held, but no minutes of these meetings appear to have been kept. The directors aver, however, that the committee met daily and passed on all loans. The examiners' reports corroborate this averment.

It has been the custom of the president to appoint an auditing committee, of the board, to make semi-annual audits at the close of June and December. The report of the audit made as of June 29, 1922, reads as follows:

“We have counted the cash and cash items and have found it correct in amount.

“We have examined the discounted paper and have found it correct in amount and properly endorsed.

“We have examined the investments and found them correct and the bank in a solvent condition.

“We recommend a semi-annual dividend of 4½% be declared.”

(Signed by committee of four directors.)

The report of the auditing committee, covering the audit made as of December 28, 1922, reads as follows:

“We have counted the cash and cash items and have found it correct in amount.

“We have examined the discounted paper and have found it correct in amount and properly endorsed.

“We have examined the investments and found them correct and the bank in a solvent condition.

“We recommend a semi-annual dividend of 5% be declared.”

(Signed by a committee of four directors.)

The minute book of the bank will be produced to your committee upon proper request.

HEARING.

Hearing held before the sub-committee of the Committee on Banks and Banking appointed in pursuance with the following resolution:

In the House of Representatives, May 2, 1923.

Resolved, That the special sub-committee of seven of the Committee of Banks and Banking, appointed by the chairman of said committee, is hereby constituted a committee of the House of Representatives to investigate the Department of Banking for the purpose of ascertaining the reasons for the alleged failure of said Department to discover defalcations in State banks, and for the further purpose of discovering any deficiencies in the Department leading to inability of proper examination of State banks, and its present needs in the examination of State banks, and to examine any officers of the Department of Banks and Banking of the Commonwealth and any officers or former officers of any State Banking Institution in the Commonwealth to the end that more thorough, searching and rigid examinations can be made by the Department of Banking for the better protection of depositors.

Resolved, That said committee of the House of Representatives shall have power to hold such hearings as may be deemed necessary to carry out the intent of this resolution. It shall have power to subpoena witness and to require the production of books, papers, records and documents. If any person shall refuse to obey any subpoena issued by the committee, or shall fail or refuse to appear and testify or to produce any books, papers, records or documents, the committee shall forthwith lay the facts before the House for action.

Resolved, That said committee of the House of Representatives shall complete its duties as soon as possible, and make report thereof to the House of Representatives of the session of the General Assembly of one thousand nine hundred and twenty-three.

Resolved, That the members of the said committee of the House of Representatives shall be entitled to be reimbursed for all their actual and necessary expenses incurred in the performance of their duties, and shall have power to allow witness fees and mileage to any persons called before them for examination. The expenses of the committee and the payment of witness fees and mileage shall be provided for by an item inserted in the General Appropriation Bill.

Hearing held in the office of the Commissioner of Banks and Banking, Capitol Building, Harrisburg, Pa., Tuesday, May 8th, 1923, at three o'clock P. M.

Present: Chairman Bromley, A. S. C. Millar, Spangler, Ludlow, Price, Strob, Sprowls.

Chairman BROMLEY: The first witness will be H. Gerber Eaton. By Mr. LUDLOW:

Q. Where do you live?
 A. York, 837 South Duke Street.
 Q. What is your age?
 A. 32.
 Q. What is your present occupation?
 A. Clerk in the City Bank.
 Q. How long have you held a position with the City Bank of York?
 A. About 15 years, between 15 and 16 years.
 Q. Will you state successively the positions held by you and how long?
 A. That would be pretty hard to do.
 Q. Just roughly, or approximately?
 A. To tell you the truth I have done everything from janitor up to teller, and it would be pretty hard to just state how long I held each position. There wasn't any special position that I did hold, just was clerk, and I worked wherever they needed me most, that was general of all the clerks.
 Q. When the bank was taken over by the State Banking Commissioners last month what was your position then?
 A. Why, I was bookkeeper on the cash journal, I had charge of one of the windows, I had charge of the interest deposits, and certificates of deposit which I kept track of.
 Q. Were you receiving or paying teller or did you do both?
 A. Both.
 Q. How long have you been doing that kind of work?
 A. Well, I should say about three or four years.
 Q. And during all of that time have these same men, Baird and Ball, been cashier and assistant cashier respectively?
 A. Yes, sir.
 Q. During that time what, if anything, did you do with the certificates of deposit?
 A. Not more than register them. I would wait on the customers who wished to pay them interest on them, and I registered them and kept track of them, and ran them through the cash journal and the individual ledger, or the journal ledger.
 Q. Was any particular separate book containing a record only of certificates of deposit?
 A. The certificates of deposit register.
 Q. And who had charge of that?
 A. I did.
 Q. What, if anything, did either Baird or Ball do with this particular book?
 A. Well, they didn't have any particular interest with anything in it, that I know of, and all I did was to register them. If I was too busy and could not one of the other clerks would register some. I don't know of any time that Mr. Ball or Mr. Baird did any registering.
 Q. Did your bank keep any separate lists, or separate deposits of savings accounts as such?
 A. Its savings accounts were run in with the general accounts. We had lots of accounts there that were supposed to be savings accounts, that were really checking accounts they were receiving interest on them, and others who were not receiving interest and should be receiving interest.
 Q. Kept all in the same ledger?
 A. No, they had been sorted out and kept in a tray.
 Q. In a tray, who had charge of that tray?
 A. Well, nobody particularly. It was always there, the bookkeepers or whoever had charge of the books back there.
 Q. Just what were the contents of that tray?
 A. Well, there were lots of accounts in there, small accounts, some I imagine running up to pretty good sums.
 Q. Savings and active as well?
 A. There were some active accounts in there, too, some few active accounts that I know of that were in there, that we were paying interest on.
 Q. In other words, there was no method used in your bank to your knowledge to separate active accounts from the savings accounts and keep them separate?

A. No, sir they were not run that way, they were simply opened up in the party's name and filed.

Q. Then if you wanted to take off a trial balance in your bank you would have to take them on the machine, all of those deposits whether they were active or savings?

A. Yes, sir.

Q. And did those records include as well the memos of the certificates of deposit?

A. No, sir.

Q. Where were they kept?

A. They were kept separate, run through the journal ledger.

Q. And you had charge of that book?

A. Yes, sir. Very often I would be too busy to wait on the windows, and one of the other clerks would get it up. At times every body would be working on it.

Q. What, if any, access to these records did Ball and Baird have?

A. They were around all the time. They received deposits, registered. The tray was not put into a vault; it was out there very often, after banking hours, and we registered certificates.

Q. Is there any book relating to your certificates of deposit known to you which either of them alone had control of?

A. Not that I know.

Q. In other words, during your three years and more of experience with this particular group of records neither Baird nor Ball kept anything away from you men?

A. Not to my knowledge, no, sir.

Q. Do you know of any extra books, or second set of books kept by either of those two men?

A. No, sir, I don't.

Q. Do you know of any substitutions for any books when the examiners would come in?

A. No, sir.

Q. Did you personally have access to all of the books and records of the bank?

A. Well, I should say I did.

Q. You did?

A. At different times they would be lying around the desks that you could look in them if you wanted to.

Q. Did your duties call upon you to do so?

A. No, sir.

Q. Were there any books or records in the bank that you were not supposed in your regular duties to work on?

A. No.

Q. What was your custom down there as to taking off trial balances?

A. That is the individual ledgers?

Q. Yes?

A. Well, since I was there I don't think any of the bookkeepers ever have taken off a complete trial balance.

Q. At any time?

A. At no time, no sir.

Q. In all the years you worked there?

A. In all the years I worked there. Mr. Baird, when I first went in there, I just came out of school. Mr. Baird had charge of the ledgers at that time naturally as I worked up, while he would allow me to prove up the ledgers, and after they increased to six or more ledgers or bookkeepers, and when the examiners came in naturally they would start on them, but Mr. Baird would say he would help us straighten them out, and he would get us to run them or call them off. We would be all running off, and possibly he would finish the rest, and more than once we checked off those ledgers for mistakes which evidently was supposed to be there. Evidently he wanted to be sure we were right.

Q. Was there any trial balance taken in your experience there that one of those men didn't take part in it?

A. Mr. Ball, I don't think ever did, but Mr. Baird did; he himself assumed responsibility of the ledgers. At one time I said I would not be responsible for them unless I were allowed to take off a trial balance on them. His excuse was he wanted to see whether we were taking them off, and that he didn't have any way of checking up, and that he didn't know whether we were falsifying any entries or not. Naturally not suspicioning anything we thought it was all right. He was the cashier and the boss, and I having no outside experience, and he was over us, naturally we had to listen to what he told us.

Q. You say, "not having any suspicion," leads us by easy stages to the next question. When Mr. Ferguson, the examiner, came in last month, did you have the slightest reason personally to believe that things inside the bank were not as they should be?

A. No, I had no suspicion at all, outside of that things were run loose.

Q. What do you mean by that?

A. Things were not filed properly, and when I went to look up a record it required as much effort as it did in the beginning to make the record.

Q. What kind of a record?

A. Well, for instance, certificates of deposit was not very good, and in looking up accounts there was always more or less confusion.

Q. Did you ever make any complaint to either of these men about the poor method of keeping certificates of deposit?

A. Yes, sir.

Q. Did you ever complain to any member of your board?

A. No, sir.

Q. Was there anything ever done as the result of your complaints?

A. Mr. Baird made several trips to Philadelphia and got systems from the Market Street National Bank, and Baltimore, but further than coming back and talking about what he was going to do, and this and that, that is as far as it ever went. Of course, after about a year, somebody else saw that we ought to run this different, and he promised he would look into it, but of course things were going along just as they were.

Q. In your opinion mistakes which were called to your attention and which you thought were due to filing them improperly, were there any substantial errors in the certificates of deposit?

A. No, just in the regular line of work. Suppose a party would come in and say they lost a certificate and wanted another one and they had two or three of them, and they wanted to find out about it, and they wanted me to look up and see whether they had any other certificates there, the only way I had to tell was to go back over my certificate register and look for that name. Sometimes you would not get time to do that for a week or two.

Q. Did you ever have a depositor come in with a certificate of deposit of which you absolutely had no record?

A. No.

Q. Always kept in this book about which you spoke a while ago?

A. Never found any different. Oh maybe a slight difference on the check stubs, but very small.

Q. When examinations were made of the bank by the State examiners were you called in to be of any assistance at all?

A. No, sir.

Q. Are you the teller who is most familiar in your bank with the signatures of your depositors and your borrowers?

A. I could not say—no, I could not say that. Quite a few of them I know, and quite a few I don't.

Q. And yet you are the teller on the window?

A. One of the tellers, yes, there was three of us.

Q. Is the other teller who is here, Jesse Baker, one of those three?

A. Why, Jesse, he helped on the books, and he helped out at the window for the last, I should say six months or a year, and Mr. Sichelstiel, Mr. Ball and myself, were the three other tellers.

Q. Who had charge of the signature cards of depositors and borrowers?

A. The signature cards were in charge of Mr. Sichelstiel, but they say there was never a complete record kept. And somebody would come in and open up an account for a friend, or a relative, and would ask to get a signature card, and very often the signature card was never handed in.

Q. Then you didn't know on the window whether a check handed in was that signed by the depositor, would you?

A. No, sometimes we would not.

Q. Would that frequently happen?

A. No, not so often. We were very well acquainted with the trade and the people around that community, and there was generally someone in the bank that was acquainted with them, that is know them by sight and by name.

Q. How often did your directors meet?

A. Once a week.

Q. Was there any committee of the directors on finance or executive committee?

A. Yes; they met every morning.

Q. How often did they meet as a committee where any record of that meeting was kept?

A. That I could not say. To the best of my knowledge I don't think there was any record kept of the finance committee meetings.

Q. What members of your board were directors, were members of the finance committee during the last, say six months, did you know?

A. Doctor Yost, president, Mr. Julius, and Mr. Mooser. I think that is all. I believe Books was at one time.

Q. Yost, Julius, and Mosser, the three of them?

A. There would be different directors coming in there in the morning, but those three I am positive.

Q. Would they give pretty much attention to their duties?

A. Well, the discount paper stuff was supposed to be passed on by them.

Q. Would they initial the paper on which they passed?

A. I would not be able to say that.

Q. Who had charge of the paper which they passed?

A. Then the notes were taken back, they were run off on the adding machine, and they would stick them in the note files, separating those that were done and those not done. He handed them back; there was not any particular one that would enter them in there.

Q. Did the directors make any examination or audit of the affairs of the bank between the visits of the State bank examiners' representatives?

A. Prior to the definite time, the first of January and the first of July?

Q. Yes; would they make an examination without notice to the cashier and assistant cashier?

A. No, sir.

Q. They would not?

A. No, they would generally. I believe, it was generally before the board at the previous meeting, that they would direct the committee to investigate the affairs of the bank.

Q. Did you ever sit in with the investigating committee, the auditing committee of the board on any of this work?

A. Yes, sir.

Q. Occasionally or always?

A. Always; that is only on my part of the work, that is the certificates of deposit.

Q. Just your part?

A. My part.

Q. What major operation in the bank would not be under your control personally, for example?

A. Well, the stock certificates, and the notes.

Q. The bank's investments did not come under your head?

A. No more than making entries in my cash book, and general ledger.

Q. Isn't it a fact that a very large part of the shortage that has developed in your bank was in certificates of deposit?

A. That I don't know.

Q. You don't know?

A. I don't know. I didn't know until this morning where some of the difference was.

Q. If you were told that that was so would it surprise you, if there was a big defalcation or shortage in the certificates of deposit?

A. It certainly would.

Q. And you feel that if that existed you ought to know?

A. I am sure there has nothing occurred in that since I have had those books.

Q. Did you ever see either Baird or Ball take your records at times when there was no reason for it?

A. No, sir.

Q. Did they ever when the examiners were present, or the auditing committee of the board was examining act in a manner that struck you as being out of the ordinary or suspicious?

A. No, that was one thing Mr. Baird was, very nervous. Smoked lots of cigarettes, it was not anything unusual for him to be, to say, "Fussed up."

Q. Did your bank ever have outside auditors coming in like certified public accountants?

A. No, sir.

Q. I have here some notes that have been borrowed from the bank examiner and his representatives, and will show you two notes, one of C. E. Bair & Sons, dated February 16th of

this year, due 120 days after date, for \$5,000, dated at York; and one dated the following day, February 17th, 1923, dated at Harrisburg, at three months after date, for \$3,000, and ask you if you have ever seen—if you know either of these notes?

A. That note there I know right away was a forgery. There is no question about it; there is no attempt—

Q. Have you seen these notes before?

A. No, sir; I have not.

Q. You say that note, you mean the note of February 16th, 1923, for \$5,000?

A. That note there.

Q. Would you say the same was true of the endorsement on the back of it, H. B. Bair?

A. No, it—I would not say, I am not familiar with his signature.

Q. You are not so sure?

A. But this front here; anybody that knew anything about it, or handled any of the notes, would know that it is a forgery.

Q. You say H. B. Bair, on the back of the note, of the 16th, which you state was clearly a forgery, and the signature on the back of the note of February 17th, the one appearing at the top of the note, and I ask you whether they seem to be the signature of the same person?

A. I would say they were not.

Q. They are not?

A. No, sir.

Q. Which is the incorrect or forged one?

A. This one here (indicating note of February 16th).

Q. You are indicating the same note of February 16th?

A. Yes, sir.

Q. The note then for \$3,000 dated at Harrisburg, and dated February 17th, seems to you to be a genuine note?

A. It does.

Q. Do you find any initials on that note showing that anybody passed the loan; the initials of any director?

A. No, sir.

Q. Do you know anything about the loans or credits extended to the bank's customers, or is that out of your jurisdiction?

A. That is out of my jurisdiction.

Q. You would not know that?

A. No, sir; I would not know that.

Q. In the ordinary course of business, as teller, and one having charge of one of the ledgers of the certificates of deposit, you would have nothing whatever to do at any rate with figuring out these notes, and figuring out the discounts originally?

A. No, sir; no more than when a customer would come to me to the window to renew, or pay interest.

Q. I show you similarly two notes, both dated at York, one February the second, 1923, for \$4,500, by Simon Feder Co., to the order of Simon Feder endorsed by Simon Feder, and another note dated February 7th, 1923, for \$2,000, purporting to be signed by the same Simon Feder Co. to the order of Simon Feder, each one endorsed in blank, and ask you whether either or both of those notes is genuine if you know?

A. That one there is a forgery.

Q. Indicating the note of February 2nd, for \$4,500 is a forgery?

A. Yes, that is the forged note. This is the genuine note.

Q. Witness indicates note of February 27th for \$2,000 as being genuine?

A. Apparently anybody familiar with these signatures would know it. There was only one thing that I was afraid of, that some of these notes might have gone through my hands, but since I have seen the signatures I am positive that they would never have gone through my hands, because anybody familiar with these signatures would tell in a minute.

Q. Did you ever go into the meeting with the State Bank Department examiner, or the board, or the committee of the board and examine for them the signatures on any notes?

A. No, sir.

Q. No question about that in your presence?

A. No, sir.

Q. You were never asked to verify the validity or authenticity of these papers?

A. Not that I remember.

Q. On the note of February 27th which you say is the genuine one, do you find the initials of any officer of your bank or anyone's initials there?

A. No, sir.

Q. Nothing to show that that was approved or not by the committee or the board?

A. No, sir.

Q. Who kept the minutes of the bank?

A. The minutes were generally made up. If there was anything special in the minutes, there was a note made of it and one of the stenographers would write it up, possibly the next day.

Q. I show you two more notes, purporting to be the notes of Maple Press Co., to the order of George H. Hummel, and H. A. Wisotzky, both dated at York, one dated January 10th, 1923, for \$6,000, due 120 days after date, and one dated at York, February 10, 1923, due 120 days after date for \$6,000, each apparently endorsed by the parties on the note, and ask you whether either or both of those notes are genuine?

A. That is a forgery (indicating note of January 10th).

Q. Do you say the same of the endorsements of the reverse side of the notes?

A. Positively.

Q. Have you seen any of these six notes that I have shown you previous to this afternoon, or before this afternoon?

A. These here, I have seen the Maple Press note, but I would know at a glance that that was not regular, the numbering and the dates on them.

Q. Do you find anything on the original, the genuine note, to show that it has been initialed by any officer of the bank?

A. No, sir.

Q. What do you mean by saying that you could tell from the forgery by the numbering and the date that it is a forgery?

A. Mr. Ball evidently dated that note, and it is very unusual for him to date notes (indicating note of January 10th).

Q. In other words, who in your bank ordinarily would put down the due date on the notes?

A. Mr. Sichelstiel ran the register.

Q. And was it his duty to work out the majority of the notes, and the interest due?

A. Ordinarily, yes.

Q. And on the genuine note of the Maple Press Company dated February 10th, whose handwriting appears on the note?

A. Mr. Sichelstiel.

Q. And the note of January 10th, which you say is a forgery?

A. Mr. Ball. That note register at times, very often, when George was not there, Mr. Ball would register, and I would register.

Q. Both registered occasionally?

A. Yes, sir.

Q. Now, Mr. Eaton, from time to time you personally have been a borrower at your bank, that is correct, is it not?

A. Yes, sir.

Q. To whom would you make application for your loans,

A. I bought a property some years ago, and I went to the discount committee, that is went in to Mr. Baird, whenever we wanted anything, he would cut us so short, and tell us to see the board, see the committee.

Q. Your application was made to the board and not to the officers?

A. Well, at that time we didn't have a discount committee, what we call a discount committee.

Q. To whom then did you make your applications?

A. Mr. Stauffer, and Mr. Yost, and I don't just recall who the other directors were.

Q. You got that through the directors, and not through Baird and Ball?

A. No, sir. Mr. Stauffer at that time they said if I did not want to borrow it from the bank, he said he would take it personally.

Q. What loans have you outstanding now at the bank?

A. A \$2,000 judgment.

Q. Secured by what?

A. A judgment on my property.

Q. What lien is it on your property, the first or second?

A. The first, that is the only thing against it.

Q. What other, if any, loans have you?
 A. There is a small one of about \$200 to \$225, that I got for a few repairs.
 Q. And you made application for that loan to whom?
 A. Mr. Baird.
 Q. And he O. K'd it?
 A. He O. K'd it.
 Q. How recently was it?
 A. It is about a year, probably more than that.
 Q. At the time you made the application for that loan had you the slightest suspicion, directly or indirectly, of anything in the bank's being wrong?
 A. Positively; no, sir.

By Mr. MILLAR:

Q. What kind of ledgers do you keep, loose leaf ledgers, or bound ledgers?

A. I worked, through my efforts they changed from the old bound ledgers, and then put posting machines in on the loose leaf system. The work is entirely too much to handle by the old system.

Q. When was the change made?

A. I could not just say. I believe it was in 1916 or 1917 when the bank was rebuilt, we changed it, when we were running in a storeroom on West Market street.

Q. What were the permanent records of the ledgers kept in then?

A. That is individual ledgers?

Q. Yes?

A. They were the old bound books that we got from the William Mann & Company. They were a real large ledger, probably ten inches thick.

Q. Not the loose leaf?

A. Not the loose leaf.

Q. You said something had been kept in a tray?

A. Ever since we transferred from the old bound ledgers to the loose leaf there instead of having binders we have a steel tray.

Q. Set up on legs about the proper height to handle?

A. Yes, sir.

Q. And your records were kept in trays?

A. That is where the duplicate sets are kept; then there are settlement sheets kept in trays, and then the ledgers which we consider the original record, which we keep there, and they are kept in binders, but they are loose leaf.

Q. What did you refer to when you said that some of our records had been kept in trays as distinguished from other records?

A. Statements which are duplicates of the records.

Q. Statements of the depositors' accounts?

A. Yes, which are exact duplicates of the ledgers.

Q. Do you have savings fund accounts in your bank?

A. We had a book that was supposed to be savings funds, but as I say there was lots of those savings funds mixed in with the regular accounts, as well as a few of them that were kept separate, and in with them there a lot of checking accounts, people who originally opened savings accounts, checked on them, the same as a checking account, there was no line drawn between them.

Q. Would the record of the deposits of the savings fund account be kept in a separate place from the record of the deposits in the checking account?

A. No, sir, they were mixed in with each other.

Q. That in your individual ledger appears both active and savings fund accounts?

A. Both.

Q. If a depositor made a deposit in the savings fund account, would the operation of entering that deposit be the same as the operation of entering a deposit in the active accounts?

A. Both.

Q. If a depositor made a deposit in the savings fund account, would the operation of entering that deposit be the same as the operation of entering a deposit in the active account?

A. For people that had savings fund books, we had a yellow ticket, and for the regular checking account we had a white ticket.

Q. Aside from the color of the tickets which indicated which account it was kept in—?

A. The bookkeepers made an effort to keep those accounts separate, but as I say, people checked on them. The consequence was that maybe a savings account would be opened,

and two or three months afterward it would develop into a checking account, and the record was left where it was filed originally.

Q. What was the regulation for a person withdrawing from the saving fund account, could he do it without notice?

A. Yes, sir.

Q. Could he do it by checks?

A. Yes, sir, by check.

Q. Did he have any limitation as to the number of checks he would be permitted a month?

A. No, sir.

Q. Was there any distinction between the saving fund account and a regular account as to interest?

A. No, sir.

Q. Was there a distinction on interest?

A. I am sure there was. There are some accounts got four per cent., and I know that very often we were put in a delicate position, people would say others are getting four per cent. on their money, and we told them we pay only three per cent. We got into arguments, and of course, we referred them to Mr. Baird, and Mr. Baird settled the arguments and gave them four per cent., and marked the book as such.

Q. Was there any book or tray or records of any kind that Baird could withhold from the bank examiner that would prevent the examiner from learning what the liabilities of the bank were in any amounts?

A. Not that I know of.

Q. Were all these records out and available all the time?

A. All there, unless he had some that we knew nothing about.

Q. Are you still working for the banking commissioner?

A. Yes, sir.

Q. Have you found any you didn't know anything about it?

A. No, sir.

By Mr. STROB:

Q. All the deposits that were made in your bank was accompanied with a slip, was it not?

A. Not very often, the majority of the tickets were made up by the tellers?

Q. But every deposit had a ticket with it, either made up by the depositor or the clerks?

A. Yes, sir.

Q. One of your deposit tickets you say was a different color from the other?

A. The yellow ones were there for the people having savings books.

Q. You said you kept a general ledger, did you not?

A. Yes, sir.

Q. When evening came, when you wanted to make your entries in the general ledger, who footed up these deposit slips, and gave them to you?

A. The bookkeepers.

Q. The bookkeepers?

A. Yes.

Q. The one that kept the individual ledger?

A. The individual ledger, yes.

Q. Then the checks that were taken, say that came in in the mails, and came in and were cashed during the day, how were they counted up?

A. By the bookkeepers.

Q. By the bookkeepers?

A. Yes.

Q. They made up a statement and gave that to you?

A. They had a slip, and entered on the slip debits or credits, state of deposits, either debit or credit.

Q. They didn't enter it on your book?

A. No, sir, I entered it myself.

Q. How about your accounts with the banks, with the outstanding banks, when they came in the morning, you sent your list out in the evening, how about that?

A. That was handled by the stenographer, and she had a slip designating the different banks, and the name was or that, and that was sent to them, and that would be entered on my book, that slip was turned over to me.

Q. At the close of the day when the cashier would get up these items, get the deposits and the checks for distribution,—did you have a separate window for notes?

A. No, sir.

Q. You didn't have?

A. No, sir.

Q. Did you mix them in with the deposits?

A. No, we kept a separate account for the notes.

Q. Didn't you have a separate window for those notes?
 A. No, sir, when a customer would come to the bank, possibly to renew a certificate, give us a deposit, and very likely renew a certificate, we did all three transactions.

Q. Didn't the note clerk bring his slip up to you?

A. We had a slip at the end of each day's work right there, debit bills, credit bills and discounts which he would hand to me, and I would enter them.

Q. Who made up these statements?

A. The bookkeepers and Mr. Ball, and Mr. Sichelstiel, and the stenographer. The incoming mail, the letters, I would take the amounts from the letters after they had been checked up and verified.

Q. Of course these amounts had all to agree with your cash balance to make your journal ledger balance at the close of the day?

A. I would get up my general ledger, and strike a cash balance, make a cash balance, to Mr. Baird who had charge of the cash.

Q. And he saw to it that this cash balance that you gave to him agrees with the cash?

A. Evidently he did.

Q. He had that all in his own hands?

A. He had that all in his own hands, yes, sir, and if there were any items on the teller's cash book that we didn't know were there or not, it never entered our minds that they were not there.

Q. Didn't you have a lot of cash items which were on the account, carried from day to day?

A. Yes, numerous items, checks that were returned, and different things that came back, sent back, they would have to wait and get in touch with the customers there, and take them off their next deposit.

Q. Could he change any of those cash items, or debit slips, or credit slips, and make them right without your knowing it?

A. Oh, yes, yes, indeed.

Q. That is actually the whole thing came back to either Mr. Ball or Mr. Baird to prove that the bank was right at the time when you closed up, they had that in their hands?

A. Yes, sir.

By Mr.

Q. It was said that Mr. Baird discovered Mr. Ball's shortage in 1916, did the other employes of the bank know about the shortage of Ball in 1916?

A. No, sir, not that I know of, I didn't know that, and I don't believe anybody else did, not until I saw it in the paper several days ago; that was the first I knew about that.

Q. Do you know of any directors selling any of his stock about that time?

A. No, I don't. I would not have any way of finding that out.

Q. Was Mr. A. M. Grove a director at that time, or don't you recall?

A. He was at one time, if he was at that time or not I would not be able to say.

By Mr. CAMERON:

Q. You said you worked on the individual ledger?

A. Yes, sir.

Q. You made up the deposit slips then, footed them up and gave them to the bookkeeper who was keeping the general ledger at that time?

A. At that time I did.

Q. Mr. Baird received deposits and made entries in pass books?

A. He did.

Q. And often?

A. He had quite a few customers who would not let anybody else but Mr. Baird wait on them, and he would take them back in his office and wait on them back there. He would come out and write certificates, and make an entry of deposits, and as a rule, he would get one of the tellers to count it and make out a slip.

Q. Did he make up a good many deposit slips himself?

A. Yes, I would say he made quite a few deposit slips.

Q. You have quite a number of large deposit accounts in your bank?

A. Yes, we have quite a few.

Q. How large, what is the largest balance?

A. That is a little hard for me to say, because I have not been in contact with the ledger—

Q. What was it when you kept them, about, just the average?

A. We had accounts running to 50 to \$30,000, some school accounts \$100,000. Now, that is just roughly, it is a little hard to remember just exactly what those accounts were, but they were considerable amounts.

Q. Did you always balance the pass books and the accounts in your ledger when they were brought in for balancing?

A. Not all of them.

Q. Did Mr. Baird make a practice of balancing some pass books?

A. Some pass books we would strike a balance for him and he would figure the interest on them.

Q. Did he always balance certain accounts?

A. Yes, sir.

Q. That came in?

A. Like school accounts, and different things, he would generally, he would generally get up those statements himself.

Q. There are quite a number of accounts, were there not, that he reserved the right to balance when the pass books came in?

A. Yes, sir and sometimes he would have the bookkeepers check them up.

Q. When you were keeping books, did you ever find any entries that you didn't make yourself?

A. Oh, yes, it was customary for Mr. Baird, he would very often help out in posting.

Q. Did you ever find any errors in the pass books that he balanced?

A. No, sir.

Q. Did you ever have any debits that had not been properly made?

A. No, sir.

Q. Or credits?

A. No, sir, if there was any credits on those books we always looked at the deposit ticket.

Q. Did you find deposit tickets that were not genuine?

A. I did the other day, after, that was—

Q. Who made those up?

A. Mr. Baird. At the time it was in with the rest of the work, and in tracing it up I found it, Mr. Ferguson and I.

Q. When you usually took this trial balance of the ledgers off you say that Mr. Baird always took part in the final striking of the balance?

A. Yes, one thing we never—

Q. You took the balance off your ledger and handed the total to Mr. Baird and the other bookkeepers did the same thing, and handed the totals to him, and he told you it was so much out, or it was balanced?

A. Yes, sir.

Q. And when you ran these balances, did you run a balance in this tray that you speak of?

A. They were all run off, yes.

Q. I don't know just what this tray is, is it one of this sort of tables that stand around?

A. A steel tray about this—the tray is about eight inches deep.

Q. What is the difference in appearance between that tray and the usual trays in which the books are kept?

A. Well, now, we have four. I think there is four trays there. There is two trays with the statements for the regular ledgers, and two trays for the savings accounts, which is supposed to be savings accounts, one for the ledger leaves, and one tray for the statement sheets.

Q. There is one tray there that looks different from the others, is there not?

A. No, they are all finished—

Q. I mean the contents of it, does it look the same?

A. There is one tray, yes, that has ledger sheets in, and the other three trays have statement sheets in, there is a difference between the contents.

Q. It is this large one that appears to have contained the accounts that Baird was using?

A. That is what Mr. Ferguson told me this morning. It is evident he ran those off, but didn't include that one tray in the totals.

Q. It has been your custom to keep all deposit accounts in one balance in the general ledger?

A. Yes, sir.

Q. You have no segregation of savings deposits and demand deposits?

A. No, sir.

Q. So that it was an easy matter for Baird to cover his shortage by requiring the bookkeepers to run off their individual balances and hand their totals to him, and he would check the balances with the ledger?

A. Yes, sir.

Q. Now, with respect to the certificates of deposit, what was your custom, what was your method of handling canceled certificates?

A. Well, I had charge of the books every month, or not just the first of the month, but generally once a month, when I was not very busy, I would run off all the new certificates that were issued from the stubs—

Q. From the stubs?

A. From the stubs, and then I would run off the canceled certificates, and add the total of the new certificates to my previous balance, and subtract the balance of the stubs, and as the certificates were paid I stamped back on the register with the dater when they were registered with the stamp of the dates when they were paid.

Q. These certificates were numbered with a machine?

A. Yes, they are numbered when we get them from William Mann & Company.

Q. How do you file these certificates when they are canceled?

A. Simply put the adding machine slip to them, and rubber band.

Q. You don't file them numerically?

A. No, sir, I had taken that up with Mr. Ferguson and asked him for suggestions in handling, before I knew that there was anything wrong.

Q. You never did take the balance off accurately by going over all the canceled certificates and accounting for the certificates that were not there in their proper places?

A. No, I have never known that since I am there.

Q. Do you know whether there may be a difference in the certificates or not?

A. There could be.

Q. Did the directors ever run a balance off of your certificates?

A. They took my slips.

Q. Checked your slips?

A. Checked my slips with the certificates.

Q. Isn't it the only safe way to check certificates outstanding with the general ledger balance to go over all of the certificates that have been canceled and take the numbers that are not in and compare the stubs of the respective certificates, the total of the respective stubs, with the total of the deposits to see whether or not they are correct?

A. Yes, sir.

Q. And that is the only way that can be accurately proven?

A. That is the only way we can prove that up. Of course, there may be a difference in the outstanding certificates that you could not check up in that way, but you would know that the records so far as you had them there agreed with your ledger.

Q. And the only way really to prove your ledger with the certificates of deposit is to have the holder of each certificate certify as to the amount of it?

A. Yes, sir.

Q. And compare his certificate with the stub, the corresponding stub?

A. Yes, sir.

By Mr. STORB:

Q. What was the procedure in your bank when the examiner came in, what did you do, and what did the examiner do?

A. When the examiner came in I would immediately get up from my work, get our certificates, and cashier's checks, and dividends, and get all that work up for him as quickly as I possibly could, outside of that I had nothing else to do with it.

Q. Did he come and seal up these ledgers?

A. Not my ledgers, no, sir.

Q. Didn't he seal any ledgers?

A. Sometimes came in and got my statements.

Q. Checked your statements?

A. Checked my statement—

Q. And he checked your statements?

A. Got my statements and took them, and later on when he came to my work, I would check back.

Q. Was there any chance when the examiner came for Mr. Baird to slip some of that stuff away, did he have that chance?

A. I would say he would.

Q. You would say he would have?

A. Yes, sir.

Q. And the examiner didn't take charge of every thing and make everyone of you stand back until he got things sealed up?

A. The examiner generally came in there, and as a rule they took charge of the ledgers and the notes probably and the cash.

Q. How did they take charge of that?

A. They put their seals over the vault, and over the steel cabinets where the notes were kept, the trays, and they immediately started counting the cash.

Q. You just said a minute ago Mr. Baird had time to slip some of those away?

A. He would, because the ledgers were back there, and the bookkeepers would be posting on them, and they would have to finish their day's work.

By Mr. MILLAR:

Q. Describe the room?

A. It is a long narrow room with several booths in the back, and the bank examiner would come in there, and Mr. Baird would be in his office there, and he would stall him, and give Mr. Baird a chance to get away with something, and that door back there, it worked with an electric lock, and when any depositors would come there to go into the vault they would ring the bell, and it would be a little hard for anybody to walk right in there.

Q. Don't you think that some of the clerks would see if Mr. Baird was coming out and running some of that stuff away, would not they see it?

A. I would not think they would, I have been there every time the examiners have come in, and I have never noticed anything suspicious.

By Mr. STORB:

Q. What you call slips, was a sort of a card; wasn't it a card?

A. You mean the tray?

Q. It was in that tray which you referred to that had the saving account in?

A. There are sheets, about ten by twelve.

Q. Ten by twelve?

A. Yes, sir.

Q. About how many sheets would be in there?

A. There may be a thousand.

Q. That would make a pretty big package?

A. Yes, sir.

Q. Don't you think they would see the cashier take that away?

A. Positively; if he took that away, they would.

By Mr. CAMERON.

Q. They could not take it away without taking your tray away?

A. Yes, sir.

Q. He would have to take your tray away?

A. Yes, sir.

By Mr. STORB:

Q. What could he do to slip that away from the examiner?

A. I don't know, if he was coming in there at any time he could take it away. Mr. Baird did a lot of night work, I know I have been there, coming back after lunch, he would want to know what I was doing there, and I said finishing up my work, or something like that. He never got very friendly with us fellows.

Q. The bank examiners didn't come in at night?

A. No, they didn't.

Q. What time did they come in usually?

A. Almost any time.

Q. During the middle of the day?

A. Sometimes in the morning, and sometimes in the afternoon.

By Mr. MILLAR:

Q. As a matter of fact he could wheel that thing in a closet or anything, could he not?

A. That would be pretty hard to do.

Q. Was the back of the bank, where Mr. Baird's office was, visible from the front of the bank?

A. No, sir; steel partition about four feet and then glass, When he was seated at his desk in his office you could not see him.

By Mr. CAMERON:

Q. Was Mr. Baird always present when the examiners were taking off the ledgers?

A. Yes, sir.

Q. I suppose you or somebody else would tell the examiners and show them where these books or ledgers were?

A. When the examiners would say they were ready for the ledgers they were all carted into the directors' room.

Q. This tray was not carted in there, was it?

A. I would not be able to say that. I would say they were. I never noticed where there would be a possibility that that tray was held back when they took the ledgers back. He would tell the examiners these were all statements in there.

Q. Is it a fact that he did tell them that?

A. That I would not be able to say, because I had very little to do with that up there. Even in calling for the ledgers it was very seldom that I would go back when I was on the books. Mr. Baird would go back with the ledgers and they called them off, or the examiners would call them off, or one of their helpers, and very often when the examiners came in we would start taking off the trial of those ledgers and Mr. Baird would help us. And he would let us know if there was some difference, and I would work there until we found the difference, sometimes we didn't find it, and evidently it was in his addition or I made the mistake.

By Mr. STORB:

Q. Between these sheets and the adding machine and run these things off previously?

A. Not that I know of.

Q. Did they allow you to run them off?

A. The clerks ran these off, and Mr. Baird very often. I am sure they would take these slips along with them when we would run the ledger off we would leave the slips on the binder or the trial ledger, then they were turned over to the examiners and Mr. Baird and they would check it up.

Q. If you would want to fool the examiners you could pad your machine and run these slips off, you could check them as all right, and fool the examiners, and you could put on that slip whatever you wanted?

A. Positively could.

Mr. STORB: Of course, you could. That is easy.

By Mr. CAMERON:

Q. They are instructed to do that, of course?

A. When they came there was invariably an adding machine taken into the back room.

By Mr. SPROWLS:

Q. Suppose the bank examiner came in there and asked you to run off, say, for instance, the individual ledger, you have done that for the bank examiner, have you?

A. We were always under the instruction of Mr. Baird.

Q. Would he do that?

A. He would do that, or tell us to do that.

Q. So he would have you do that. Then the bank examiner would either take that slip, and would check the book, or he would call off the amount and you would check?

A. Yes, sir.

Q. You could not fool him when he did that?

A. They always checked this up to the best of my knowledge, they did.

Q. You or Mr. Baird?

A. Somebody took this off with the bank examiner, when there was two of them very often they would do it between them.

Q. Was any of the directors ever around when the bank examiners were there, and took part in it?

A. Not with the examiners, they would come in from time to time and go back and talk to them, and I think on several occasions the bank examiners called some of the directors in and talked to them about conditions they found, but so far as taking part in the examinations I don't know of any.

By Mr. STORB:

Q. How many examiners generally came into your bank?

A. Two.

Q. How long did they generally stay to examine it?

A. From three days to a week.

By Mr. CAMERON:

Q. You say they usually took the machine slips away with them?

A. Now, I would not be able to say positively, but Mr. Baird could have destroyed those slips and taken them off. Those slips were taken back there, they were evidently kept back there by somebody, but practically all the auditing was done in the back room.

Q. Mr. Baird looked after the examiners, didn't he, very closely?

A. Yes, sir.

Q. And took the ledgers back and took the slips back and all those things?

A. The clerks in front were generally loaded up with enough work and the windows would keep them busy all the time. If we didn't have time to attend to this Mr. Baird sort of supervised the auditing, although he always checked off my cash journal.

Q. Who was authorized to sign cashier's checks and drafts?

A. Drafts Mr. Ball and Mr. Baird were the only ones to sign, but all the clerks were privileged to sign cashier's checks, for the cashier.

By Mr. LUDLOW:

Q. What do you know of the method of living of the assistant cashier and the cashier, did they seem to be living within their means?

A. Well, that was one thing that never entered my mind about their living. When I went in there at a very small salary they were making what appeared to me an enormous sum, and their method of living, Mr. Baird always associated with people of means, supposed to be the wealthiest people that we have in York, and on the surface there was nothing that would create any suspicion. Of course, I never came in contact with Mr. Baird, that is outside of the bank.

Q. Did you with Mr. Ball?

A. Sometimes, yes. He lived in the same end of the town, and I would very often go along home with him, sometimes I would go out in his machine.

Q. Each of those men had a machine?

A. Yes, sir.

Q. Of the more expensive type?

A. Mr. Baird had a Cadillac. Recently he had gotten a new one, but the one he had before was an old model. Mr. Ball had several second-handed machines until he got the recent one; this is the first new machine I think he owned.

Q. What kind was it?

A. A Hudson.

Q. Did you offer a higher rate of interest at your bank on your certificates of deposit than they offered at other banks in York?

A. Mr. Baird had some customers that he did, some that I know of that he would pay four per cent., from three and a half to four per cent. on the certificates.

Q. My final question, would you send out statements to the depositors, or would you balance the pass books when they left them at the bank?

A. After they installed the loose-leaf system with the machines, we had a pretty hard time to get depositors to take statements, they wanted the books balanced the old way, though there was the old procedure of balancing some of their books, but we finally did get quite a few of them to accept statements. When we got caught up we would make out the statements, but as a rule, we would wait until the depositor came in to hand them to him at the window.

Q. What would you do with these big accounts, like the school accounts?

A. Those books I think were balanced the old way.

Q. By him or whom?

A. By the bookkeepers.

Q. Not by Baird or Ball?

A. Neither. I would balance the school accounts when I was through. There were lots of checks, the school teachers' checks.

By Mr. CAMERON:

Q. Did they use that system with all the outstanding accounts?

A. Yes, there was supposed to be a statement for every account, savings or checking accounts.

Q. I cannot see how it would be possible to do that in this difference or shortage and not be discovered. I could not see how it would be possible.

By Mr. MILLAR:

Q. They didn't send the statements out, did they. You didn't send statements out?

Mr. CAMERON: Of course, they could not.

The WITNESS: No, not all of them.

By Mr. LUDLOW:

Q. To some of them only?

A. The bookkeepers had a list, and they went through it and sent statements out on the first of the month, the people that wanted them sent, to the few that would accept them, they sent statements out.

Q. The theory was good, but the practice was poor?

A. That was one of the things that was loose. People got one statement, and perhaps there would be another statement preceding that lying there in the bank.

By Mr. CAMERON:

Q. I would like to ask a question about discounts. If a man would come there for a loan what was the procedure?

A. If he was not very well acquainted we would always send him to Mr. Baird or Mr. Ball, and invariably Mr. Baird loaned.

Q. He would talk to him?

A. He would talk to him.

Q. And give him the loan or not as he saw fit?

A. He would very often make a record of it on a slip, who the party was, and put it to the discount committee, or go out and look it up if he was not familiar with the party, if he was not personally acquainted with him.

Q. He had authority to make loans without consulting the committee first?

A. That I would not be able to say.

Q. Did he do it?

A. He did, yes, whether he had authority or not, I don't know.

Q. Did he do it quite extensively?

A. That is more than I am able to say, because I don't know what notes went back to the committee.

Q. Who made up the slips, these sheets that the finance committee passed on containing the record of the discounts?

A. You mean the one passed on by the finance committee?

Q. Yes?

A. The notes themselves were sent back there.

Q. The notes themselves?

A. Yes, as I say, they would turn them back.

Q. Some of them had already been granted and Baird had given the man credit for them, others had not?

A. Yes, sir.

Q. You don't know the extent to which Baird granted loans without the knowledge and approval of the committee having been obtained?

A. No, sir.

By Mr. MILLAR:

Q. What was done if a man paid a note, who would take it?

A. Either one of the front windows.

Q. Who would be there, at the front windows?

A. Well, Mr. Ball, Mr. Sichelstiel and myself, and when we were busy why the bookkeepers sometimes would help out.

Q. When he paid a note or reduced a note would you give him the note immediately?

A. We ran it through the discount blotter and gave him the old note in exchange for the new one.

Q. Did a man ever pay a note and you found that you could not find the note?

A. No.

Q. So any man that ever paid a note always did get his note back at the time he paid it?

A. Not always. Sometimes they would pay a note, come in there, and he would not want to wait, and we had two or three customers at the window, and they would not want to wait, and they said, mail me the note. There was one man in the typewriter business who had a lot of small notes, and we mailed the notes to him.

Q. Is there any possibility of their being any discounted notes in the possession of the bank at the present time that have been replaced?

A. That I would not be able to say. Notes that had been paid and not returned to the customer?

Q. Notes that had been paid and not returned to the customer?

A. Possibly there are some that have not been returned. There was a drawer in the steel cabinet where those notes were kept, that those notes were in until the customer would call for them, but whether there are any in there or not, I don't know.

Chairman BROMLEY: The next witness is Jesse Jacob Baker.

By Mr. LUDLOW:

Q. What is your age?

A. 28 years.

Q. Where do you live?

A. 955 Wayne avenue, York.

Q. At the time the City Bank of York went into the hands of the State Examiner how long had you been employed there?

A. Eight years.

Q. In what capacity?

A. Well, in the last two years I was supposed to be bookkeeper; for two and a half years Mr. Eaton had been, and I worked on the statements, and then Mr. Eaton was on the ledger at that time.

Q. Were you on the window at all?

A. Yes, sir.

Q. Were you familiar with the signatures of your depositors?

A. Yes, sir.

Q. Were there any books or records to your knowledge kept solely by Mr. Baird or Mr. Ball?

A. Not that I know of.

Q. Did you ever run up a balance or run off a trial balance at any time without their assistance?

A. No, sir, I did not.

Q. How long would it take to run off a trial balance?

A. I could not tell you, Mr. Baird had that done himself.

Q. You mean that as far as you are concerned you took no part in any trial balance?

A. No, sir, he would call on me when the bank examiner was there and I would run off the ledger for them.

Q. At any other time?

A. No, sir.

Q. When you finished for the day did you take any part in balancing up for the day, that is the cash?

A. No, sir, no more than if there was a difference to check it up. If there was any difference in the cash I helped to check it up.

Q. Did Mr. Baird take part in that?

A. No, sir, he did not.

By Mr. CAMERON:

Q. When you would finish for the day he would tell you whether you were out or whether you balanced for the day, and in the balancing for the day did you take any part in that?

A. No more than to see that the amounts of the checks checked up.

Q. That was your job?

A. Yes, sir.

Q. Did you have anything to do with the notes or certificates of deposit?

A. I wrote a few up when I went to the window when the other boys would go out to lunch.

Q. To what extent did the directors of the bank to your knowledge supervise the work being done in the institution?

A. Well, there was a committee coming in there every morning at ten o'clock, and that committee was supposed to pass on all notes handed in for discount, and every Tuesday morning there was what they called a board meeting at ten o'clock.

Q. How long would the board be in session?

A. Usually an hour, between ten and eleven.

Q. What about the length of sessions of the committee that met every morning?

A. Usually about one hour.

Q. Who was on that committee in the last several months?

A. Doctor Yost, Mr. Julius and Mr. Mosser.

Q. And they gave voluntarily of their time every day?

A. They did, provided they were not sent out with some business to attend to.

Q. And did they pay the directors for their services?

A. They paid them a very small amount.

By Mr. LUDLOW:

Q. To your knowledge, did either the cashier or the assistant cashier seem to be living beyond his means?

A. Well, Mrs. Baird was a Kline, and I didn't have any suspicion of anything. The Kline's were pretty well fixed, and the home she lives in belongs to her.

Q. How about Ball?

A. Well, his wife was pretty well fixed; he married a Stchler, and when the Mrs. died his wife got quite a bit of money.

Q. Then you think both of the men seem to be living within their means?

A. Yes, I never had any suspicion of anything wrong.

Q. Had you at any time during your employment by the bank noticed anything or had you seen anything happen which led you to believe that things were not being run the way they should be?

A. No more than the Monday the bank examiners came.

Q. When the examiners arrived?

A. Yes, sir.

Q. The next morning the bank was closed?

A. I think so.

Q. What occurred to make you think there was something wrong on Monday morning?

A. When I came in on Monday morning I went and asked Mr. Baird who was there with Mr. Ferguson and Mr. Ferguson was running up some notes. I asked him the question and stood there a little while and Mr. Baird asked me something about cash, then Mr. Ferguson said something about the penitentiary and looked at me and winked, and Mr. Baird got very nervous, and I thought something was the matter or he would not be talking about the penitentiary.

Q. You did not learn from their conversation why he should have said anything about the penitentiary?

A. No, sir, I did not.

Q. Did you go back to business that day just the same?

A. Yes, sir, I went about my business on Tuesday morning when I came in there; I came in about a quarter to eight. Mr. Ferguson and Mr. Baird were in the vault, and Mr. Baird must have admitted that things were not the way they ought to have been, and when Mr. Baird came out of the vault I held an insurance policy that he was transferring, and I said, "Mr. Baird, here is that policy", and he said, "It will not be any good to me." I said, "Why?" He said, "I will be in jail", and goes out the door serious.

Q. Mr. Baird did not say anything to anybody and you know nothing except what Mr. Baird said to you?

A. That is all.

By Mr. STORB:

Q. Do you know whether the examiners immediately took possession of the ledgers and started to run the deposit ledgers?

A. As I recall it I don't believe they did. They had been run off two or three times.

Q. They had to run them off?

A. Yes, sir, and Mr. Grisley ran off the savings tray on Monday morning.

Q. He began to run them off?

A. Yes, sir, a special man was sent in there and he started on the savings tray.

Q. They did not ask you fellows to help them?

A. On Monday night Mr. Baird called up my house but I had gone to Lancaster with a bowling team to bowl. Mr. Baird called up and wanted to know whether I could come in.

Q. The examiner did not ask you?

A. No, sir, he did not.

Q. But that was the practice and custom to have you run them off?

A. Yes, sir.

Q. Possibly he wanted you to do that again?

A. Yes, sir, I ran them when I was there, and Mr. Eaton ran them, but before we balanced he would say, "You boys are tired, I will finish the rest."

Q. That was the usual practice?

A. Yes, sir.

By Mr. STORB:

Q. When the examiners came in did you run these off for the examiners?

A. These slips were used by the examiners.

Q. Did the examiners run them off?

A. No, sir.

Q. When Mr. Ferguson came there he took a different procedure and did that himself?

A. Yes, sir, he did.

Q. He did not call on you?

A. No, sir, Mr. Baird asked whether he wanted the boys to take off the trial of the ledgers, and he said no.

Mr. CAMERON: Is it in accordance with our instructions. It looks before like they let the men in bank run them. We have found that under former management in such cases it was customary to take the machine slips of the office and they would not run them up themselves, but under our instructions now, ever since I have been here, for the last four months, the instructions have been to run up the sheets and take off the balance themselves.

By Mr. STORB:

Q. Some years ago, before Mr. Ferguson made this examination, was there any chance that Mr. Baird could take some of these sheets on which you kept the deposit accounts and slip them away until after the bank examiner had gone?

A. He may have.

Q. Do you think he did that?

A. I am not sure whether he did that or not.

Q. He did have a chance to do that?

A. He could have, it was a loose-leaf ledger.

By Mr. CAMERON:

Q. Were you running the ledgers?

A. I was on the posting machine.

Q. Did he occasionally transfer accounts from your book to another book?

A. No, he did not, no, sir.

Q. He did not take savings accounts out of one book and put them in another book?

A. When a new account would be opened he would direct where the account was to be put, whether in the savings account or checking account.

By Mr. STORB:

Q. When these deposits were made you had two classes of deposit slips?

A. Yes, sir.

Q. Then if there was a yellow slip or a white slip, the bookkeeper would know by the slips into which account it would go and not by what Mr. Baird said?

A. The deposit would be made at the window and if there was a yellow slip would be put in the savings account.

Q. Then, the bookkeeper would have to put it in the savings account?

A. The majority of times Mr. Baird would have authority to open up the account and he would come to us and tell us where to put it.

Q. Didn't you have one ticket, a white ticket for the checking account and a yellow slip for the savings account?

A. Yes, sir.

Q. Then what was the use of having the slips if you didn't go by the color of the slips?

A. They were used to designate the difference in the rates of interest.

Q. But you kept the checking and savings accounts in the same book?

A. No, sir, in different books.

Q. But you must have separated them according to the colors of the slip?

A. Yes, sir.

Q. Then Mr. Baird could not have told the bookkeepers where to put it, if it were yellow slip it could not go in the checking account?

A. All interest-bearing accounts would go in there.

Q. In the checking account?

A. Yes, sir, the majority of them were kept there.

Q. But the savings accounts bore interest?

A. Yes, sir.

Q. And you say you kept them all in the active accounts?

A. No, sir, in the savings account.

Q. The interest accounts were all kept in the savings account?

A. Yes, sir.

Q. Not in the checking account?

A. No, sir, once in a while where a manufacturing concern carried a large balance we would allow daily interest on that.

By Mr. CAMERON:

Q. Who would figure the interest on these accounts?

A. Mr. Baird would, and I figured on the small savings accounts.

Q. But he would figure on the large ones?

A. Yes, sir.

By Mr. SPROWLS:

Q. You stated a few moments ago that once in a while Mr. Baird would designate that he wanted this deposit to be put in a certain book, did you or did you not?

A. He designated where to put it.

Q. Well then, are there more than the two books that you know of?

A. Oh yes, we had six ledgers; there were six books there.

Q. What I mean is this, were there more than three of the checking account and three books of the savings account?

A. Oh no, they would not be divided that way, but there were six books in all.

Q. Do you know if Mr. Baird kept any separate books, whether there was any separate books?

A. No, sir.

Q. But he sometimes made the entries himself?

A. He did.

By Mr. STORB:

Q. When you ran up your slips did you run up your white slips and yellow slips separately?

A. No, sir we ran them altogether.

Q. And handed them over to the general bookkeeper?

A. Yes, sir.

Q. The same as you did with the checks?

A. Yes, sir.

Q. Was there any difference between your checks on the checking account and on the savings account?

A. No, sir, none at all.

Q. And when you ran them up you handed them over to the general bookkeeper?

A. Yes, sir, I ran them up and checked them to prove them.

Q. So that when the balance was taken it would have to have so much checks and so much in cash to balance?

A. Yes, sir.

Q. Who had charge of balancing the cash?

A. Mr. Baird, he was the one, and Mr. Sichelstiel was his assistant and helped him.

Q. He could have manipulated that cash to make it agree with the balance?

A. Mr. Baird could?

Q. Yes?

A. Yes, he had charge of the cash.

Q. So he could take your balance and the cash and make it agree, don't you know that?

A. Yes sir.

Q. And his judgment would be the final judgment as to whether it was correct or not?

A. Yes, sir.

By Mr. LUDLOW:

Q. Mr. Baker, what is the amount you have at the bank now of your own personal loans?

A. One of \$911, one of \$250 and one of \$685.

Q. How much of that is secured?

A. All of it is secured, and at the present time this \$685 is secured on a mortgage.

Q. How much of a mortgage?

A. That amount.

Q. What, if any, security has the bank for the \$911 and the \$250?

A. The property.

Q. To whom did you make application for these loans?

A. To Mr. Baird. On this last loan of \$911 Mr. Baird said would be all right, and he took it back to the committee, and Mr. Julius and Mr. Baird had a dispute about it and Mr. Julius said that this would be the last loan.

CHAIRMAN BROMLEY: The next witness will be Dr. Jeffrey B. Yost, President of the City Bank of York.

By Mr. LUDLOW:

Q. You are president of the City Bank of York?

A. That is what they say.

Q. For how many years have you been president of the bank?

A. Since 1914, I think.

Q. Were you a director prior to that time?

A. Since the beginning of the bank.

Q. When was the bank formed?

A. In, I think it was 1887.

Q. Doctor, how old are you?

A. I am in my eighty-seventh year.

Q. Your residence is where?

A. York.

Q. What street and number?

A. 263 East Street. Last March I was eighty-six years old.

Q. How often did your board of directors meet in the City Bank of York?

A. Every week.

Q. Was there usually a quorum present?

A. Nearly every time.

Q. What were your director's fees for attendance upon these meetings?

A. For a number of years two dollars a meeting.

Q. Recently what was it?

A. Five dollars.

Q. What kind of an executive or finance committee does the bank have?

A. You mean the number?

Q. Yes, the number?

A. Three.

Q. And who composed that committee for the last several months?

A. Julius, Musser and myself,—I believe that is all.

Q. How often would that committee meet?

A. Every day.

Q. And how long each day?

A. Generally about an hour.

Q. Would any record be kept of the work done by that committee?

A. No, excepting at our weekly meeting.

Q. At the weekly meeting what kind of a report was presented from that committee to the board?

A. I hardly know how to answer that question.

Q. Was it written or verbal?

A. Verbal. We reported what notes had been discounted; and those we were not sure of being all right we reported to the Board of Directors, and let them decide.

Q. Would the report be made by you, or Mr. Baird or Mr. Ball?

A. Well, made by the committee. I suppose Mr. Julius did the most of it since my hearing is so bad. I think that is correct. Mr. Baird frequently came in and we would consult with him.

Q. Did Mr. Baird take part in your daily meetings of the committee?

A. Well, he got in for some time almost every day, but he would not stay the entire time.

Q. Did Ball come in at all?

A. No, only a few times; he came in when Mr. Baird was away.

Q. Did you initial notes that the committee approved—put your initials or anybody's initials on them?

A. No.

Q. Just what did you, as directors, do in the bank, besides holding these morning meetings or your weekly meetings of the board? Anything else?

A. Well, we discussed different things that turned up, but there is no discussion that I can recall.

Q. Did you repose a very large measure of confidence in Mr. Baird?

A. All the confidence in the world.

Q. How long had he been with you?

A. Well, I can't—I don't remember.

Q. For a number of years?

A. Oh, yes, for a number of years.

Q. What was his salary at the time of this trouble a month ago?

A. Five thousand dollars a year, but it was increased to that in January.

Q. Of this year?

A. Yes.

Q. Did he seem to be living within his means or not?

A. That I could not tell. I suppose he was living within his means; apparently he was not so very extravagant. Of course I could not tell about his household affairs.

Q. Was there anything at any time during the course of the last few years to put you on notice, or was there any suspicion that things were not right in the bank?

A. Nothing at all.

Q. Did you know anything about the trouble is supposed to have had with your district attorney some time ago? Any suspicious acts on his part?

A. That was before I was president. Do you want the details of that? Mr. Stauffer was living then, and he and I were quite intimate in business affairs, and one day he said it was reported to him that Mr. Ball was seen with a lady who was not very reputable, and he told me of course the first opportunity he had, and we both agreed that would not do, so we concluded to report to the president, Mr. Solomon, who called Mr. Ball before the board. He came before the board and Mr. Solomon, the president, commenced to talk to him and he told him what he had heard, and he told him that if he ever heard any other report of that kind he would be dismissed. Further than this fact I never heard anything against him.

Q. You never heard of him being accused of embezzling money from your bank?

A. Nothing of the kind. He was straight and perfectly honest at that time, and we never heard anything after that. If I had, or any of the directors had heard anything, he would have been dismissed at once.

Q. Then until Mr. Ferguson, the state bank examiner, came in a short while ago, you had no idea at all that anything was wrong?

A. Nothing; not the least bit. Just the day before the bank closed I was in my place of business fixing up an account, or deposit, and my son came in and said, "Father, what are you doing?" I said, "I am getting this ready to take it to the City Bank." He said, "It is no use to go there, the bank is closed and there is a large crowd around it." That is the first suspicion I had of it. The day before I deposited what money I had myself, it made me a little short with my weekly payroll.

Q. Did you and your committee examine the notes that came in each day?

A. If they were presented.

Q. Who presented these notes to you for action?

A. Mr. Baird.

Q. Would you know, when you met, whether the loan or credit was made upon the customary application?

A. When he reported the notes to us we would decide who should be given credit.

Q. I show you a couple of notes which I have here, and ask you to look at this note of the Maple Press Company, dated January 10th, of this year. Do you recall ever having seen that?

A. No. I don't recall. I might have seen it, but I cannot tell positively. There were so many of these notes coming in right straight along that I could not keep a record of them.

Q. I show you a note of the Maple Press Company, one month later, February 10th, for six thousand dollars, and ask you if you recall having seen that?

A. I don't believe I can, I might have seen it, but I cannot say positively.

Q. Will you look at the two notes together and see if there is any reason in your mind to doubt their genuineness, whether either one is a forgery, or both of them?

A. I could not positively say. There is such a difference in handwriting, even in my own signature.

Q. Did you ever call in your tellers to identify signatures?

A. No. Several notes were presented, I forget whose they were, I cannot recall them, where there was a suspicion they might have been forgeries, but I don't know whether they turned out to be forgeries or not.

Q. You did not know that until the examiners came in?

A. No, no.

Q. Who kept the minutes of the board meetings?

A. Charles Moul.

Q. These minutes were never very long were they?

A. No, just merely the transactions.

Q. So that the committee of three made a verbal report to the board each week on these notes, and so forth, and the secretary kept the board minutes?

A. Yes, sir, but I can't recall whether he checked off the notes that were discounted or not.

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Postpone Bill No. 250, (Senate No. 6), Amending act relative to annual meeting of association of poor directors, 259.

Postpone Bill No. 521, Imposing an emergency State luxury tax, 2882.

Postpone Bill No. 581, Imposing poll tax on residents over twenty-one years of age, and abolishing occupation tax, 2479, 2764.

Postpone Bill No. 957, Providing for the laying out and construction of joint county highways and bridges, 1554.

Postpone Bill No. 1149, (Senate No. 346), Authorizing counties to organize a State Association of Sheriffs, 3250.

Postpone Bill No. 1158, Amending act regulating operation of motor vehicles, 3776.

Postpone Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 2777.

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Bill No. 48, Requiring public service companies to abolish ready to serve charges, 3065.

Bill No. 61, Amending act relating to husbands and wife, by permitting married women to mortgage real property without joinder of husband, 1976-1977.

Bill No. 73, Amending act relating to boroughs, with regard to salary of solicitor, 1520.

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Bill No. 372, Amending act relating to county and township rates and levies, by removing exemptions of females from arrest and imprisonment for non-payment of taxes, 332.

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- Bill No. 515, Limiting rent as a preferred claim, 1021.
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- Bill No. 690, Requiring judges of courts of record to render decisions within six months after trial of a case, 1023-1024.
- Bill No. 692, Repealing act authorizing sale of fruits and vegetables in markets of municipalities, 914-915.
- Bill No. 727, Amending act establishing Bureau of Forest Protection within the Department of Forestry, with regard to civil actions for damages from forest fires, 2158.
- Bill No. 746, (Senate No. 100), Amending act creating office of county controller in counties having over 150,000 inhabitants, 956, 1522.
- Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2163.
- Bill No. 809, (Senate No. 99), Prohibiting Enforcement Bill, 892-895.
- Bill No. 820, Relating to disposition of real estate held by a husband and wife in cases of desertion, non-support and divorce, 1755.
- Bill No. 832, Amending act giving to dependent or delinquent children committed to correctional institutions the right to rehearings, 1544.
- Bill No. 864, (Senate No. 183), Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 955.
- Bill No. 865, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 1073.
- Bill No. 896, Fixing fees of clerk of court of quarter sessions and oyer and terminer of counties of third class, 1824.
- Bill No. 906, Amending act relating to practice in actions of assumpsit and trespass in courts of common pleas, 1532.
- Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 2271, 4274.
- Bill No. 936, For the repression of prostitution, 2269-2270.
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- Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due, 2459-2460.

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- Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2169-2170.
- Bill No. 1007, Amending act relating to the maintenance of insane in State institutions, 1834.
- Bill No. 1041, Amending act imposing State tax on gasoline, 2876-2878.
- Bill No. 1073, Revising and consolidating the tax laws, excepting those of counties of first class, 4271-4272.
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- Bill No. 1118, Further amending act regulating operation of motor vehicles, 4602-4604.
- Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 1487.
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- Bill No. 1164, Amending act for better and more impartial selection of jurors, 2713.
- Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 2761-2762.
- Bill No. 1219, Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense, 2177-2178.
- Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of Delaware River, 2338-2339.
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- Bill No. 1287, Amending act relating to service of certain process in actions at law, 2763.
- Bill No. 1288, Providing for compensation of maternity hospitals and other institutions, 4276.
- Bill No. 1315, Amending act relating to boroughs, by providing that electric current may not be introduced into boroughs without the consent of borough authorities, 2172.
- Bill No. 1338, Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 2480.
- Bill No. 1360, Amending act authorizing parole of certain prisoners, 1655-1657.
- Bill No. 1383, (Senate No. 434), Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 2489.
- Bill No. 1391, (Senate No. 599), Amending act creating office of county controller in counties containing 250,000 inhabitants, 4781.
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Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4127-4128.

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Bill No. 1479, (Senate No. 795), Providing that in all suits against any county, process shall be served upon, and defense made by county controllers, 4461.

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Bill No. 1487, (Senate No. 639), Further amending act authorizing employment of stenographers by district attorneys in certain counties, 4463.

Bill No. 1506, (Senate No. 796), Providing for alteration of boundaries of counties and for adjustment of indebtedness thereof, 4469.

Bill No. 1583, (Senate No. 561), Amending act of 1874, relative to elections, so as to abolish the December registration of electors, 4938.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4012-4019, 4220-4222.

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Requesting a financial statement from the Auditor General, 3280.

Thanking Hon. Frank A. Smith for services as Chairman of Inaugural Committee, 110.

ALIMONY (see divorce).

ALLEGHENY COUNTY (see Constitution, court, courts).

ALLEGHENY COUNTY, to repeal act of February 24, 1873, relating to office of civil engineer and surveyor in

Senate Bill No. 611.

Read in place in Senate by Mr. Harris, 978.

Referred to Committee on Judiciary Special, 978.

Reported without amendment, 3282.

First reading 3414.

Second reading, 3513.

Third reading and final passage, 3610.

Returned from House without amendment, 4809.

Signed by President, 4846.

In House (No. 1685).

Referred to Committee on Judiciary Local, 3785.

Reported with negative recommendation, 4246.

Placed on calendar by motion, 4261-4262.

First reading, 4424.

Second reading, 4588.

Third reading and final passage, 4794-4795.

Signed by Speaker, 4929.

Remarks on, by

Marcus, Joseph C., 4261.

McKim, 4261-4262.

Marshall, John G., 4262.

ALLEGHENY COUNTY, to repeal act of June 6, 1873, providing for creation of board of examiners and appointment of inspector of steam engines and steam boilers for

Senate Bill No. 649.

Read in place in Senate by Mr. Barr, 981.

Referred to Committee on Judiciary General, 981.

Reported without amendment, 1302.

First reading, 1320.

Objections to bill going over in its order, 1621.

Second reading, 1621.

Third reading and final passage, 1683.

Returned from House without amendment, 2505.

Signed by President, 2652.

Approved by Governor, 2826.

Remarks on, by

Stineman, 1621.

Barr, 1621.

In House (No. 1426).

Referred to Committee on Judiciary General, 1789-1790.

Reported without amendment, 2136.

First reading, 2209.

Second reading, 2284.

Third reading and final passage, 2475.

Signed by Speaker, 2674-2675.

ALLEGHENY COUNTY, to repeal section 23, with regard to unpaid taxes, of act of 1861, relative to

House Bill No. 169.

Read in place in House by Mr. Vickerman, 142.

Referred to Committee on Municipal Corporations, 142.

ALLEGHENY COUNTY, with regard to payment of taxes, to repeal section 23 of Act of May 1, 1861, relative to

House Bill No. 919.

Read in place in House by Mr. Vickerman, 730.

Referred to Committee on Counties and Townships, 730.

Reported without amendment, 1223.

First reading, 1288.

Second reading, 1500.

Third reading and postponed, 1774.

Time of postponement extended, 1845.

ALLEGHENY GENERAL HOSPITAL (see appropriation).

ALLEGHENY VALLEY HOSPITAL (see appropriation).

ALLEN, HON. GEORGE W., former Representative from Allegheny County, resolution (House) by Steadle, authorizing adjournment of House in memory of, 808: House adjourned, 842.

ALLENTOWN HOSPITAL (see appropriation).

ALLENTOWN STATE HOMEOPATHIC HOSPITAL (see Homeopathic State Hospital for Insane).

ALLEYS IN CITIES OF FIRST CLASS, providing for abatement of nuisances caused by improper grading or paving in

House Bill No. 531.

Read in place in House by Mr. Edmonds, 419.

Referred to Committee on Municipal Corporations, 419.

Reported without amendment, 1190.

First reading, 1195.

Second reading, 1862-1363.

Third reading and postponed, 1575.

Time of postponement extended, 1820.

Resumed and passed finally, 2071.

Remarks on, by

Edmonds, 2071.

In Senate (No. 1022).

Referred to Committee on Municipal Affairs, 2132.

ALLEYS IN CITIES OF FIRST CLASS, providing for abatement of nuisances caused by improper grading or paving in

Senate Bill No. 476.

Read in place in Senate by Mr. Krause, 761.

Referred to Committee on Municipal Affairs, 761.

Reported without amendment, 1605.

First reading, 1640.

Second reading, 1690-1691.

Third reading and final passage, 1923.

Returned from House without amendment, 4541.

Signed by President, 4658.

In House (No. 1437).

Referred to Committee on Municipal Corporations, 2056.

Reported without amendment, 2699.

First reading, 2758.

Second reading, 2806.

Third reading and final passage, 4462-4463.

Signed by Speaker, 4748.

ALLEYS (see cities of first class, streets).

ALLMAN, ALFRED F., Representative from Philadelphia County, (Fifth District)

Election returns, 31.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

ALMIRA HOME ASSOCIATION (see appropriation).

ALTOONA HOSPITAL (see appropriation).

AMBULANCES (see mines).

AMENDATORY AND AMENDMENTS (see bills, legislation).

AMERICAN HOSPITAL FOR DISEASES OF STOMACH (see appropriation).

AMERICAN LEGION (see Constitution, law students, Memorial Day, soldiers, taxation).

AMERICAN ONCOLOGIC HOSPITAL (see appropriation).

AMERICAN VETERANS OF WORLD WAR (see Memorial Day).

AMMERMAN, HON. ROBERT SCOTT, resolution (House) by Dietz, authorizing adjournment of House in memory of, 4218.

AMPLIFIERS in the hall of the House of Representatives, resolution (House) by Golder, authorizing installation of, 110; resolution adopted, 110; question of personal privilege raised by Golder, 178; communication from Superintendent of Public Grounds and Buildings presented to House, 290.

AMUSEMENT BUSINESS from charging higher prices of admission for any particular day of week, prohibiting persons or corporations engaged in

House Bill No. 420.

Read in place in House by Mr. Burns, 270.

Referred to Committee on Judiciary General, 270.

AMUSEMENT (see tax, tickets).

ANATOMICAL BOARD (see medical science).

ANDERSON, H. LeROY, Representative from Mercer County.

Amendments offered by, to

Bill No. 1052, Relating to salaries, bonds and supplies of county officers, 1350.

Bills introduced by

No. 333.

Granting right to eminent domain to State Highway Department, Public Service Commission, municipalities and certain public service companies over lands to prevent obstructions to view at highway and railroad intersections, 229.

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Authorizing county commissioners to cooperate with Bureau of Animal Industry in suppression of diseases of livestock and poultry, 270.

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Making appropriation to Grove City Hospital, 511.

No. 1052.

Relating to salaries, bonds and supplies of county officers, deputies and clerks in counties of sixth class, 877.

Bills reported by

No. 259.

Relating to drainage of wet and spouty lands, 424.

No. 352.

Amending act relating to dogs, 2137.

Election returns, 30.

Leave of absence granted, 944, 3256.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1052, Relating to salaries, bonds and supplies of county officers in counties of sixth class, 1553.

ANDREW KAUL MEMORIAL HOSPITAL (see appropriation).

ANIMALS (see game, hunt, motor vehicles).

ANNEXATION of cities and boroughs, relating to

Senate Bill No. 82.

Read in place in Senate by Mr. Schantz, 118.

Referred to Committee on New Counties and County Seats, 118.

Reported with amendment, 1668.

First reading, 1706.

Second reading and recommitted, 1930.

ANNEXATION of cities, boroughs, townships or parts of townships to cities of third class, providing method of

House Bill No. 535.

Read in place in House by Mr. Haslett, 419.

Referred to Committee on Municipal Corporations, 419.

Reported without amendment, 2464.

First reading, 2500.

Second reading and amended, 2885-2887.

Third reading and final passage, 3745-3747.

Returned from Senate with amendments in which House concurred, 4905-4906.

Signed by Speaker, 5131.

Remarks on, by

Haslett, 3747.

In Senate (No. 1460).

Referred to Committee on New Counties and County Seats, 3809.

Reported without amendment, 4194.

First reading, 4212.

Second reading and recommitted to Committee on Military Affairs, 4321.

Re-reported with amendment, 4503.

Third reading and amended, 4655-4656.

Resumed and passed finally, 4813-4815.

Signed by President, 4986.

Returned from House with Senate amendments concurred in, 5005.

ANNEXATION of cities, boroughs, townships or parts of townships to cities of third class, providing method of

Senate Bill No. 185.

Read in place in Senate by Mr. Phipps (by request), 276.
Referred to Committee on Judiciary General, 276.

ANNEXATION to cities of portions of townships, authorizing

House Bill No. 1168.

Read in place in House by Mr. Wm. T. Bell, 936.
Referred to Committee on Municipal Corporations, 936.
Reported without amendment, 1828.
First reading, 1873.
Second reading, 1971.
Third reading and postponed, 2192.

ANNEXATION to cities of portions of townships, authorizing

Senate Bill No. 583.

Read in place in Senate by Mr. Harris, 863.
Referred to Committee on Municipal Affairs, 863.
Reported without amendment, 1606.
First reading, 1641.
Second reading, 1699.
Third reading and final passage, 1926.
Returned from House with amendments in which Senate concurred, 3409.
Signed by President pro tempore, 3667.
Approved by Governor, 3806.

In House (No. 1441).

Referred to Committee on Municipal Corporations, 2057.
Reported without amendment, 2493.
First reading, 2601.
Second reading, 2676.
Third reading and amended, 2794-2795.
Resumed and passed finally, 3237.
Returned from Senate with House amendments concurred in, 3558.
Signed by Speaker, 3737.

ANNIE M. WARNER HOSPITAL (see appropriation).

ANNVILLE, to repeal act of 1861, relating to grading and paving of Main or Market Street in

House Bill No. 1396.

Read in place in House by Mr. Behney, 1226.
Referred to Committee on Municipal Corporations, 1226.
Reported without amendment, 1828.
First reading, 1873.
Second reading, 1970-1971.
Third reading and final passage, 2192.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4574.

In Senate (No. 1050).

Referred to Committee on Judiciary Special, 2218.
Reported without amendment, 3995.
First reading, 4004.
Second reading, 4185.
Third reading and final passage, 4304.
Signed by President, 4554.

ANTHRACITE MINE CAVE FUND, creating

House Bill No. 771.

Read in place in House by Mr. David Fowler, 621.
Referred to Committee on Ways and Means, 621.
Re-referred to Committee on Mines and Mining, 2973.

ANTHRACITE MINE CAVE FUND, creating

Senate Bill No. 390.

Read in place in Senate by Mr. Davis, 509.
Referred to Committee on Mines and Mining, 509.
Reported without amendment, 975.
First reading, 1004.
Second reading and recommitted, 1049-1050.
Re-reported with amendment, 1606.
Recommitted to Committee on Appropriations, 1682.
Re-reported without amendment, 2091.
Third reading and final passage, 2235-2237.
Returned from House with amendments in which Senate concurred, 4668-4669.
Signed by President, 4680.

ANTHRACITE MINE CAVE FUND.—Continued.

Remarks on, by

Davis, 1682, 2236-2237.

In House (No. 1473).

Referred to Committee on Mines and Mining, 2441.
Committee on Mines and Mining discharged from further consideration of bill, 4125-4128.
Reported without amendment, 4128.
First reading, 4219.
Second reading and amended, 4408-4409.
Special order, 4454.
Third reading and final passage, 4626-4627.
Returned from Senate with House amendments concurred in, 4738.
Signed by Speaker, 4751.

Remarks on, by

Fowler, David, 4125-4128, 4627.
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ANTHRACITE MUNICIPALITIES FUND, creating

House Bill No. 770.

Read in place in House by Mr. David Fowler, 621.
Referred to Committee on Ways and Means, 621.
Re-referred to Committee on Mines and Mining, 2973.

ANTHRACITE MUNICIPALITIES FUND, creating

Senate Bill No. 391.

Read in place in Senate by Mr. Davis, 509.
Referred to Committee on Mines and Mining, 509.
Reported without amendment, 975.
First reading, 1004.
Second reading and recommitted, 1050.
Re-reported with amendment, 1605.
Recommitted to Committee on Appropriations, 1682.
Re-reported with amendment, 2091.
Third reading and final passage, 2237.
Returned from House with amendments in which Senate concurred, 4669.
Signed by President, 4680.

Remarks on, by

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In House (No. 1474).

Referred to Committee on Mines and Mining, 2441.
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Second reading and amended, 4409-4410.
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Returned from Senate with House amendments concurred in, 4739.
Signed by Speaker, 4751.

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House Bill No. 81.

Read in place in House by Mr. Harer, 125.

Referred to Committee on Appropriations, 125.

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Re-reported with amendment, 2194.

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Returned from House with Senate amendments concurred in, 5006.

Signed by President, 5015.

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APPROPRIATION FOR EXPENSES of Executive, Judicial and Legislative Departments, supplement to General Appropriation Act of 1921, providing for deficiencies in

House Bill No. 82.

Read in place in House by Mr. Harer, 126.

Referred to Committee on Appropriations, 126.

Reported with amendment, 367.

First reading, 440.

Second reading, 447-448.

Third reading and final passage, 478.

Returned from Senate with amendments, in which House concurred, 688-689.

Signed by Speaker, 704.

Approved by Governor, 795.

In Senate (No. 354).

Referred to Committee on Appropriations, 471.

Reported without amendment, 508.

First reading, 509.

Second reading and recommitted, 580.

Re-reported with amendment, 601.

Third reading and final passage, 666-667.

Returned from House with Senate amendments concurred in, 672.

Signed by President pro tempore, 673.

APPROPRIATION (see agricultural, agriculture, armory, banks, bear, blind, bridge, bridges, Camp Meade, Cemetery Commission, children, churches, coal, Constitutional, Coopedge, orphaner, court, Crow, Delaware River, Erie State Park, Fairmount Park, farm, fences, fire companies, Health Department, highway, inaugural, insane, Knox, Lake Erie, Locust Mountain, Macomber, Mifflin, Morton, mothers, motor vehicle, municipalities, museum, O'Hara, old age, Penal Code, penitentiary, Penrose, pension, personnel, Philadelphia, poor, port, Prison Labor, publications, Public Instructions, Pymatuning, Retirement Board, Rothrock, school, schools, Senate, Sesqui-Centennial, soldiers, State Hospital for Insane, State Industrial Farm, State Institution for Inebriates, taxes, Tax Law Revision, Valley Forge, Veterans' Relief Commission, Washington and Jefferson College, Washington Crossing Park, Water Supply Commission, Whitaker).

APPROPRIATION TO ADRIAN HOSPITAL ASSOCIATION, of Punxsutawney, making

House Bill No. 842.

Read in place in House by Mr. Irvin, 679.
Referred to Committee on Appropriations, 679.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2997.
Third reading and final passage, 3224.
Returned from Senate with amendments, in which House non-concurred, 3768-3769.
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Returned from Senate with notice of adoption of conference committee report, 5077.
Signed by Speaker, 5148.

In Senate (No. 1343).

Referred to Committee on Appropriations, 3155.
Reported with amendment, 3284.
First reading, 3423.
Second reading, 3531.
Third reading and final passage, 3641.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3811-3812.
Returned from House with notice of appointment of conference committee, 3991-3992.
Returned from House with notice of adoption of conference committee report and Senate adopts report, 4855-4856.
Signed by President, 5014.

APPROPRIATION TO ADRIAN HOSPITAL ASSOCIATION, of Punxsutawney, making

Senate Bill No. 409.

Read in place in Senate by Mr. Clark, 546.
Referred to Committee on Appropriations, 546.

APPROPRIATIONS TO AGED COLORED WOMEN'S HOME, at Williamsport, making

House Bill No. 1362.

Read in place in House by Mr. Bidelspacher, 1007.
Referred to Committee on Appropriations, 1007.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3451.
Third reading and final passage, 3731.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4574.

In Senate (No. 1441).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3978.
Signed by President, 4553.

APPROPRIATION TO ALLEGHENY GENERAL HOSPITAL, making

Senate Bill No. 443.

Read in place in Senate by Mr. McClintock, 603.
Referred to Committee on Appropriations, 603.

APPROPRIATION TO ALLEGHENY GENERAL HOSPITAL.—Continued.

Reported with amendment, 2831.
First reading, 2858.
Second reading, 2936.
Third reading and final passage, 3093-3094.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1581).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3430.
First reading, 3566.
Second reading, 3691.
Third reading and final passage, 3930.
Signed by Speaker, 4590.

APPROPRIATION TO ALLEGHENY VALLEY HOSPITAL, at Tarentum, making

House Bill No. 656.

Read in place in House by Mr. McVicar, 511.
Referred to Committee on Appropriations, 511.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2993.
Third reading and final passage, 3216.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1325).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3287.
First reading, 3422.
Second reading, 3529.
Third reading and final passage, 3637.
Signed by President, 4550.

APPROPRIATION TO ALLENTOWN HOSPITAL, making

Senate Bill No. 114.

Read in place in Senate by Mr. Schantz, 149.
Referred to Committee on Appropriations, 149.
Reported with amendment, 2830.
First reading, 2856.
Second reading, 2930.
Third reading and final passage, 3087.
Returned from House with amendment, in which Senate concurred, 3946.
Signed by President, 4287.

In House (No. 1555).

Referred to Committee on Appropriations, 3257.
Reported without amendment, 3428-3429.
First reading and recommitted, 3564.
Re-reported with amendment, 3593.
Second reading, 3694.
Third reading and final passage, 3940.
Returned from Senate with House amendments concurred in, 4136.
Signed by Speaker, 4589.

APPROPRIATION TO ALLENTOWN HOSPITAL, making

Senate Bill No. 803.

Read in place in Senate by Mr. Schantz, 1609.
Referred to Committee on Appropriations, 1609.

APPROPRIATION TO ALMIRA HOME ASSOCIATION, at New Castle, making

House Bill No. 301.

Read in place in House by Mr. Moffatt, 221.
Referred to Committee on Appropriations, 221.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3446.
Third reading and final passage, 3716.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4568.

In Senate (No. 1406).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3970.
Signed by President, 4547.

APPROPRIATION TO ALTOONA HOSPITAL, making

House Bill No. 392.

Read in place in House by Mr. Frederick A. Bell, 253.
 Referred to Committee on Appropriations, 253.
 Reported with amendment, 2811.
 First reading, 2865.
 Second reading, 2985.
 Third reading and final passage, 3197.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4568.

In Senate (No. 1287).

Referred to Committee on Appropriations, 3153.
 Reported without amendment, 3286.
 First reading, 3419.
 Second reading, 3526.
 Third reading and final passage, 3628.
 Signed by President, 4548.

APPROPRIATION TO ALTOONA HOSPITAL, making

Senate Bill No. 181.

Read in place in Senate by Mr. Snyder, 276.
 Referred to Committee on Appropriations, 276.

APPROPRIATION TO AMERICAN HOSPITAL FOR DISEASES OF STOMACH, of Philadelphia, making

Senate Bill No. 625.

Read in place in Senate by Mr. Daix, 980.
 Referred to Committee on Appropriations, 980.
 Reported with amendment, 2831.
 First reading, 2859.
 Second reading, 2942.
 Third reading and final passage, 3095.
 Returned from House without amendment, 3950.
 Signed by President, 4288.

In House (No. 1587).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3566.
 Second reading, 3692.
 Third reading and final passage, 3931.
 Signed by Speaker, 4590.

APPROPRIATION TO AMERICAN ONCOLOGIC HOSPITAL, at Philadelphia, making

House Bill No. 226.

Read in place in House by Mr. Heffernan, 173.
 Referred to Committee on Appropriations, 173.
 Reported with amendments, 2863.
 First reading, 2979.
 Second reading, 3162.
 Third reading and final passage, 3706.
 Returned from Senate without amendment, 4138.
 Signed by Speaker, 4567.

In Senate (No. 1446).

Referred to Committee on Appropriations, 3671.
 Reported without amendment, 3674.
 First reading, 3678.
 Second reading, 3853.
 Third reading and final passage, 3979.
 Signed by President, 4547.

APPROPRIATION TO ANDREW KAUL MEMORIAL HOSPITAL, at St. Marys, making

Senate Bill No. 767.

Read in place in Senate by Mr. Quigley, 1261.
 Referred to Committee on Appropriations, 1261.
 Reported with amendment, 2910.
 First reading, 2955.
 Second reading, 3120.
 Third reading and final passage, 3359.
 Returned from House without amendment, 3994.
 Signed by President, 4288.

In House (No. 1625).

Referred to Committee on Appropriations, 3579.
 Reported without amendment, 3781.
 First reading, 3789-3790.
 Second reading, 3886.
 Third reading and final passage, 4118.
 Signed by Speaker, 4590.

APPROPRIATIONS TO ANNIE M. WARNER HOSPITAL, at Gettysburg, making

Senate Bill No. 336.

Read in place in Senate by Mr. Long, 456.
 Referred to Committee on Appropriations, 456.
 Reported with amendment, 2830.
 First reading, 2858.
 Second reading, 2934-2935.
 Third reading and final passage, 3091-3092.
 Returned from House without amendment, 3949.
 Signed by President, 4288.

In House (No. 1574).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3429.
 First reading, 3566.
 Second reading, 3691.
 Third reading and final passage, 3927.
 Signed by Speaker, 4590.

APPROPRIATION TO BEACON LIGHT MISSION, near Bradford, making

Senate Bill No. 648.

Read in place in Senate by Mr. Baldwin, 981.
 Referred to Committee on Appropriations, 981.
 Reported with amendment, 3283.
 First reading, ————
 Second reading, 3514.
 Third reading and final passage, 3612.
 Returned from House without amendment, 4336.
 Signed by President, 4555.

In House (No. 1695).

Referred to Committee on Appropriations, 3785.
 Reported without amendment, 3905.
 First reading, 4102.
 Second reading, 4240.
 Third reading and final passage, 4442-4443.
 Signed by Speaker, 4746.

APPROPRIATION TO BEAVER COUNTY CHILDREN'S HOME, of New Brighton, making

House Bill No. 732.

Read in place in House by Mr. Schleiter, 587.
 Referred to Committee on Appropriations, 587.
 Reported with amendment, 3158.
 First reading, 3263.
 Second reading, 3449.
 Third reading and final passage, 3725.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4571.

In Senate (No. 1427).

Referred to Committee on Appropriations, 3670.
 Reported without amendment, 3673.
 First reading, 3677.
 Second reading, 3852.
 Third reading and final passage, 3975.
 Signed by President, 4550.

APPROPRIATION TO BEAVER VALLEY GENERAL HOSPITAL, at New Brighton, making

House Bill No. 765.

Read in place in House by Mr. Schleiter, 588.
 Referred to Committee on Appropriations, 588.
 Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2994.
 Third reading and final passage, 3218-3219.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4571.

In Senate (No. 1331).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3422.
 Second reading, 3530.
 Third reading and final passage, 3638.
 Signed by President, 4550.

APPROPRIATION TO BELLEFONTE HOSPITAL, making

House Bill No. 703.

Read in place in House by Mr. Beaver, 514.
 Referred to Committee on Appropriations, 514.

APPROPRIATION TO BELLEFONTE HOSPITAL.—Continued.

Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2994.
 Third reading and final passage, 3218.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4571.

In Senate (No. 1329).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3422.
 Second reading, 3530.
 Third reading and final passage, 3637-3638.
 Signed by President, 4550.

APPROPRIATION TO BELVEDERE GENERAL HOSPITAL,
Pittsburgh, making

House Bill No. 32.

Read in place in House by Mr. Goss, 108.
 Referred to Committee on Appropriations, 108.
 Reported with amendment, 3552.
 First reading, 3683.
 Second reading, 3792.
 Third reading and final passage, 3940-3941.
 Returned from Senate without amendment, 4456.
 Signed by Speaker, 4566.

In Senate (No. 1490).

Referred to Committee on Appropriations, 3988.
 Reported without amendment, 3997.
 First reading, 4004.
 Second reading, 4186.
 Third reading and final passage, 4309.
 Signed by President, 4546.

APPROPRIATION TO BENEVOLENT ASSOCIATION'S HOME
FOR CHILDREN, Pottsville, making

House Bill No. 2.

Read in place in House by Mr. Whitehouse, 101.
 Referred to Committee on Appropriations, 101.
 Reported with amendment, 3157.
 First reading, 3261.
 Second reading, 3445.
 Third reading and final passage, 3713.
 Returned from Senate without amendment, 4186.
 Signed by Speaker, 4566.

In Senate (No. 1400).

Referred to Committee on Appropriations, 3669.
 Reported without amendment, 3672.
 First reading, 3675.
 Second reading, 3849.
 Third reading and final passage, 3969.
 Signed by President, 4546.

APPROPRIATION TO BEREAN MANUAL TRAINING AND IN-
DUSTRIAL SCHOOL, making

House Bill No. 292.

Read in place in House by Mr. Drinkhouse, 220.
 Referred to Committee on Appropriations, 220.
 Reported with amendment, 3157.
 First reading, 3261.
 Second reading, 3445-3446.
 Third reading and final passage, 3715-3716.
 Returned from Senate without amendment, 4136.
 Signed by Speaker, 4568.

In Senate (No. 1405).

Referred to Committee on Appropriations, 3669.
 Reported without amendment, 3672.
 First reading, 3676.
 Second reading, 3850.
 Third reading and final passage, 3970.
 Signed by President, 4547.

APPROPRIATION TO BERKS COUNTY TUBERCULOSIS
SOCIETY, making

Senate Bill No. 874.

Read in place in Senate by Mr. Norton, 1669.
 Referred to Committee on Appropriations, 1669.

APPROPRIATION TO BERWICK HOSPITAL, making

Senate Bill No. 288.

Read in place in Senate by Mr. Sones, 385.

APPROPRIATION TO BERWICK HOSPITAL.—Continued.

Referred to Committee on Appropriations, 385.
 Reported with amendment, 2830.
 First reading, 2857.
 Second reading, 2933.
 Third reading and final passage, 3090.
 Returned from House without amendment, 3949.
 Signed by President, 4288.

In House (No. 1568).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3429.
 First reading, 3565.
 Second reading, 3690.
 Third reading and final passage, 3924.
 Signed by Speaker, 4590.

APPROPRIATION TO BETHESDA HOME, of Pittsburgh, mak-
ing

Senate Bill No. 879.

Read in place in Senate by Mr. McClintock, 1669.
 Referred to Committee on Appropriations, 1669.
 Reported with amendment, 3283.
 First reading, 3415.
 Second reading, 3515.
 Third reading and final passage, 3614.
 Returned from House without amendment, 4336.
 Signed by President, 4555.

In House (No. 1700.)

Referred to Committee on Appropriations, 3785.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading, 4241.
 Third reading and final passage, 4445.
 Signed by Speaker, 4747.

APPROPRIATION TO BETHESDA HOME, of Pittsburgh, mak-
ing

Senate Bill No. 1489.

Read in place in Senate by Mr. Einstein, 3988.
 Referred to Committee on Appropriations, 3988.

APPROPRIATION TO BETHEL ORPHANAGE, at Osceola,
making

House Bill No. 572.

Read in place in House by Mr. George W. Williams, 422.
 Referred to Committee on Appropriations, 422.
 Reported with amendment, 3158.
 First reading, 3262.
 Second reading, 3448.
 Third reading and final passage, 3721-3722.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4570.

In Senate (No. 1419).

Referred to Committee on Appropriations, 3669.
 Reported without amendment, 3673.
 First reading, 3676.
 Second reading, 3851.
 Third reading and final passage, 3973.
 Signed by President, 4549.

APPROPRIATION TO BEULAH ANCHORAGE, of Reading,
making

Senate Bill No. 794.

Read in place in Senate by Mr. Norton, 1608.
 Referred to Committee on Appropriations, 1608.
 Reported with amendment, 3283.
 First reading, 3415.
 Second reading, 3514-3515.
 Third reading and final passage, 3613.
 Returned from House without amendment, 4336.
 Signed by President, 4555.

In House (No. 1697).

Referred to Committee on Appropriations, 3785.
 Reported without amendment, 3905.
 First reading, 4103.
 Second reading, 4240.
 Third reading and final passage, 4443-4444.
 Signed by Speaker, 4747.

APPROPRIATION TO BEULAH RESCUE HOME ASSOCIA-
TION, of Pittsburgh, making

APPROPRIATION TO BEULAH RESCUE HOME ASSOCIATION.
—Continued.

House Bill No. 853.

Read in place in House by Mr. Joseph C. Marcus, 680.
Referred to Committee on Appropriations, 680.

APPROPRIATION TO BLOOMSBURG HOSPITAL, making

Senate Bill No. 290.

Read in place in Senate by Mr. Sones, 385.
Referred to Committee on Appropriations, 385.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2933-2934.
Third reading and final passage, 3090.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1569).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3924-3925.
Signed by Speaker, 4590.

APPROPRIATION TO BONAIR SANATORIUM, Bells Camp, McKean County, making

Senate Bill No. 647.

Read in place in Senate by Mr. Baldwin, 981.
Referred to Committee on Appropriations, 981.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2942.
Third reading and final passage, 3095.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1588).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3566.
Second reading, 3692.
Third reading and final passage, 3932.
Signed by Speaker, 4590.

APPROPRIATION TO BOYS' INDUSTRIAL HOME of Western Pennsylvania, at Oakdale, making

House Bill No. 196.

Read in place in House by Mr. Kennedy, 157.
Referred to Committee on Appropriations, 157.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3445.
Third reading and final passage, 3714.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4567.

In Senate (No. 1401).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3675.
Second reading, 3850.
Third reading and final passage, 3969.
Signed by President, 4547.

APPROPRIATION TO BOYS' INDUSTRIAL HOME, of Williamsport, making

House Bill No. 1366.

Read in place in House by Mr. Bidelspacher, 1007.
Referred to Committee on Appropriations, 1007.
Reported with amendment, 3159.
First reading, 3264.
Second reading, 3452.
Third reading and final passage, 3732-3733.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4574.

In Senate (No. 1445).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3979.
Signed by President, 4554.

APPROPRIATION TO BRADDOCK GENERAL HOSPITAL, making

House Bill No. 1154.

Read in place in House by Mr. McKim, 936.
Referred to Committee on Appropriations, 936.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 3000.
Third reading and final passage, 3232.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1361).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3645.
Signed by President, 4553.

APPROPRIATION TO BRADFORD HOSPITAL, making

House Bill No. 614.

Read in place in House by Mr. Moore, 446.
Referred to Committee on Appropriations, 446.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2991.
Third reading and final passage, 3212.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1316).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3528.
Third reading and final passage, 3635.
Signed by President, 4550.

APPROPRIATION TO BRADFORD HOSPITAL, making

Senate Bill No. 104.

Read in place in Senate by Mr. Baldwin, 148.
Referred to Committee on Appropriations, 148.

APPROPRIATION TO BROOKVILLE HOSPITAL, making

House Bill No. 841.

Read in place in House by Mr. Irvin, 679.
Referred to Committee on Appropriations, 679.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2996-2997.
Third reading and final passage, 3223-3224.
Returned from Senate with amendment, in which House non-concurred, 3767.
Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4130.
House appoints conference committee, 4130.
Report of conference committee presented and adopted, 4912-4913.
Returned from Senate with notice of adoption of conference committee report, 5077.
Signed by Speaker, 5148.

In Senate (No. 1342).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3423.
Second reading and recommitted, 3531.
Re-reported with amendment, 3536.
Third reading and final passage, 3640-3641.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3811.
Returned from House with notice of appointment of conference committee, 3991.
Returned from House with notice of adoption of conference committee report, and Senate adopts report, 4855.
Signed by President, 5014.

APPROPRIATION TO BROOKVILLE HOSPITAL, making

Senate Bill No. 514.

Read in place in Senate by Mr. Clark, 764.

Referred to Committee on Appropriations, 764.

APPROPRIATION TO BROWNSVILLE GENERAL HOSPITAL, making

House Bill No. 1021.

Read in place in House by Mr. Bush, 810.

Referred to Committee on Appropriations, 575.

Reported with amendment, 2813.

First reading, 2869.

Second reading, 2998-2999.

Third reading and final passage, 3228.

Returned from Senate with amendment, in which House concurred, 4134.

Signed by Speaker, 4572.

In Senate (No. 1352).

Referred to Committee on Appropriations, 3156.

Reported without amendment, 3288.

First reading, 3423.

Second reading, 3532.

Third reading and amended, 3643.

Resumed and passed finally, 3817.

Returned from House with Senate amendments concurred in, 3991.

Signed by President, 4552.

APPROPRIATION TO BROWNSVILLE GENERAL HOSPITAL, making

Senate Bill No. 283.

Read in place in Senate by Mr. Brown, 384.

Referred to Committee on Appropriations, 384.

APPROPRIATION TO BUREAU OF MEDICAL EDUCATION AND LICENSURE for use in enforcement division, making

House Bill No. 256.

Read in place in House by Mr. Steedle, 183.

Referred to Committee on Appropriations, 183.

APPROPRIATION TO BUTLER COUNTY GENERAL HOSPITAL, at Butler, making

Senate Bill No. 189.

Read in place in Senate by Mr. Christley, 276.

Referred to Committee on Appropriations, 276.

Reported with amendment, 2830.

First reading, 2857.

Second reading, 2931-2932.

Third reading and final passage, 3088.

Returned from House with amendments, in which

Senate concurred, 3993.

Signed by President, 4288.

In House (No. 1559).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3429.

First reading, 3565.

Second reading, 3689.

Third reading and amended, 3802.

Resumed and passed finally, 4124.

Returned from Senate with House amendments concurred in, 4216.

Signed by Speaker, 4589.

APPROPRIATION TO CANONSBURG GENERAL HOSPITAL ASSOCIATION, making

House Bill No. 960.

Read in place in House by Mr. Walker, 793.

Referred to Committee on Appropriations, 793.

Reported with amendment, 2813.

First reading, 2869.

Second reading, 2998.

Third reading and final passage, 3226-3227.

Returned from Senate without amendment, 3773.

Concurrent resolution recalling bill from Governor, 4218.

Signed by Speaker, 4282.

Resolution returned from Senate concurred in, 4430.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4633.

APPROPRIATION TO CANONSBURG GENERAL HOSPITAL ASSOCIATION.—Continued.

Resumed and passed finally, 4753-4754.

Returned from Senate with House amendments concurred in, 4779.

Signed by Speaker, 4928.

In Senate (No. 1349).

Referred to Committee on Appropriations, 3156.

Reported without amendment, 3288.

First reading, 3423.

Second reading, 3531-3532.

Third reading and final passage, 3642.

Signed by President, 4212.

Resolution recalling bill from Governor concurred in, 4286.

Bill returned from House with amendments in which Senate concurred, 4707.

Signed by President, 4554.

APPROPRIATION TO CARBONDALE EMERGENCY HOSPITAL, making

House Bill No. 305.

Read in place in House by Mr. Munley, 221.

Referred to Committee on Appropriations, 221.

Reported with amendment, 2810.

First reading, 2864.

Second reading, 2982.

Third reading and final passage, 3190-3191.

Returned from Senate without amendment, 3771.

Signed by Speaker, 4568.

In Senate (No. 1272).

Referred to Committee on Appropriations, 3153.

Reported without amendment, 3285.

First reading, 3418.

Second reading, 3525.

Third reading and final passage, 3625.

Signed by President, 4548.

APPROPRIATION TO CARLISLE HOSPITAL, making

House Bill No. 430.

Read in place in House by Mr. Allen J. Stevens, 289.

Referred to Committee on Appropriations, 289.

Reported with amendment, 2811.

First reading, 2866.

Second reading, 2987.

Third reading and final passage, 3200-3201.

Returned from Senate without amendment, 3772.

Signed by Speaker, 4569.

In Senate (No. 1295).

Referred to Committee on Appropriations, 3153.

Reported without amendment, 3286.

First reading, 3420.

Second reading, 3527.

Third reading and final passage, 3630.

Signed by President, 4548.

APPROPRIATION TO CARLISLE HOSPITAL, making

Senate Bill No. 597.

Read in place by Mr. Culbertson, 870.

Referred to Committee on Appropriations, 870.

APPROPRIATION TO CHAMBERSBURG HOSPITAL, making

House Bill No. 553.

Read in place in House by Mr. Minehart, 420.

Referred to Committee on Appropriations, 420.

Reported with amendment, 2812.

First reading, 2867.

Second reading, 2990.

Third reading and final passage, 3209-3210.

Returned from Senate without amendment, 3772.

Signed by Speaker, 4569.

In Senate (No. 1310).

Referred to Committee on Appropriations, 3154.

Reported without amendment, 3287.

First reading, 3421.

Second reading, 3528.

Third reading and final passage, 3633.

Signed by President, 4549.

APPROPRIATION TO CHAMBERSBURG HOSPITAL, making

Senate Bill No. 334.
Read in place in Senate by Mr. Long, 456.
Referred to Committee on Appropriations, 456.

APPROPRIATION TO CHARLEROI-MONESSEN HOSPITAL, at Charleroi, making

House Bill No. 56.
Read in place in House by Mr. Heffran, 114.
Referred to Committee on Appropriations, 114.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2980.
Third reading and final passage, 3186-3187.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4567.

In Senate (No. 1263).
Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Third reading and final passage, 3623.
Signed by President, 4546.

APPROPRIATION TO CHESTER COUNTY HOSPITAL, at West Chester, making

House Bill No. 1245.
Read in place in House by Miss Martha G. Thomas, 967.
Referred to Committee on Appropriations, 967.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3002.
Third reading and final passage, 3235.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1368).
Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3646.
Signed by President, 4553.

APPROPRIATION TO CHESTER COUNTY HOSPITAL, of West Chester, making

Senate Bill No. 71.
Read in place in Senate by Mr. Eyre, 105.
Referred to Committee on Appropriations, 105.

APPROPRIATION TO CHESTER DAY NURSERY AND CHILDREN'S HOME, making

Senate Bill No. 32.
Read in place in Senate by Mr. MacDade, 95.
Referred to Committee on Appropriations, 95.
Reported with amendment, 3282.
First reading, 3412.
Second reading, 3507-3508.
Third reading and final passage, 3601-3602.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1651).
Referred to Committee on Appropriations, 3783.
Reported without amendment, 3904.
First reading, 4100.
Second reading, 4236.
Third reading and final passage, 4425.
Signed by Speaker, 4745.

APPROPRIATION TO CHESTER HOSPITAL, making

House Bill No. 270.
Read in place in House by Mr. Craig, 197.
Referred to Committee on Appropriations, 197.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2981.
Third reading and final passage, 3189.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4567.

In Senate (No. 1269).
Referred to Committee on Appropriations, 3152.

APPROPRIATION TO CHESTER HOSPITAL.—Continued.

Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Third reading and final passage, 3624.
Signed by President, 4547.

APPROPRIATION TO CHESTNUT HILL HOSPITAL, of Philadelphia, making

Senate Bill No. 377.
Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 2910.
First reading, 2955.
Second reading, 3119.
Third reading and final passage, 3301.
Returned from House without amendment, 3994.
Signed by President, 4288.

In House (No. 1622).
Referred to Committee on Appropriations, 3579.
Reported without amendment, 3781.
First reading, 3789.
Second reading, 3886.
Third reading and final passage, 4117.
Signed by Speaker, 4590.

APPROPRIATION TO CHILDREN'S AID SOCIETY of Franklin County, making

Senate Bill No. 333.
Read in place in Senate by Mr. Long, 456.
Referred to Committee on Appropriations, 456.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3510.
Third reading and final passage, 3605.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1665).
Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4432.
Signed by Speaker, 4746.

APPROPRIATION TO CHILDREN'S AID SOCIETY of Pennsylvania, making

Senate Bill No. 379.
Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 3283.
First reading, 3413.
Second reading, 3511.
Third reading and final passage, 3606-3607.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1675).
Referred to Committee on Appropriations, 3784.
Reported without amendment, 3905.
First reading, 4101.
Second reading, 4239.
Third reading and final passage, 4435-4436.
Signed by Speaker, 4746.

APPROPRIATION TO CHILDREN'S AID SOCIETY of Western Pennsylvania, at Pittsburgh, making

House Bill No. 422.
Read in place in House by Mr. Vickerman, 270.
Referred to Committee on Appropriations, 270.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3447.
Third reading and final passage, 3719.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4569.

In Senate (No. 1413).
Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3851.

APPROPRIATION TO CHILDREN'S AID SOCIETY.—Continued.

Third reading and final passage, 3972.
Signed by President, 4548.

APPROPRIATION TO CHILDREN'S HOME of Bethlehem, making,

Senate Bill No. 115.

Read in place in Senate by Mr. Schantz, 149.
Referred to Committee on Appropriations, 149.
Reported with amendment, 3282.
First reading, 3412.
Second reading, 3508.
Third reading and final passage, 3602.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1654).

Referred to Committee on Appropriations, 3783.
Reported without amendment, 3904.
First reading, 4100.
Second reading, 4236.
Third reading and final passage, 4426-4427.
Signed by Speaker, 4745.

APPROPRIATION TO CHILDREN'S HOME, of South Bethlehem, making

House Bill No. 1061.

Read in place in House by Mr. Rinn, 878.
Referred to Committee on Appropriations, 878.

APPROPRIATION TO CHILDREN'S HOME SOCIETY of Pennsylvania, Inc., at Pittsburgh, making

House Bill No. 858.

Read in place in House by Mr. McKim, 680.
Referred to Committee on Appropriations, 680.
Reported with amendment, 3681.
First reading, 3789.
Second reading, 3884.
Third reading and final passage, 4114.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4572.

In Senate (No. 1517).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Third reading and final passage, 4315.
Signed by President, 4551.

APPROPRIATION TO CHILDREN'S HOMEOPATHIC HOSPITAL, of Philadelphia, making

Senate Bill No. 279.

Read in place in Senate by Mr. Aron, 384.
Referred to Committee on Appropriations, 384.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2933.
Third reading and final passage, 3090.
Returned from House without amendment, 3948.
Signed by President, 4288.

In House (No. 1566).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3923.
Signed by Speaker, 4590.

APPROPRIATION TO CHILDREN'S HOSPITAL, of Pittsburgh, making

House Bill No. 367.

Read in place in House by Mr. Goehring, 251.
Referred to Committee on Appropriations, 251.
Reported with amendment, 2811.
First reading, 2865.
Second reading, 2984.
Third reading and final passage, 3195.
Returned from Senate without amendment, 3771.
Signed by Speaker, 3882.
Concurrent resolution recalling bill from Governor, 4009.
Resolution returned from Senate concurred in, 4135.

APPROPRIATION TO CHILDREN'S HOSPITAL.—Continued.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4128-4129.
Resumed and passed finally, 4229-4230.
Returned from Senate with House amendments concurred in, 4283.
Signed by Speaker, 4568.

In Senate (No. 1282).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3419.
Second reading, 3525-3526.
Third reading and final passage, 3627.
Signed by President pro tempore, 3858.
Resolution recalling bill from Governor concurred in, 3946.
Bill returned from House with amendments in which Senate concurred, 4197.
Signed by President, 4548.

APPROPRIATION TO CHILDREN'S INDUSTRIAL HOME, at Harrisburg, making

House Bill No. 336.

Read in place in House by Mr. Hall, 231. ?
Referred to Committee on Appropriations, 231.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3446.
Third reading and final passage, 3717.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4568.

In Senate (No. 1408).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3970-3971.
Signed by President, 4548.

APPROPRIATION TO CHRISTIAN H. BUHL HOSPITAL, of Sharon, making

House Bill No. 443.

Read in place in House by Mr. Sample, 322.
Referred to Committee on Appropriations, 322.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2987.
Third reading and final passage, 3202.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1298).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3631.
Signed by President, 4549.

APPROPRIATION TO CHRISTIAN H. BUHL HOSPITAL, of Sharon, making

Senate Bill No. 406.

Read in place in Senate by Mr. Miller, 546.
Referred to Committee on Appropriations, 546.

APPROPRIATION TO CHRISTIAN HOME FOR WOMEN, North Side, Pittsburgh, making

House Bill No. 886.

Read in place in House by Mr. Little, 728.
Referred to Committee on Appropriations, 728.
Reported with amendment, 3158.
First reading, 3263.
Second reading, 3449-3450.
Third reading and final passage, 3726-3727.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1431).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.

APPROPRIATION TO CHRISTIAN HOME FOR WOMEN.—Continued.

Second reading, 3852.
Third reading and final passage, 3976.
Signed by President, 4552.

APPROPRIATION TO CHRISTIAN HOME FOR WOMEN, of Pittsburgh, making

Senate Bill No. 503.
Read in place in Senate by Mr. Einstein, 763.
Referred to Committee on Appropriations, 763.

APPROPRIATION TO CHRISTIAN HOME, of Johnstown, making

Senate Bill No. 408.
Read in place in Senate by Mr. Stineman, 546.
Referred to Committee on Appropriations, 546.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3511.
Third reading and final passage, 3607.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1678).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4437.
Signed by Speaker, 4746.

APPROPRIATION TO CITIZENS HOSPITAL, of New Kensington, making

House Bill No. 223.
Read in place in House by Mr. Thompson, 172.
Referred to Committee on Appropriations, 172.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2981.
Third reading and final passage, 3188-3189.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4567.

In Senate (No. 1267).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Third reading and final passage, 3624.
Signed by President, 4547.

APPROPRIATION TO CLEARFIELD HOSPITAL, making

Senate Bill No. 431.
Read in place in Senate by Mr. Betts, 602.
Referred to Committee on Appropriations, 602.
Reported with amendment, 2831.
First reading, 2858.
Second reading, 2936.
Third reading and final passage, 3093.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1580).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3430.
First reading, 3566.
Second reading, 3691.
Third reading and final passage, 3929-3930.
Signed by Speaker, 4590.

APPROPRIATION TO COATESVILLE HOSPITAL, making

House Bill No. 47.
Read in place in House by Mr. Long, 109.
Referred to Committee on Appropriations, 109.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2980.
Third reading and final passage, 3186.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4567.

In Senate (No. 1262).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.

APPROPRIATION TO COATESVILLE HOSPITAL.—Continued.

Second reading, 3524.
Third reading and final passage, 3623.
Signed by President, 4546.

APPROPRIATION TO COLEMAN INDUSTRIAL HOME FOR COLORED BOYS, of Pittsburgh, making

Senate Bill No. 880.
Read in place in Senate by Mr. McClintock, 1669.
Referred to Committee on Appropriations, 1669.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3515.
Third reading and final passage, 3614.
Returned from House without amendment, 4336-4337.
Signed by President, 4555.

In House (No. 1701).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3906.
First reading, 4103.
Second reading, 4241.
Third reading and final passage, 4445.
Signed by Speaker, 4747.

APPROPRIATION TO COLORED WOMEN'S RELIEF ASSOCIATION of Western Pennsylvania, making

House Bill No. 266.
Read in place in House by Mr. McCaig, 197.
Referred to Committee on Appropriations, 197.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3445.
Third reading and final passage, 3714-3715.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4567.

In Senate (No. 1403).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3675.
Second reading, 3850.
Third reading and final passage, 3969-3970.
Signed by President, 4547.

APPROPRIATION TO COLUMBIA HOSPITAL, at Wilkinsburg, making

House Bill No. 1155.
Read in place in House by Mr. McKim, 936.
Referred to Committee on Appropriations, 936.
Reported with amendment, 2973.
First reading, 3159.
Second reading, 3266.
Third reading and final passage, 3709-3710.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4573.

In Senate (No. 1451).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3679.
Second reading, 3854.
Third reading and final passage, 3980.
Signed by President, 4553.

APPROPRIATION TO COLUMBIA HOSPITAL, making

Senate Bill No. 687.
Read in place in Senate by Mr. Berntheizel, 1032.
Referred to Committee on Appropriations, 1032.

APPROPRIATION TO COLUMBIA HOSPITAL, making

Senate Bill No. 876.
Read in place in Senate by Mr. Berntheizel, 1669.
Referred to Committee on Appropriations, 1669.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2944.
Third reading and final passage, 3098.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1594).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.

APPROPRIATION TO COLUMBIA HOSPITAL.—Continued.

First reading, 3567.
 Second reading, 3692.
 Third reading and final passage, 3934.
 Signed by Speaker, 4590.

APPROPRIATION TO COMMONWEALTH HUMANE SOCIETY, making

House Bill No. 615.
 Read in place in House by Mr. Moore, 446.
 Referred to Committee on Appropriations, 446.

APPROPRIATION TO COMMUNITY HOSPITAL, of Somerset, making

House Bill No. 1038.
 Read in place in House by Mr. Clutton, 876.
 Referred to Committee on Appropriations, 876.
 Reported with amendment, 2813.
 First reading, 2369.
 Second reading, 2999.
 Third reading and final passage, 3228.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4572.

Senate Bill No. 1353).

Referred to Committee on Appropriations, 3156.
 Reported without amendment, 3289.
 First reading, 3423.
 Second reading, 3532.
 Third reading and final passage, 3643.
 Signed by President, 4552.

APPROPRIATION TO CONEMAUGH VALLEY MEMORIAL HOSPITAL, at Johnstown, making

House Bill No. 838.
 Read in place in House by Mr. Horne, 679.
 Referred to Committee on Appropriations, 679.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2996.
 Third reading and final passage, 3223.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4571.

Senate Bill No. 1341).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3423.
 Second reading, 3531.
 Third reading and final passage, 3640.
 Signed by President, 4551.

APPROPRIATION TO CORRY HOSPITAL ASSOCIATION, making

House Bill No. 1210.
 Read in place in House by Mr. Raymond, 939.
 Referred to Committee on Appropriations, 939.
 Reported with amendment, 2814.
 First reading, 2870.
 Second reading, 3001-3002.
 Third reading and final passage, 3234.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4573.

In Senate (No. 1366).

Referred to Committee on Appropriations, 3156.
 Reported without amendment, 3289.
 First reading, 3424.
 Second reading, 3533.
 Third reading and final passage, 3645-3646.
 Signed by President, 4553.

APPROPRIATION TO COTTAGE STATE HOSPITAL, Connells-ville, making

House Bill No. 1137.
 Read in place in House by Mr. Henderson, 935.
 Referred to Committee on Appropriations, 935.

APPROPRIATION TO COTTAGE STATE HOSPITAL, Connells-ville, making deficiency

House Bill No. 1136.
 Read in place in House by Mr. Henderson, 935.
 Referred to Committee on Appropriations, 935.

APPROPRIATION TO COTTAGE STATE HOSPITAL, Connells-ville, making

Senate Bill No. 284.

Read in place in Senate by Mr. Brown, 384.
 Referred to Committee on Appropriations, 384.
 Reported with amendment, 3412.
 First reading, 3413.
 Second reading, 3510.
 Third reading and final passage, 3605.
 Returned from House without amendment, 4334.
 Signed by President, 4554.

In House (No. 1663).

Referred to Committee on Appropriations, 3783.
 Reported without amendment, 3904.
 First reading, 4101.
 Second reading, 4238.
 Third reading and final passage, 4431.
 Signed by Speaker, 4745.

APPROPRIATION TO COTTAGE STATE HOSPITAL, Connells-ville, making deficiency

Senate Bill No. 285.

Read in place in Senate by Mr. Brown, 384-385.
 Referred to Committee on Appropriations, 385.
 Reported with amendment, 1668.
 First reading, 1706.
 Second reading, 1931.
 Third reading and final passage, 1995.
 Returned from House without amendment, 2821.
 Signed by President, 2958.
 Approved by Governor, 3807.

In House (No. 1446).

Referred to Committee on Appropriations, 2057.
 Reported without amendment, 2363.
 First reading, 2456.
 Second reading, 2498.
 Third reading and final passage, 2777-2778.
 Signed by Speaker, 3034.

APPROPRIATION TO COTTAGE STATE HOSPITAL FOR INJURED PERSONS, at Mercer, making

House Bill No. 441.

Read in place in House by Mr. Sample, 322.
 Referred to Committee on Appropriations, 322.
 Reported with amendment, 3428.
 First reading, 3563.
 Second reading, 3686-3687.
 Third reading and final passage, 3913-3914.
 Returned from Senate without amendment, 4457.
 Signed by Speaker, 4569.

In Senate (No. 1500).

Referred to Committee on Appropriations, 3989.
 Reported without amendment, 3998.
 First reading, 4005.
 Second reading, 4187.
 Third reading and final passage, 4311.
 Signed by President, 4549.

APPROPRIATION TO COTTAGE STATE HOSPITAL FOR INJURED PERSONS, at Mercer, making

House Bill No. 792.

Read in place in House by Mr. Harer, 598.
 Referred to Committee on Appropriations, 598.

APPROPRIATION TO COTTAGE STATE HOSPITAL, of Philipsburg, making

House Bill No. 1209.

Read in place in House by Mr. Beaver, 939.
 Referred to Committee on Appropriations, 939.
 Reported with amendment, 3428.
 First reading, 3564.
 Second reading, 3687.
 Third reading and final passage, 3916.
 Returned from Senate with amendments, in which House non-concurred, 4591.
 Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4744.
 House appoints conference committee, 4744.
 Report of conference committee presented and adopted, 4919-4920.

APPROPRIATION TO COTTAGE STATE HOSPITAL.—Continued

Returned from Senate with notice of adoption of conference committee report, 5076.
Signed by Speaker, 5148.

In Senate (No. 1508).

Referred to Committee on Appropriations, 3989.
Reported with amendment, 3998.
First reading, 4005.
Second reading, 4188.
Third reading and final passage, 4313.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 4678.
Returned from House with non-concurrence adhered to and notice of appointment of conference committee, 4692.
Returned from House with notice of adoption of conference committee report, and Senate adopts report, 4856.
Signed by President, 5015.

APPROPRIATION TO COTTAGE STATE HOSPITAL, at Philipsburg, making deficiency

House Bill No. 787.

Read in place in House by Mr. Harer, 598.
Referred to Committee on Appropriations, 598.
Reported without amendment, 1565.
First reading, 1644.
Second reading, 1747.
Third reading and final passage, 1974.
Returned from Senate without amendment, 2361.
Signed by Speaker, 2450.
Approved by Governor, 2974.

In Senate (No. 1009).

Referred to Committee on Appropriations, 2030.
Reported without amendment, 2091.
First reading, 2135.
Second reading, 2254.
Third reading and final passage, 2314.
Signed by President, 2434.

APPROPRIATION TO COUDERSPORT GENERAL HOSPITAL, making

House Bill No. 672.

Read in place in House by Mr. Wells, 513.
Referred to Committee on Appropriations, 513.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2993.
Third reading and final passage, 3217.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1327).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3287.
First reading, 3422.
Second reading, 3529.
Third reading and final passage, 3637.
Signed by President, 4550.

APPROPRIATION TO CURTIS HOME, North Side, Pittsburgh, or its successor, making

House Bill No. 584.

Read in place in House by Mr. Stoner, 423.
Referred to Committee on Appropriations, 423.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3448.
Third reading and final passage, 3722.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4570.

In Senate (No. 1421).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3851.
Third reading and final passage, 3973-3974.
Signed by President, 4549.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for care of dependent adults in homes and institutions, making

House Bill No. 105.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for care, treatment and removal of indigent insane at Dixmont Hospital, making

House Bill No. 98.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for care, treatment and removal of indigent insane in certain county, municipal or poor district hospitals for insane, making

House Bill No. 111.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for development of prison industries, making

Senate Bill No. 1230.

Read in place in Senate by Mr. Schantz, 2911.
Referred to Committee on Appropriations, 2911.
Reported without amendment, 2930.
First reading, 2957.
Second reading, 3142.
Third reading and final passage, 3370.
Returned from House without amendment, 3994.
Signed by President, 4289.

In House (No. 1638).

Referred to Committee on Appropriations, 3580.
Reported without amendment, 3781.
First reading, 3790.
Second reading, 3886.
Third reading and final passage, 4119.
Signed by Speaker, 4591.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for education and maintenance of blind children at Pennsylvania Institution for Instruction of Blind, Overbrook, and Western Pennsylvania Institution for Blind, Pittsburgh, making

House Bill No. 100.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for education and maintenance of children in Glen Mills School, making

House Bill No. 95.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for education and maintenance of deaf children at Pennsylvania Institution for Deaf and Dumb, Mt. Airy, Philadelphia, and Western Pennsylvania Institution for Instruction of Deaf and Dumb, Pittsburgh, making

House Bill No. 101.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for education and maintenance of feeble-minded children in Pennsylvania Training School for Feeble-Minded Children, at Elwyn, making

House Bill No. 94.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for new construction, alterations and equipment of State institutions, making

Senate Bill No. 1151.

Read in place in Senate by Mr. Schantz, 2510.
Referred to Committee on Appropriations, 2510.
Reported without amendment, 2667.
First reading, 2671.
Second reading, 2737.
Recommitted, 2849.
Re-reported without amendment, 4285.
Third reading and final passage, 4518.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE.—Continued.

In House (No. 1775).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for operation and maintenance of State institutions for mental defectives at Laurelton, Polk and Spring City, making

Senate Bill No. 1152.

Read in place in Senate by Mr. Schantz, 2510-2511.

Referred to Committee on Appropriations, 2511.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2737.

Recommitted, 2849.

Re-reported without amendment, 4285.

Third reading and final passage, 4518.

In House (No. 1776).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for operation and maintenance of State medical and surgical hospitals, making

Senate Bill No. 1154.

Read in place in Senate by Mr. Schantz, 2511.

Referred to Committee on Appropriations, 2511.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2737-2738.

Recommitted, 2849.

Re-reported with amendment, 4286.

Third reading and final passage, 4519.

In House (No. 1778).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for operation and maintenance of State schools for the deaf, making

Senate Bill No. 1153.

Read in place in Senate by Mr. Schantz, 2511.

Referred to Committee on Appropriations, 2511.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2737.

Recommitted, 2849.

Re-reported without amendment, 4285.

Third reading and final passage, 4518-4519.

In House (No. 1777).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for payment of cost of medical and surgical services to indigent persons in certain State-aided hospitals, making

House Bill No. 109.

Read in place in House by Mr. Harer, 127.

Referred to Committee on Appropriations, 127.

Question of personal privilege raised on, by Harer, 712.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for placement of dependent children through child caring agencies, making

House Bill No. 104.

Read in place in House by Mr. Harer, 127.

Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for removal of non-resident dependent children and care of dependent children in certain homes and institutions, making

House Bill No. 110.

Read in place in House by Mr. Harer, 127.

Referred to Committee on Appropriations, 127.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for repairs and upkeep of plant and equipment in State hospitals, homes and institutions, making

Senate Bill No. 1150.

Read in place in Senate by Mr. Schantz, 2510.

Referred to Committee on Appropriations, 2510.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2737.

Recommitted, 2848-2849.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE.—Continued.

Re-reported without amendment, 4285.

Third reading and final passage, 4518.

In House (No. 1774).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DEPARTMENT OF PUBLIC WELFARE for support and expenses of State Penal and Correctional Institutions, making

Senate Bill No. 1155.

Read in place in Senate by Mr. Schantz, 2511.

Referred to Committee on Appropriations, 2511.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2738.

Recommitted, 2849.

Re-reported without amendment, 4285.

Third reading and final passage, 4519.

In House (No. 1779).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO DE PAUL INSTITUTE, of Mount Lebanon Township, making

House Bill No. 1176.

Read in place in House by Mr. Steedle, 937.

Referred to Committee on Appropriations, 937.

APPROPRIATION TO DE PAUL INSTITUTE, of Mount Lebanon Township, making

Senate Bill No. 1256.

Read in place in Senate by Mr. Harris, 3143.

Referred to Committee on Appropriations, 3143.

Reported without amendment, 3285.

First reading, 3417.

Second reading, 3523.

Third reading and final passage, 3622.

Returned from House without amendment, 4337.

Signed by President, 4556.

In House (No. 1716).

Referred to Committee on Appropriations, 3786.

Reported without amendment, 3906.

First reading, 4104.

Second reading, 4242.

Third reading and final passage, 4449-4450.

Signed by Speaker, 4747.

APPROPRIATION TO DIAGNOSTIC HOSPITAL of City of Philadelphia, making

House Bill No. 419.

Read in place in House by Mr. Colville, 270.

Referred to Committee on Appropriations, 270.

Reported with amendment, 2811.

First reading, 2866.

Second reading, 2986.

Third reading and final passage, 3199-3200.

Returned from Senate without amendment, 3771.

Signed by Speaker, 4569.

In Senate (No. 1292).

Referred to Committee on Appropriations, 3153.

Reported without amendment, 3286.

First reading, 3420.

Second reading, 3526.

Third reading and final passage, 3629-3630.

Signed by President, 4548.

APPROPRIATION TO DIXMONT HOSPITAL, making

House Bill No. 1049.

Read in place in House by Mr. Vickerman, 877.

Referred to Committee on Appropriations, 877.

APPROPRIATION TO DIXMONT HOSPITAL, making

House Bill No. 1051.

Read in place in House by Mr. Vickerman, 877.

Referred to Committee on Appropriations, 877.

APPROPRIATION TO DOWNINGTOWN INDUSTRIAL AND AGRICULTURAL SCHOOL, making

Senate Bill No. 588.

Read in place in Senate by Mr. Eyre, 868.

Referred to Committee on Appropriations, 868.

APPROPRIATION TO DU BOIS HOSPITAL, making

Senate Bill No. 747.

Read in place in Senate by Mr. Betts, 1259.

Referred to Committee on Appropriations, 1259.

APPROPRIATION TO DU BOIS HOSPITAL, making

Senate Bill No. 997.

Read in place in Senate by Mr. Betts, 1992.

Referred to Committee on Appropriations, 1992.

Reported with amendment, 2831.

First reading, 2860.

Second reading, 2947.

Third reading and final passage, 3100.

Returned from House without amendment, 3950.

Signed by President, 4289.

In House (No. 1603).

Referred to Committee on Appropriations, 3259.

Reported without amendment, 3430.

First reading, 3567.

Second reading, 3693.

Third reading and final passage, 3937.

Signed by Speaker, 4591.

APPROPRIATION TO DUQUESNE UNIVERSITY OF HOLY GHOST, at Pittsburgh, making

House Bill No. 1204.

Read in place in House by Mr. Joseph C. Marcus, 939.

Referred to Committee on Appropriations, 939.

Reported with amendment, 2974.

First reading, 3159.

Second reading, 3266.

Third reading and final passage, 3710-3711.

Returned from Senate without amendment, 4138.

Signed by Speaker, 4573.

In Senate (No. 1453).

Referred to Committee on Appropriations, 3671.

Reported without amendment, 3674.

First reading, 3679.

Second reading, 3854.

Third reading and final passage, 3981.

Signed by President, 4553.

APPROPRIATION TO DUQUESNE UNIVERSITY, of Pittsburgh, making

Senate Bill No. 635.

Read in place in Senate by Mr. Leslie, 980.

Referred to Committee on Appropriations, 980.

APPROPRIATION TO EAGLEVILLE SANATORIUM FOR CONSUMPTIVES, making

Senate Bill No. 478.

Read in place in Senate by Mr. Stites, 761.

Referred to Committee on Appropriations, 761.

Reported with amendment, 2831.

First reading, 2858.

Second reading, 2937.

Recommitted, 3094.

Re-reported with amendment, 3492.

Third reading and final passage, 3608-3609.

Returned from House without amendment, 4335.

Signed by President, 4555.

In House (No. 1659).

Referred to Committee on Appropriations, 3783.

Reported with amendment, 3904.

First reading, 4100-4101.

Second reading, 4237.

Third reading and final passage, 4429.

Signed by Speaker, 4746.

APPROPRIATION TO EASTON HOME FOR FRIENDLESS CHILDREN, making

Senate Bill No. 458.

Read in place in Senate by Mr. Kutz, 660.

Referred to Committee on Appropriations, 660.

Reported with amendment, 3283.

First reading, 3414.

Second reading, 3512.

Third reading and final passage, 3608.

Returned from House without amendment, 4335.

Signed by President, 4554.

APPROPRIATION TO EASTON HOME FOR FRIENDLESS CHILDREN.—Continued.

In House (No. 1680).

Referred to Committee on Appropriations, 3784-3785.

Reported without amendment, 3905.

First reading, 4102.

Second reading, 4239.

Third reading and final passage, 4438.

Signed by Speaker, 4746.

APPROPRIATION TO EASTON HOSPITAL, making

Senate Bill No. 428.

Read in place in Senate by Mr. Kutz, 602.

Referred to Committee on Appropriations, 602.

Reported with amendment, 2831.

First reading, 2858.

Second reading, 2936.

Third reading and final passage, 3093.

Returned from House without amendment, 3949.

Signed by President, 4288.

In House (No. 1579).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3430.

First reading, 3566.

Second reading, 3691.

Third reading and final passage, 3929.

Signed by Speaker, 4590.

APPROPRIATION TO ELK COUNTY GENERAL HOSPITAL, of Ridgway, making

House Bill No. 1160.

Read in place in House by Mr. Flynn, 936.

Referred to Committee on Appropriations, 936.

Reported with amendment, 2814.

First reading, 2870.

Second reading, 3001.

Third reading and final passage, 3232.

Returned from Senate without amendment, 3773.

Signed by Speaker, 4573.

IN Senate (No. 1362).

Referred to Committee on Appropriations, 3156.

Reported without amendment, 3289.

First reading, 3424.

Second reading, 3533.

Third reading and final passage, 3645.

Signed by President, 4553.

APPROPRIATION TO ELLWOOD CITY HOSPITAL, making

House Bill No. 386.

Read in place in House by Mr. David J. Jones, 253.

Referred to Committee on Appropriations, 253.

Reported with amendment, 2811.

First reading, 2865.

Second reading, 2985.

Third reading and final passage, 3196.

Returned from Senate with amendments in which

House non-concurred, 3766-3767.

Returned from Senate with amendments adhered to, and notice of appointment of conference committee, 4129-4130.

House appoints conference committee, 4130.

Report of conference committee presented and adopted, 4597-4598.

Returned from Senate with notice of adoption of conference committee report, 4739.

Signed by Speaker, 4928.

Remarks on, by

Alexander, 3766-3767.

Whiteman, 3766-3767.

Jones, David J., 3766.

Dunn, 3766.

Gelder, 3767.

In Senate (No. 1285).

Referred to Committee on Appropriations, 3153.

Reported without amendment, 3286.

First reading, 3419.

Second reading, and recommitted, 3526.

Re-reported with amendment, 3536.

Third reading and final passage, 3628.

Returned from House with Senate amendments non-

APPROPRIATION TO ELLWOOD CITY HOSPITAL.—Continued.

concurrent in, and Senate appoints conference committee, 3811.
Returned from House with notice of appointment of conference committee, 3991.
Report of conference committee presented and adopted, 4666-4667.
Signed by President, 4853.

APPROPRIATION TO ELMWOOD HOME FOR BOYS, at Erie, making

House Bill No. 1030.

Read in place in House by Mr. Blair, 876.
Referred to Committee on Appropriations, 876.
Reported with amendment, 3158.
First reading, 3263.
Second reading, 3450.
Third reading and final passage, 3728.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1434).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3852.
Third reading and final passage, 3976.
Signed by President, 4552.

APPROPRIATION TO ERIE HOME FOR FRIENDLESS, making

House Bill No. 1054.

Read in place in House by Mr. Morrison, 877.
Referred to Committee on Appropriations, 877.
Reported with amendment, 3158.
First reading, 3263.
Second reading, 3450.
Third reading and final passage, 3728.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1435).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3852-3853.
Third reading and final passage, 3977.
Signed by President, 4552.

APPROPRIATION TO ERIE INFANTS' HOME AND HOSPITAL, making

House Bill No. 1055.

Read in place in House by Mr. Morrison, 877.
Referred to Committee on Appropriations, 877.
Reported with amendment, 3158-3159.
First reading, 3263.
Second reading, 3450.
Third reading and final passage, 3728-3729.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1436).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3977.
Signed by President, 4552.

APPROPRIATION TO EYE AND EAR HOSPITAL of Pittsburgh, making

House Bill No. 699.

Read in place in House by Mr. Joseph C. Marcus, 514.
Referred to Committee on Appropriations, 514.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2994.
Third reading and final passage, 3217-3218.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4571.

In Senate (No. 1328).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.

APPROPRIATION TO EYE AND EAR HOSPITAL.—Continued.

First reading, 3422.
Second reading, 3529.
Third reading and final passage, 3637.
Signed by President, 4550.

APPROPRIATION TO FIRST ALLEGHENY DAY NURSERY AND TEMPORARY HOME FOR CHILDREN, at Pittsburgh, making

House Bill No. 824.

Read in place in House by Mr. Little, 678.
Referred to Committee on Appropriations, 678.
Reported with amendment, 3158.
First reading, 3263.
Second reading, 3449.
Third reading and final passage, 3725.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4571.

In Senate (No. 1428).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3852.
Third reading and final passage, 3975.
Signed by President, 4551.

APPROPRIATION TO FLORENCE CRITTENTON CIRCLE, of Wilkes-Barre, making

House Bill No. 463.

Read in place in House by Mr. Aston, 323.
Referred to Committee on Appropriations, 323.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3447.
Third reading and final passage, 3719.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4569.

In Senate (No. 1414).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3851.
Third reading and final passage, 3972.
Signed by President, 4549.

APPROPRIATION TO FLORENCE CRITTENTON HOME AND RESCUE ASSOCIATION, of Pittsburgh, making

Senate Bill No. 804.

Read in place in Senate by Mr. Barr, 1609.
Referred to Committee on Appropriations, 1609.
Reported with amendment, 3544.
First reading, 3546.
Second reading, 3658.
Third reading and final passage, 3818.
Returned from House without amendment, 4668.
Signed by President, 4680.

In House (No. 1723).

Referred to Committee on Appropriations, 4099.
Reported without amendment, 4145.
First reading, 4220.
Second reading, 4404.
Third reading and final passage, 4636.
Signed by Speaker, 4751.

APPROPRIATION TO FLORENCE CRITTENTON HOME, of Erie, making

House Bill No. 1056.

Read in place in House by Mr. Schilling, 877.
Referred to Committee on Appropriations, 877.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3450.
Third reading and final passage, 3729.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1437).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3678.
Second reading, 3853.

APPROPRIATION TO FLORENCE CRITTENTON HOME.— Continued.

Third reading and final passage, 3977.
Signed by President, 4552.

APPROPRIATION TO FLORENCE CRITTENTON HOME, Germantown, Philadelphia, making

Senate Bill No. 376.

Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 3282-3283.
First reading, 3413.
Second reading, 3511.
Third reading and final passage, 3606.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1674).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904-3905.
First reading, 4101.
Second reading, 4239.
Third reading and final passage, 4435.
Signed by Speaker, 4746.

APPROPRIATION TO FLORENCE CRITTENTON HOME, of Harrisburg, making

House Bill No. 339.

Read in place in House by Mr. Earley, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3446.
Third reading and final passage, 3717.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4568.

In Senate (No. 1409).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3971.
Signed by President, 4548.

APPROPRIATION TO FLORENCE CRITTENTON MISSION, of Williamsport, making

House Bill No. 1364.

Read in place in House by Mr. Bidelspacher, 1007.
Referred to Committee on Appropriations, 1007.
Reported with amendment, 3159.
First reading, 3264.
Second reading, 3451.
Third reading and final passage, 3731-3732.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4574.

In Senate (No. 1443).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3978.
Signed by President, 4553.

APPROPRIATION TO FRANKFORD HOSPITAL, making

House Bill No. 336.

Read in place in House by Mr. Dunn, 236.
Referred to Committee on Appropriations, 236.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2984.
Third reading and final passage, 3194.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1280).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3627.
Signed by President, 4548.

APPROPRIATION TO FRANKLIN CITY HOSPITAL, making

Senate Bill No. 219.

Read in place in Senate by Mr. Phipps, 310.
Referred to Committee on Appropriations, 310.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2932.
Third reading and final passage, 3089.
Returned from House without amendment, 3948.
Signed by President, 4288.

In House (No. 1561).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3689.
Third reading and final passage, 3921.
Signed by Speaker, 4589.

APPROPRIATION TO FREDERICK DOUGLASS MEMORIAL HOSPITAL and Training School, Philadelphia, making

Senate Bill No. 93.

Read in place in Senate by Mr. Salus, 119.
Referred to Committee on Appropriations, 119.
Reported with amendment, 2830.
First reading, 2856.
Second reading, 2930.
Third reading and final passage, 3081-3082.
Returned from House without amendment, 3948.
Signed by President, 4287.

In House (No. 1552).

Referred to Committee on Appropriations, 3257.
Reported without amendment, 3428.
First reading, 3564.
Second reading, 3689.
Third reading and final passage, 3918.
Signed by Speaker, 4589.

APPROPRIATION TO FRIENDS' HOME FOR CHILDREN, of Philadelphia, making

Senate Bill No. 620.

Read in place in Senate by Mr. Patton, 979.
Referred to Committee on Appropriations, 979.
Reported with amendment, 3283.
First reading, 3414-3415.
Second reading, 3513.
Third reading and final passage, 3610-3611.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1689).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4240.
Third reading and final passage, 4441.
Signed by Speaker, 4746.

APPROPRIATION TO GARRETSON HOSPITAL, Philadelphia, making

House Bill No. 418.

Read in place in House by Mr. Burns, 270.
Referred to Committee on Appropriations, 270.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2986.
Third reading and final passage, 3199.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4569.

In Senate (No. 1291).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3526.
Third reading and final passage, 3629.
Signed by President, 4548.

APPROPRIATION TO GENERAL HOSPITAL, of East Stroudsburg, making

House Bill No. 1161.

Read in place in House by Mr. Rhodes, 936.

APPROPRIATION TO GENERAL HOSPITAL.—Continued.

Referred to Committee on appropriations, 936.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3001.
Third reading and final passage, 3232-3233.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1363).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3645.
Signed by President, 4553.

APPROPRIATION TO GENERAL HOSPITAL, of East Stroudsburg, making

Senate Bill No. 683.

Read in place in Senate by Mr. Hoffman, 1032.
Referred to Committee on Appropriations, 1032.

APPROPRIATION TO GEORGE JUNIOR REPUBLIC ASSOCIATION, of Pennsylvania, making

Senate Bill No. 401.

Read in place in Senate by Mr. Miller, 545.
Referred to Committee on Appropriations, 545.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3511.
Third reading and final passage, 3607.
Returned from House without amendment, 4335.
Signed by President, 4554.

In Senate (No. 1677).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3905.
First reading, 4101-4102.
Second reading, 4239.
Third reading and final passage, 4436-4437.
Signed by Speaker, 4746.

APPROPRIATION TO GEORGE JUNIOR REPUBLIC ASSOCIATION of Western Pennsylvania, in Pine Township near Grove City, making

House Bill No. 887.

Read in place in House by Mr. Little, 728.
Referred to Committee on Appropriations, 728.

APPROPRIATION TO GERMANTOWN DISPENSARY AND HOSPITAL, making

House Bill No. 1064.

Read in place in House by Mr. Howard Smith, 878.
Referred to Committee on Appropriations, 878.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 2999.
Third reading and final passage, 3229.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4572.

In Senate (No. 1355).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3423.
Second reading, 3532.
Third reading and final passage, 3643.
Signed by President, 4552.

APPROPRIATION TO GERMANTOWN DISPENSARY AND HOSPITAL, making

Senate Bill No. 378.

Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.

APPROPRIATION TO GLEN MILLS SCHOOLS for deficiency, making

House Bill No. 205.

Read in place in House by Mr. Alexander, 171.
Referred to Committee on Appropriations, 171.
Reported without amendment, 1565.
First reading, 1644.

APPROPRIATION TO GLEN MILLS SCHOOL.—Continued.

Second reading, 1747.
Recommitted, 1947.

APPROPRIATION TO GLEN MILLS SCHOOLS, making

House Bill No. 207.

Read in place in House by Mr. Alexander, 171.
Referred to Committee on Appropriations, 171.
Reported with amendment, 3428.
First reading, 3563.
Second reading, 3686.
Third reading and final passage, 3912.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4567.

In Senate (No. 1494).

Referred to Committee on Appropriations, 3988.
Reported without amendment, 3998.
First reading, 4004.
Second reading, 4186.
Third reading and final passage, 4310.
Signed by President, 4547.

APPROPRIATION TO GOOD SAMARITAN HOSPITAL, of Lebanon, making

House Bill No. 767.

Read in place in House by Mr. Behney, 588.
Referred to Committee on Appropriations, 588.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2995.
Third reading and final passage, 3219-3220.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4571.

In Senate (No. 1333).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3422.
Second reading, 3530.
Third reading and final passage, 3639.
Signed by President, 4550.

APPROPRIATION TO GOOD SAMARITAN HOSPITAL, of Lebanon, making

Senate Bill No. 255.

Read in place in Senate by Mr. Berntheizel, 355.
Referred to Committee on Appropriations, 355.

APPROPRIATION TO GOOD SAMARITAN HOSPITAL, of Westfield, making

House Bill No. 634.

Read in place in House by Mr. George W. Williams, 472.
Referred to Committee on Appropriations, 472.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2992.
Third reading and final passage, 3214.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1320).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3529.
Third reading and final passage, 3636.
Signed by President, 4550.

APPROPRIATION TO GRAND VIEW HOSPITAL, near Sellersville, making

Senate Bill No. 110.

Read in place in Senate by Mr. Buckman, 148.
Referred to Committee on Appropriations, 148.
Reported with amendment, 2830.
First reading, 2856.
Second reading, 2930.
Third reading and final passage, 3087.
Returned from House without amendment, 3948.
Signed by President, 4287.

In House (No. 1554).

Referred to Committee on Appropriations, 3257.

APPROPRIATION TO GRAND VIEW HOSPITAL.—Continued.

Reported without amendment, 3428.
 First reading, 3564.
 Second reading, 3689.
 Third reading and final passage, 3919.
 Signed by Speaker, 4589.

APPROPRIATION TO GRAND VIEW INSTITUTION FOR CARE AND TREATMENT OF POOR CONSUMPTIVES, Oil City, making

House Bill No. 935.

Read in place in House by Mr. Haslett, 791.
 Referred to Committee on Appropriations, 791.
 Reported with amendment, 2863.
 First reading, 2979.
 Second reading, 3163.
 Third reading and final passage, 3707.
 Returned from Senate without amendment, 4138.
 Signed by Speaker, 4572.

In Senate (No. 1448).

Referred to Committee on Appropriations, 3671.
 Reported without amendment, 3674.
 First reading, 3678.
 Second reading, 3854.
 Third reading and final passage, 3979-3980.
 Signed by President, 4552.

APPROPRIATION TO GRAND VIEW INSTITUTION FOR CARE AND TREATMENT OF POOR CONSUMPTIVES, Oil City, making

House Bill No. 1104.

Read in place in House by Mr. Haslett, 933.
 Referred to Committee on Appropriations, 933.

APPROPRIATION TO GREENVILLE HOSPITAL, making

House Bill No. 442.

Read in place in House by Mr. Sample, 322.
 Referred to Committee on Appropriations, 322.
 Reported with amendment, 2811.
 First reading, 2866.
 Second reading, 2987.
 Third reading and final passage, 3201-3202.
 Returned from Senate without amendment, 3772.
 Concurrent resolution recalling bill from Governor, 4235.
 Signed by Speaker, 4282.
 Resolution returned from Senate concurred in, 4430.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4633.
 Resumed and passed finally, 4753.
 Returned from Senate with House amendments concurred in, 4779.
 Signed by Speaker, 4928.

In Senate (No. 1297).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3286.
 First reading, 3420.
 Second reading, 3527.
 Third reading and final passage, 3630-3631.
 Signed by President, 4212.
 Resolution recalling bill from Governor concurred in, 4286.
 Bill returned from House with amendments in which Senate concurred, 4707.
 Signed by President, 4853.

APPROPRIATION TO GREENVILLE HOSPITAL, making

Senate Bill No. 403.

Read in place in Senate by Mr. Miller, 546.
 Referred to Committee on Appropriations, 546.

APPROPRIATION TO GROVE CITY HOSPITAL, making

House Bill No. 658.

Read in place in House by Mr. Anderson, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2993.
 Third reading and final passage, 3216-3217.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

APPROPRIATION TO GROVE CITY HOSPITAL.—Continued.

In Senate (No. 1326).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3287.
 First reading, 3422.
 Second reading, 3529.
 Third reading and final passage, 3637.
 Signed by President, 4550.

APPROPRIATION TO GROVE CITY HOSPITAL, making

Senate Bill No. 404.

Read in place in Senate by Mr. Miller, 546.
 Referred to Committee on Appropriations, 546.

APPROPRIATION TO GYNECEAN HOSPITAL, of Philadelphia, making

Senate Bill No. 659.

Read in place in Senate by Mr. McNichol, 1001.
 Referred to Committee on Appropriations, 1001.
 Reported with amendment, 2831.
 First reading, 2859.
 Second reading, 2943.
 Third reading and final passage, 3096.
 Returned from House without amendment, 3950.
 Signed by President, 4288.

In House (No. 1590).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3566.
 Second reading, 3692.
 Third reading and final passage, 3932-3933.
 Signed by Speaker, 4590.

APPROPRIATION TO HAHNEMANN HOSPITAL, Scranton, making

House Bill No. 78.

Read in place in House by Mr. Huber, 132.
 Referred to Committee on Appropriations, 132.
 Reported with amendment, 2810.
 First reading, 2864.
 Second reading, 2980.
 Third reading and final passage, 3187.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4567.

In Senate (No. 1264).

Referred to Committee on Appropriations, 3152.
 Reported without amendment, 3285.
 First reading, 3418.
 Second reading, 3524.
 Third reading and final passage, 3623.
 Signed by President, 4546.

APPROPRIATION TO HAHNEMANN MEDICAL COLLEGE AND HOSPITAL, for use of Hospital, making

Senate Bill No. 371.

Read in place in Senate by Mr. McNichol, 494.
 Referred to Committee on Appropriations, 494.
 Reported with amendment, 2831.
 First reading, 2858.
 Second reading, 2935-2936.
 Third reading and final passage, 3092.
 Returned from House without amendment, 3949.
 Signed by President, 4288.

In House (No. 1577).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3429-3430.
 First reading, 3566.
 Second reading, 3691.
 Third reading and final passage, 3928.
 Signed by Speaker, 4590.

APPROPRIATION TO HAMOT HOSPITAL ASSOCIATION, of Erie, making

House Bill No. 1048.

Read in place in House by Mr. Schilling, 877.
 Referred to Committee on Appropriations, 877.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2999.
 Third reading and final passage, 3229.

APPROPRIATION TO HAMOT HOSPITAL ASSOCIATION.—Continued.

Returned from Senate without amendment, 3773.
Signed by Speaker, 4572.

In Senate (No. 1354).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3423.
Second reading, 3532.
Third reading and final passage, 3643.
Signed by President, 4552.

APPROPRIATION TO HARRISBURG HOSPITAL, making

House Bill No. 338.

Read in place in House by Mr. Earley, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2983.
Third reading and final passage, 3193.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1277).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3626.
Signed by President, 4548.

APPROPRIATION TO HARRISBURG POLYCLINIC HOSPITAL, making

House Bill No. 341.

Read in place in House by Mr. Hall, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2983.
Third reading and final passage, 3193.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1278).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3626.
Signed by President, 4548.

APPROPRIATION TO HARRISBURG STATE HOSPITAL, making

Senate Bill No. 470.

Read in place in Senate by Mr. Smith, 760.
Referred to Committee on Appropriations, 760.
Reported with amendment, 3671.
First reading, 3675.
Second reading, 3839.
Third reading and final passage, 3964.
Signed by President, 4712.

In House (No. 1737).

Referred to Committee on Appropriations, 4139.
Reported without amendment, 4224.
First reading, 4420.
Second reading, 4577.
Third reading and final passage, 4757.
Signed by Speaker, 4800.

APPROPRIATION TO HOME FOR AGED AND INFIRM COLORED WOMEN, at Pittsburgh, making

Senate Bill No. 870.

Read in place in Senate by Mr. Mansfield, 1668-1669.
Referred to Committee on Appropriations, 1669.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3515.
Third reading and final passage, 3613.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1698).

Referred to Committee on Appropriations, 3785.

APPROPRIATION TO HOME FOR AGED AND INFIRM COLORED WOMEN.—Continued.

Reported without amendment, 3905.
First reading, 4103.
Second reading, 4240.
Third reading and final passage, 4444.
Signed by Speaker, 4747.

APPROPRIATION TO HOME FOR AGED AND INFIRM WOMEN, of Easton, making

Senate Bill No. 459.

Read in place in Senate by Mr. Kutz, 660.
Referred to Committee on Appropriations, 660.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3512.
Third reading and final passage, 3603.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1681).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4438.
Signed by Speaker, 4746.

APPROPRIATION TO HOME FOR AGED, of Philadelphia, making

Senate Bill No. 626.

Read in place in Senate by Mr. Daix, 980.
Referred to Committee on Appropriations, 980.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3514.
Third reading and final passage, 3611.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1692).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4240.
Third reading and final passage, 4442.
Signed by Speaker, 4746.

APPROPRIATION TO HOME FOR AGED of Westmoreland County, at Greensburg, making

House Bill No. 562.

Read in place in House by Mr. Kunkle, 421.
Referred to Committee on Appropriations, 412.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3448.
Third reading and final passage, 3721.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4569.

In Senate (No. 1418).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3851.
Third reading and final passage, 3973.
Signed by President, 4549.

APPROPRIATION TO HOME FOR COLORED CHILDREN, Pittsburgh, making

House Bill No. 542.

Read in place in House by Mr. Stoner, 420.
Referred to Committee on Appropriations, 420.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3447.
Third reading and final passage, 3720.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4569.

In Senate (No. 1416).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3851.

APPROPRIATION TO HOME FOR COLORED CHILDREN.— Continued.

Third reading and final passage, 3972.
Signed by President, 4549.

APPROPRIATION TO HOME FOR FRIENDLESS, of Harrisburg, making

House Bill No. 342.

Read in place in House by Mr. Earley, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 3158.
First reading, 3261-3262.
Second reading, 3446-3447.
Third reading and final passage, 3718.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4568.

In Senate (No. 1411).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3971.
Signed by President, 4548.

APPROPRIATION TO HOME FOR FRIENDLESS CHILDREN, of Lancaster, making

Senate Bill No. 299.

Read in place in Senate by Mr. Homsher, 386.
Referred to Committee on Appropriations, 386.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3510.
Third reading and final passage, 3605.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1664).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4431-4432.
Signed by Speaker, 4746.

APPROPRIATION TO HOME FOR FRIENDLESS, of Williamsport, making

House Bill No. 1365.

Read in place in House by Mr. Bidelspacher, 1007.
Referred to Committee on Appropriations, 1007.
Reported with amendment, 3159.
First reading, 3264.
Second reading, 3451.
Third reading and final passage, 3732.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4574.

In Senate (No. 1444).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3979.
Signed by President, 4554.

APPROPRIATION TO HOME FOR FRIENDLESS CHILDREN, Reading, making

Senate Bill No. 369.

Read in place in Senate by Mr. Norton, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3510.
Third reading and final passage, 3605-3606.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1671).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4434.
Signed by Speaker, 4746.

APPROPRIATION TO HOME FOR FRIENDLESS WOMEN AND CHILDREN, of Scranton, making

House Bill No. 583.

Read in place in House by Mr. Huber, 423.
Referred to Committee on Appropriations, 423.
Reported with amendment, 3158.
First reading, 3162.
Second reading, 3448.
Third reading and final passage, 3722.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4570.

In Senate (No. 1420).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3676.
Second reading, 3851.
Third reading and final passage, 3973.
Signed by President, 4549.

APPROPRIATION TO HOME FOR HOMELESS, Philadelphia, making

Senate Bill No. 94.

Read in place in Senate by Mr. Salus, 119.
Referred to Committee on Appropriations, 119.

APPROPRIATION TO HOME FOR HOMELESS, of Philadelphia, making

Senate Bill No. 602.

Read in place in Senate by Mr. Salus, 978.
Referred to Committee on Appropriations, 978.

APPROPRIATION TO HOME FOR TRAINING IN SPEECH OF DEAF CHILDREN, before they are of School Age, at Philadelphia, making

Senate Bill No. 1056.

Read in place in Senate by Mr. Patton, 2226.
Referred to Committee on Appropriations, 2226.
Reported with amendment, 2624.
First reading, 2654.
Second reading, 2732-2733.
Recommitted, 2845.
Re-reported with amendment, 2910.
Third reading and final passage, 3102.
Returned from House without amendment, 3951.
Signed by President, 4289.

In House (No. 1606).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430-3431.
First reading, 3567.
Second reading, 3693.
Third reading and final passage, 3938-3939.
Signed by Speaker, 4591.

APPROPRIATION TO HOME FOR TRAINING IN SPEECH OF DEAF CHILDREN, before they are of School Age, at Philadelphia, making deficiency

House Bill No. 783.

Read in place in House by Mr. Harer, 597.
Referred to Committee on Appropriations, 597.
Reported without amendment, 943.
First reading, 1014.
Second reading, 1095.
Third reading and final passage, 1472-1474.
Returned from Senate without amendment, 2055.
Signed by Speaker, 2072.
Approved by Governor, 2259.

In Senate (No. 827).

Referred to Committee on Appropriations, 1636.
Reported without amendment, 1668.
First reading, 1709.
Second reading, 1940.
Third reading and final passage, 2001.
Signed by President pro tempore, 2130.

APPROPRIATION TO HOME FOR VETERANS OF GRAND ARMY OF THE REPUBLIC AND WIVES, Philadelphia, making

Senate Bill No. 253.

Read in place in Senate by Mr. Patton, 355.
Referred to Committee on Appropriations, 355.
Reported with amendment, 3282.
First reading, 3413.

APPROPRIATION TO HOME FOR VETERANS OF GRAND ARMY OF THE REPUBLIC AND WIVES.—Continued.

Second reading, 3509.
Third reading and final passage, 3604.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1670).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4433-4434.
Signed by Speaker, 4745.

APPROPRIATION TO HOME FOR WIDOWS AND SINGLE WOMEN, of Lebanon, making

House Bill No. 768.

Read in place in House by Mr. Behney, 588.
Referred to Committee on Appropriations, 588.

APPROPRIATION TO HOME FOR WIDOWS AND SINGLE WOMEN, of Lebanon, making

Senate Bill No. 254.

Read in place in Senate by Mr. Berntheizel, 355.
Referred to Committee on Appropriations, 355.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3510.
Third reading and final passage, 3604-3605.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1661).

Referred to Committee on Appropriations, 3783.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4429.
Signed by Speaker, 4745.

APPROPRIATION TO HOME FOR WIDOWS AND SINGLE WOMEN, of Reading, making

Senate Bill No. 618.

Read in place in Senate by Mr. Norton, 979.
Referred to Committee on Appropriations, 979.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3513.
Third reading and final passage, 3610.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1687).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4240.
Third reading and final passage, 4440.
Signed by Speaker, 4746.

APPROPRIATION TO HOME OF GOOD SHEPHERD, North Side, Pittsburgh, making

House Bill No. 1130.

Read in place in House by Mr. Wettach, 935.
Referred to Committee on Appropriations, 935.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3793.
Third reading and final passage, 3943-3944.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4573.

In Senate (No. 1507).

Referred to Committee on Appropriations, 3989.
Reported without amendment, 3998.
First reading, 4005.
Second reading, 4188.
Third reading and final passage, 4313.
Signed by President, 4553.

APPROPRIATION TO HOME OF GOOD SHEPHERD, at Pittsburgh, making

House Bill No. 982.

Read in place in House by Mr. McCaig, 372.

APPROPRIATION TO HOME OF GOOD SHEPHERD.—Continued.

Referred to Committee on Appropriations, 872.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3793.
Third reading and final passage, 3942-3943.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4572.

In Senate (No. 1504).

Referred to Committee on Appropriations, 3989.
Reported without amendment, 3998.
First reading, 4005.
Second reading, 4188.
Third reading and final passage, 4312.
Signed by President, 4552.

APPROPRIATION TO HOME OF INDUSTRY FOR DISCHARGED PRISONERS, of Philadelphia, making

Senate Bill No. 474.

Read in place in Senate by Mr. Patton, 761.
Referred to Committee on Appropriations, 761.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3512.
Third reading and final passage, 3608.
Returned from House without amendment, 4335.
Signed by President, 4555.

In House (No. 1683).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4439.
Signed by Speaker, 4746.

APPROPRIATION TO HOMEOPATHIC HOSPITAL of Chester County, at West Chester, making

Senate Bill No. 74.

Read in place in Senate by Mr. Eyre, 105.
Referred to Committee on Appropriations, 105.

APPROPRIATION TO HOMEOPATHIC HOSPITAL, of West Chester, making

House Bill No. 1248.

Read in place in House by Miss Martha G. Thomas, 967.
Referred to Committee on Appropriations, 967.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3002.
Third reading and final passage, 3235-3236.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1370).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3646-3647.
Signed by President, 4553.

APPROPRIATION TO HOMEOPATHIC MEDICAL AND SURGICAL HOSPITAL AND DISPENSARY, Pittsburgh, making

Senate Bill No. 245.

Read in place in Senate by Mr. McClintock, 355.
Referred to Committee on Appropriations, 355.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2932-2933.
Third reading and final passage, 3089.
Returned from House without amendment, 3948.
Signed by President, 4288.

In House (No. 1564).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3922-3923.
Signed by Speaker, 4590.

APPROPRIATION TO HOMEOPATHIC MEDICAL AND SUR- GICAL HOSPITAL, of Reading, making

Senate Bill No. 480.

Read in place in Senate by Mr. Norton, 761.
Referred to Committee on Appropriations, 761.
Reported with amendment, 2831.
First reading, 2858.
Second reading, 2937.
Third reading and final passage, 3094.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1582).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3430.
First reading, 3566.
Second reading, 3691.
Third reading and final passage, 3930-3931.
Signed by Speaker, 4590.

APPROPRIATION TO HOMEOPATHIC STATE HOSPITAL FOR INSANE, at Allentown, making

Senate Bill No. 517.

Read in place in Senate by Mr. Schantz, 764.
Referred to Committee on Appropriations, 764.
Reported with amendment, 3671.
First reading, 3675.
Second reading, 3839.
Third reading and final passage, 3964.
Concurrent resolution recalling bill from Governor, 4528.
Resolution returned from House concurred in, 4663.
Bill returned from House without amendment, 4701.
Signed by President, 4713.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4847.
Resumed and passed finally, 4948.
Signed by President, 5000.
Returned from House with Senate amendments concurred in, 5002.

In House (No. 1739).

Referred to Committee on Appropriations, 4139.
Reported without amendment, 4224.
First reading, 4420.
Second reading, 4577.
Third reading and final passage, 4757.
Resolution recalling bill from Governor concurred in, 4719.
Signed by Speaker, 4800.
Bill returned from Senate with amendments in which House concurred, 5122-5123.
Signed by Speaker, 5145.

APPROPRIATION TO HOMESTEAD HOSPITAL, making

House Bill No. 429.

Read in place in House by Mr. McBride, 289.
Referred to Committee on Appropriations, 289.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2986-2987.
Third reading and final passage, 3200.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4569.

In Senate (No. 1294).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3630.
Signed by President, 4548.

APPROPRIATION TO HOUSE OF GOOD SHEPHERD, German- town, Philadelphia, making

Senate Bill No. 374.

Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 3544.
First reading, 3545.
Second reading, 3657.
Third reading and final passage, 3817.
Returned from House with amendment, in which Senate concurred, 4668.

APPROPRIATION TO HOUSE OF GOOD SHEPHERD.— Continued.

In House (No. 1721).

Referred to Committee on Appropriations, 4099.
Reported with amendment, 4145.
First reading, 4220.
Second reading, 4404.
Third reading and final passage, 4635.
Returned from Senate with House amendments concurred in, 4738.
Signed by Speaker, 4751.

APPROPRIATION TO HOWARD HOSPITAL, of Philadelphia, making

House Bill No. 1072.

Read in place in House by Mr. Nolte, 878.
Referred to Committee on Appropriations, 878.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 3000.
Third reading and final passage, 3230.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4572.

In Senate (No. 1357).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3644.
Signed by President, 4552.

APPROPRIATION TO INDIANA HOSPITAL, making

House Bill No. 360.

Read in place in House by Mr. Peelor, 251.
Referred to Committee on Appropriations, 251.
Reported with amendment, 2811.
First reading, 2865.
Second reading, 2984.
Third reading and final passage, 3194-3195.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1281).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285-3286.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3627.
Signed by President, 4548.

APPROPRIATION TO INDIANA HOSPITAL, of Indiana County, making

Senate Bill No. 248.

Read in place in Senate by Mr. Clark, 355.
Referred to Committee on Appropriations, 355.

APPROPRIATION TO INDUSTRIAL HOME FOR CRIPPLED CHILDREN, of Pittsburgh, making

Senate Bill No. 630.

Read in place in Senate by Mr. Mansfield, 980.
Referred to Committee on Appropriations, 980.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3514.
Third reading and final passage, 3611-3612.
Returned from House with amendment, in which Senate concurred, 4339.
Signed by President, 4555.

In House (No. 1693).

Referred to Committee on Appropriations, 3785.
Reported with amendment, 3903.
First reading, 4100.
Second reading, 4236.
Third reading and final passage, 4424-4425.
Returned from Senate with House amendments concurred in, 4456.
Signed by Speaker, 4746.

APPROPRIATION TO J. C. BLAIR MEMORIAL HOSPITAL, of Huntingdon, making

House Bill No. 517.

Read in place in House by Mr. Brewster, 367.

APPROPRIATION TO J. C. BLAIR MEMORIAL HOSPITAL.—Continued.

Referred to Committee on Appropriations, 367.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2989.
Third reading and final passage, 3208.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1306).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3420.
Second reading, 3528.
Third reading and final passage, 3632-3633.
Signed by President, 4549.

APPROPRIATION TO J. C. BLAIR MEMORIAL HOSPITAL, of Huntingdon, making

House Bill No. 580.

Read in place in House by Mr. Brewster, 423.
Referred to Committee on Appropriations, 423.

APPROPRIATION TO J. C. BLAIR MEMORIAL HOSPITAL, of Huntingdon, making

Senate Bill No. 238.

Read in place in Senate by Mr. Snyder, 354.
Referred to Committee on Appropriations, 354.

APPROPRIATION TO JEFFERSON MEDICAL COLLEGE, Philadelphia, making

House Bill No. 322.

Read in place in House by Mr. Lafferty, 229.
Referred to Committee on Appropriations, 229.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2982-2983.
Third reading and final passage, 3192.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1275).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3625-3626.
Signed by President, 4548.

APPROPRIATION TO JEFFERSON MEDICAL COLLEGE, of Philadelphia, making

Senate Bill No. 1132.

Read in place in Senate by Mr. Salus, 2509.
Referred to Committee on Appropriations, 2509.
Reported with amendment, 3544-3545.
First reading, 3547.
Second reading, 3662-3663.
Third reading and final passage, 3831.
Returned from House without amendment, 4702.
Signed by President, 4713.

In House (No. 1724).

Referred to Committee on Appropriations, 4099.
Reported without amendment, 4228.
First reading, 4421.
Second reading, 4578.
Third reading and final passage, 4761-4762.
Signed by Speaker, 4801.

APPROPRIATION TO JEWISH HOSPITAL ASSOCIATION, of Philadelphia, for Hospital Department, making

House Bill No. 1067.

Read in place in House by Mr. Howard Smith, 878.
Referred to Committee on Appropriations, 878.

APPROPRIATION TO JEWISH HOSPITAL ASSOCIATION, of Philadelphia, for Hospital Department, making

Senate Bill No. 380.

Read in place in Senate by Mr. Woodward, 495.
Referred to Committee on Appropriations, 495.

APPROPRIATION TO JEWISH HOSPITAL ASSOCIATION, of Philadelphia, making

Senate Bill No. 1004.

Read in place in Senate by Mr. Woodward, 2028.
Referred to Committee on Appropriations, 2028.
Reported with amendment, 2831.
First reading, 2860.
Second reading, 2947-2948.
Third reading and final passage, 3101.
Returned from House without amendment, 3951.
Signed by President, 4289.

In House (No. 1605).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3567.
Second reading, 3693.
Third reading and final passage, 3938.
Signed by Speaker, 4591.

APPROPRIATION TO JULIA WHITE PRISCILLA HOME FOR AGED COLORED PEOPLE, at LaMott, making

Senate Bill No. 615.

Read in place in Senate by Mr. Stites, 979.
Referred to Committee on Appropriations, 979.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3513.
Third reading and final passage, 3610.
Returned from House without amendment, 4335.
Signed by President, 4555.

In House (No. 1686).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4439-4440.
Signed by Speaker, 4746.

APPROPRIATION TO KANE SUMMIT HOSPITAL ASSOCIATION, making

House Bill No. 613.

Read in place in House by Mr. Moore, 446.
Referred to Committee on Appropriations, 446.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2991.
Third reading and final passage, 3211-3212.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1315).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3528.
Third reading and final passage, 3634-3635.
Signed by President, 4550.

APPROPRIATION TO KANE SUMMIT HOSPITAL ASSOCIATION of Kane, making

Senate Bill No. 105.

Read in place in Senate by Mr. Baldwin, 148.
Referred to Committee on Appropriations, 148.

APPROPRIATION TO KENSINGTON HOSPITAL FOR WOMEN, of Philadelphia, making

House Bill No. 1317.

Read in place in House by Mr. Keene, 972.
Referred to Committee on Appropriations, 972.
Reported with amendment, 2814.
First reading, 2871.
Second reading, 3002-3003.
Third reading and final passage, 3236.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1371).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.

APPROPRIATION TO KENSINGTON HOSPITAL FOR WOMEN. —Continued.

Third reading and final passage, 3647.
Signed by President, 4553.

APPROPRIATION TO KENSINGTON HOSPITAL FOR WOMEN, of Philadelphia, making

Senate Bill No. 592.

Read in place in Senate by Mr. Aron, 868-869.
Referred to Committee on Appropriations, 869.

APPROPRIATION TO KITTANNING GENERAL HOSPITAL, making

House Bill No. 778.

Read in place in House by Mr. Himes, 622.
Referred to Committee on Appropriations, 622.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2995.
Third reading and final passage, 3220.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4571.

In Senate (No. 1334).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3422.
Second reading, 3530.
Third reading and final passage, 3639.
Signed by President, 4551.

APPROPRIATION TO LADIES OF GRAND ARMY OF RE- PUBLIC HOME, at Hawkins Station, making

House Bill No. 640.

Read in place in House by Mr. McKim, 473.
Referred to Committee on Appropriations, 473.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3448.
Third reading and final passage, 3723.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4570.

In Senate (No. 1423).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3851.
Third reading and final passage, 3974.
Signed by President, 4550.

APPROPRIATION TO LAKE ERIE AND OHIO RIVER CANAL BOARD for printing and distributing maps and re- ports, making

House Bill No. 653.

Read in place in House by Mr. McCaig, 511.
Referred to Committee on Appropriations, 511.
Reported without amendment, 2362.
First reading, 2455.
Second reading, 2496.
Third reading and final passage, 2771-2772.
Returned from Senate without amendment, 3244-3245.
Signed by Speaker, 3487-3488.
Approved by Governor, 3878.
Concurrent resolution recalling bill from Governor,
4630.
Resolution returned from Senate concurred in 4773.
Resolution vetoed by Governor, 4909.

In Senate (No. 1196).

Referred to Committee on Appropriations, 2745.
Reported without amendment, 2830.
First reading, 2861.
Second reading, 2951.
Third reading and final passage, 3110-3111.
Signed by President, 3426.
Resolution recalling bill from Governor concurred in,
4665.

APPROPRIATION TO LAKE ERIE AND OHIO RIVER CANAL BOARD for distribution of maps and salaries and expenses, making

House Bill No. 102.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

APPROPRIATION TO LANCASTER GENERAL HOSPITAL, making

Senate Bill No. 298.

Read in place in Senate by Mr. Homsher, 385.
Referred to Committee on Appropriations, 385.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2934.
Third reading and final passage, 3091.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1570).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3925.
Signed by Speaker, 4590.

APPROPRIATION TO LANKENAU HOSPITAL, of Philadelphia, making

House Bill No. 1046.

Read in place in House by Mr. Drinkhouse, 877.
Referred to Committee on Appropriations, 877.

APPROPRIATION TO LANKENAU HOSPITAL, of Philadelphia, making

Senate Bill No. 627.

Read in place in Senate by Mr. Daix, 980.
Referred to Committee on Appropriations, 980.
Reported with amendment, 2910.
First reading, 2955.
Second reading, 3119.
Third reading and final passage, 3357.
Returned from House without amendment, 3994.
Signed by President, 4288.

In House (No. 1623).

Referred to Committee on Appropriations, 3579.
Reported without amendment, 3781.
First reading, 3789.
Second reading, 3886.
Third reading and final passage, 4117-4118.
Signed by Speaker, 4590.

APPROPRIATION TO LATROBE HOSPITAL, making

House Bill No. 628.

Read in place in House by Mr. Whiteman, 447.
Referred to Committee on Appropriations, 447.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2992.
Third reading and final passage, 3213-3214.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1319).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3529.
Third reading and final passage, 3635.
Signed by President, 4550.

APPROPRIATION TO LEWISTOWN HOSPITAL, making

House Bill No. 981.

Read in place in House by Mr. Hollis, 872.
Referred to Committee on Appropriations, 872.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2998.
Third reading and final passage, 3227.

In Senate (No. 1350).

Referred to Committee on Appropriations, 3156.

APPROPRIATION TO LEWISTOWN HOSPITAL, making

Senate Bill No. 43.

Read in place in Senate by Mr. Culbertson, 96.
Referred to Committee on Appropriations, 96.
Reported with amendment, 3282.
First reading, 3412.
Second reading, 3508.

APPROPRIATION TO LEWISTOWN HOSPITAL.—Continued.

Third reading and final passage, 3602.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1652).

Referred to Committee on Appropriations, 3783.
Reported without amendment, 3904.
First reading, 4100.
Second reading, 4236.
Third reading and final passage, 4426.
Signed by Speaker, 4745.

APPROPRIATION TO LOCK HAVEN HOSPITAL, making

House Bill No. 1102.

Read in place in House by Mr. Edward P. Jones, 933.
Referred to Committee on Appropriations, 933.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 3000.
Third reading and final passage, 3230-3231.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1358).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3644.
Signed by President, 4552.

APPROPRIATION TO LOCK HAVEN HOSPITAL, making

Senate Bill No. 471.

Read in place in Senate by Mr. Quigley, 760.
Referred to Committee on Appropriations, 760.

APPROPRIATION TO LOCUST MOUNTAIN MEMORIAL HOSPITAL of Shenandoah, making

House Bill No. 421.

Read in place in House by Mr. Schaeffer, 270.
Referred to Committee on Appropriations, 270.
Reported with amendment, 3681.
First reading, 3789.
Second reading, 3883.
Third reading and final passage, 4113.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4569.

In Senate (No. 1511).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4005-4006.
Second reading, 4189.
Third reading and final passage, 4314.
Signed by President, 4548.

APPROPRIATION TO LYING-IN-CHARITY HOSPITAL, Philadelphia, making

House Bill No. 453.

Read in place in House by Mr. Jefferson W. Smith, 323.
Referred to Committee on Appropriations, 323.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2987-2988.
Third reading and final passage, 3202-3203.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1299).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3631.
Signed by President, 4549.

APPROPRIATION TO MAPLE AVENUE HOSPITAL ASSOCIATION, of Du Bois, making

House Bill No. 408.

Read in place in House by Mr. Betts, 269.
Referred to Committee on Appropriations, 269.
Reported with amendment, 2811.

APPROPRIATION TO MAPLE AVENUE HOSPITAL ASSOCIATION.—Continued.

First reading, 2865.
Second reading, 2986.
Third reading and final passage, 3198-3199.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1290).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3419.
Second reading, 3526.
Third reading and final passage, 3629.
Signed by President, 4548.

APPROPRIATION TO MARY M. PACKER HOSPITAL, Sunbury, making

House Bill No. 39.

Read in place in House by Mr. Van Alen, 108.
Referred to Committee on Appropriations, 108.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2980.
Third reading and final passage, 3186.
Returned from Senate with amendment, in which House concurred, 4131.
Signed by Speaker, 4566.

In Senate (No. 1261).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Recommitted, 3622-3623.
Re-reported with amendment, 3666.
Returned from House with Senate amendments concurred in, 3990.
Signed by President, 4546.

APPROPRIATION TO MATERNITY HOSPITAL, of Philadelphia, making

House Bill No. 1068.

Read in place in House by Mr. Blumberg, 878.
Referred to Committee on Appropriations, 878.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 2999.
Third reading and final passage, 3229-3230.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4572.

In Senate (No. 1356).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3643-3644.
Signed by President, 4552.

APPROPRIATION TO MATERNITY HOSPITAL, of Philadelphia, making

House Bill No. 1070.

Read in place in House by Mr. Blumberg, 878.
Referred to Committee on Appropriations, 878.

APPROPRIATION TO McKEESPORT HOSPITAL, making

Senate Bill No. 361.

Read in place in Senate by Mr. Mansfield, 493.
Referred to Committee on Appropriations, 493.
Reported with amendment, 2830.
First reading, 2858.
Second reading, 2935.
Third reading and final passage, 3092.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1575).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3566.
Second reading, 3691.
Third reading and final passage, 3927.
Signed by Speaker, 4590.

APPROPRIATION TO MEADVILLE CHILDREN'S AID SOCIETY AND HOME FOR AGED, making

House Bill No. 650.

Read in place in House by Miss Bentley, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 3158.
 First reading, 3262.
 Second reading, 3448-3449.
 Third reading and final passage, 3723-3724.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4570.

In Senate (No. 1424).

Referred to Committee on Appropriations, 3670.
 Reported without amendment, 3673.
 First reading, 3677.
 Second reading, 3851-3852.
 Third reading and final passage, 3974.
 Signed by President, 4550.

APPROPRIATION TO MEADVILLE CHILDREN'S AID SOCIETY AND HOME FOR AGED, making

Senate Bill No. 402.

Read in place in Senate by Mr. Miller, 546.
 Referred to Committee on Appropriations, 546.

APPROPRIATION TO MEADVILLE CITY HOSPITAL, making

House Bill No. 651.

Read in place in House by Miss Bentley, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2992-2993.
 Third reading and final passage, 3215.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1323).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3287.
 First reading, 3422.
 Second reading, 3529.
 Third reading and final passage, 3636.
 Signed by President, 4550.

APPROPRIATION TO MEADVILLE CITY HOSPITAL, making

Senate Bill No. 407.

Read in place in Senate by Mr. Miller, 546.
 Referred to Committee on Appropriations, 546.

APPROPRIATION TO MEMORIAL HOSPITAL ASSOCIATION, Monogahela City, making

House Bill No. 867.

Read in place in House by Mr. Sprowls, 727.
 Referred to Committee on Appropriations, 727.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2997.
 Third reading and final passage, 3225.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4572.

In Senate (No. 1345).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3423.
 Second reading, 3531.
 Third reading and final passage, 3641.
 Signed by President, 4551.

APPROPRIATION TO MEMORIAL HOSPITAL, Mount Pleasant, making

House Bill No. 780.

Read in place in House by Mr. Coldsmith, 622.
 Referred to Committee on Appropriations, 622.
 Reported with amendment, 2813.
 First reading, 2868.
 Second reading, 2995.
 Third reading and final passage, 3221.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4571.

In Senate (No. 1336).

Referred to Committee on Appropriations, 3155.

APPROPRIATION TO MEMORIAL HOSPITAL.—Continued.

Reported without amendment, 3288.

First reading, 3422.

Second reading, 3530.

Third reading and final passage, 3639.

Signed by President, 4551.

APPROPRIATION TO MEMORIAL HOSPITAL, Roxborough, Philadelphia, making

House Bill No. 513.

Read in place in House by Mr. Bromley, 367.
 Referred to Committee on Appropriations, 367.
 Reported with amendment, 2811.
 First reading, 2866.
 Second reading, 2989.
 Third reading and final passage, 3207.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4569.

In Senate (No. 1305).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3287.
 First reading, 3420.
 Second reading, 3528.
 Third reading and final passage, 3632.
 Signed by President, 4549.

APPROPRIATION TO MERCY HOSPITAL, Altoona, making

House Bill No. 391.

Read in place in House by Mr. Frederick A. Bell, 253.
 Referred to Committee on Appropriations, 253.
 Reported with amendment, 2811.
 First reading, 2865.
 Second reading, 2985.
 Third reading and final passage, 3197.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4568.

In Senate (No. 1286).

Referred to Committee on Appropriations, 3153.
 Reported without amendment, 3286.
 First reading, 3419.
 Second reading, 3526.
 Third reading and final passage, 3628.
 Signed by President, 4548.

APPROPRIATION TO MERCY HOSPITAL, of Altoona, making

Senate Bill No. 180.

Read in place in Senate by Mr. Snyder, 276.
 Referred to Committee on Appropriations, 276.

APPROPRIATION TO MERCY HOSPITAL, of Johnstown, making

Senate Bill No. 989.

Read in place in Senate by Mr. Stineman, 1913.
 Referred to Committee on Appropriations, 1913.
 Reported with amendment, 2831.
 First reading, 2860.
 Second reading, 2946.
 Third reading and final passage, 3099.
 Returned from House without amendment, 3950.
 Signed by President, 4289.

In House (No. 1599).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3567.
 Second reading, 3692.
 Third reading and final passage, 3935.
 Signed by Speaker, 4591.

APPROPRIATION TO MERCY HOSPITAL, of Philadelphia, making

Senate Bill No. 251.

Read in place in Senate by Mr. Patton, 355.
 Referred to Committee on Appropriations, 355.
 Reported with amendment, 2830.
 First reading, 2857.
 Second reading, 2933.
 Third reading and final passage, 3089-3090.
 Returned from House without amendment, 3948.
 Signed by President, 4288.

APPROPRIATION TO MERCY HOSPITAL.—Continued.

In House (No. 1565).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3923.
Signed by Speaker, 4590.

APPROPRIATION TO MERCY HOSPITAL, Pittsburgh, making

House Bill No. 1198.

Read in place in House by Mr. Joseph C. Marcus, 938.
Referred to Committee on Appropriations, 938.

APPROPRIATION TO MERCY HOSPITAL, Pittsburgh, making

Senate Bill No. 636.

Read in place in Senate by Mr. Leslie, 980.
Referred to Committee on Appropriations, 980.

APPROPRIATION TO MERCY HOSPITAL, Pittsburgh, making

Senate Bill No. 1002.

Read in place in Senate by Mr. Leslie, 1992.
Referred to Committee on Appropriations, 1992.
Reported without amendment, 2831.
First reading, 2860.
Second reading, 2947.
Third reading and final passage, 3101-3102.
Returned from House without amendment, 3951.
Signed by President, 4289.

In House (No. 1604).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3567.
Second reading, 3693.
Third reading and final passage, 3937-3938.
Signed by Speaker, 4591.

APPROPRIATION TO MERCY HOSPITAL, Wilkes-Barre, making

House Bill No. 518.

Read in place in House by Mr. Gibbon, 418.
Referred to Committee on Appropriations, 418.
Reported with amendment, 2811.
First reading, 2867.
Second reading, 2989.
Third reading and final passage, 3208.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1307).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3528.
Third reading and final passage, 3633.
Signed by President, 4549.

APPROPRIATION TO MESSIAH RESCUE AND BENEVOLENT HOME, of Harrisburg, making

House Bill No. 343.

Read in place in House by Mr. Earley, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3792.
Third reading and final passage, 3941.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4568.

In Senate (No. 1496).

Referred to Committee on Appropriations, 3989.
Reported without amendment, 3998.
First reading, 4004-4005.
Second reading, 4187.
Third reading and final passage, 4310.
Signed by President, 4548.

APPROPRIATION TO MIDNIGHT MISSION, of Philadelphia, making

House Bill No. 1107.

Read in place in House by Mr. Edmonds, 933.
Referred to Committee on Appropriations, 933.

APPROPRIATION TO MIDNIGHT MISSION, of Philadelphia, making

Senate Bill No. 375.

Read in place in Senate by Mr. Woodward, 494.
Referred to Committee on Appropriations, 494.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3511.
Third reading and final passage, 3606.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1673).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4435.
Signed by Speaker, 4746.

APPROPRIATION TO MID-VALLEY HOSPITAL ASSOCIATION, at Blakely, making

House Bill No. 308.

Read in place in House by Mr. O'Boyle, 221.
Referred to Committee on Appropriations, 221.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2982.
Third reading and final passage, 3191.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1273).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3525.
Third reading and final passage, 3625.
Signed by President, 4548.

APPROPRIATION TO MILLIKEN HOSPITAL, Pottsville, making

House Bill No. 3.

Read in place in House by Mr. Whitehouse, 101.
Referred to Committee on Appropriations, 101.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2979.
Third reading and final passage, 3185.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4566.

In Senate (No. 1259).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3523.
Third reading and final passage, 3622.
Signed by President, 4546.

APPROPRIATION TO MINERS' HOSPITAL of Northern Cambria, at Spangler, making

House Bill No. 807.

Read in place in House by Mr. McDermott, 677.
Referred to Committee on Appropriations, 677.
Reported with amendment, 2813.
First reading, 2868.
Second reading, 2995-2996.
Third reading and final passage, 3221.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4571.

In Senate (No. 1337).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3422.
Second reading, 3530.
Third reading and final passage, 3639-3640.
Signed by President, 4551.

APPROPRIATION TO MISERICORDIA HOSPITAL OF SISTERS OF MERCY, of Philadelphia, making

Senate Bill No. 982.

Read in place in Senate by Mr. Patton, 1912.
Referred to Committee on Appropriations, 1912.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2946.
Third reading and final passage, 3099.
Returned from House without amendment, 3950.
Signed by President, 4289.

In House (No. 1595).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3567.
Second reading, 3692.
Third reading and final passage, 3934-3935.
Signed by Speaker, 4591.

APPROPRIATION TO MONTEFIORE HOSPITAL ASSOCIATION of Western Pennsylvania, at Pittsburgh, making

House Bill No. 592.

Read in place in House by Mr. Joseph C. Marcus, 423.
Referred to Committee on Appropriations, 423.
Reported with amendment, 2973.
First reading, 3159.
Second reading, 3265.
Third reading and final passage, 3709.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4570.

In Senate (No. 1450).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3854.
Third reading and final passage, 3980.
Signed by President, 4549.

APPROPRIATION TO MONTGOMERY HOSPITAL, at Norristown, making

House Bill No. 1166.

Read in place in House by Mr. Fratt, 936.
Referred to Committee on Appropriations, 936.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3001.
Third reading and final passage, 3233.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1364).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3645.
Signed by President, 4553.

APPROPRIATION TO MONTGOMERY HOSPITAL, at Norristown, making

Senate Bill No. 616.

Read in place in Senate by Mr. Stites, 979.
Referred to Committee on Appropriations, 979.

APPROPRIATION TO MOUNT SINAI HOSPITAL, of Philadelphia, making

House Bill No. 734.

Read in place in House by Mrs. Speiser, 587.
Referred to Committee on Appropriations, 587.
Reported with amendment, 2812.
First reading, 2868.
Second reading, 2994.
Third reading and final passage, 3218.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4571.

In Senate (No. 1330).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3422.
Second reading, 3530.

APPROPRIATION TO MOUNT SINAI HOSPITAL.—Continued.

Third reading and final passage, 3638.
Signed by President, 4550.

APPROPRIATION TO MOUNT SINAI HOSPITAL, of Philadelphia, making

Senate Bill No. 318.

Read in place in Senate by Mr. Vare, 454.
Referred to Committee on Appropriations, 454.

APPROPRIATION TO MOUNT SINAI HOSPITAL, of Philadelphia, making

Senate Bill No. 360.

Read in place in Senate by Mr. Vare, 493.
Referred to Committee on Appropriations, 493.

APPROPRIATION TO NASON HOSPITAL ASSOCIATION, of Roaring Spring, making

House Bill No. 564.

Read in place in House by Mr. Zook, 421.
Referred to Committee on Appropriations, 421.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2990.
Third reading and final passage, 3210.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1311).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3528.
Third reading and final passage, 3634.
Signed by President, 4549.

APPROPRIATION TO NASON HOSPITAL ASSOCIATION, of Roaring Spring, making

Senate Bill No. 239.

Read in place in Senate by Mr. Snyder, 354.
Referred to Committee on Appropriations, 354.

APPROPRIATION TO NATIONAL FARM SCHOOL, at Doylestown, making

House Bill No. 716.

Read in place in House by Mr. Sterling, 585.
Referred to Committee on Appropriations, 585.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3449.
Third reading and final passage, 3724-3725.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4571.

In Senate (No. 1426).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3852.
Third reading and final passage, 3975.
Signed by President, 4550.

APPROPRIATION TO NATIONAL STOMACH HOSPITAL, of Philadelphia, making

House Bill No. 834.

Read in place in House by Mr. Drinkhouse, 678.
Referred to Committee on Appropriations, 678.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2996.
Third reading and final passage, 3222-3223.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4571.

In Senate (No. 1340).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3423.
Second reading, 3531.
Third reading and final passage, 3640.
Signed by President, 4551.

APPROPRIATION TO NAZARENE HOME FOR AGED, at Philadelphia, making

House Bill No. 945.

Read in place in House by Mr. Drinkhouse, 792.
Referred to Committee on Appropriations, 792.

APPROPRIATION TO NAZARENE HOME FOR AGED, at Philadelphia, making

Senate Bill No. 624.

Read in place in Senate by Mr. Daix, 980.
Referred to Committee on Appropriations, 980.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3513-3514.
Third reading and final passage, 3611.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1691).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4240.
Third reading and final passage, 4441-4442.
Signed by Speaker, 4746.

APPROPRIATION TO NESBIT WEST SIDE HOSPITAL, at Dorranceton, making

Senate Bill No. 875.

Read in place in Senate by Mr. DeWitt, 1669.
Referred to Committee on Appropriations, 1669.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2944.
Third reading and final passage, 3097-3098.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1593).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3567.
Second reading, 3692.
Third reading and final passage, 3933-3934.
Signed by Speaker, 4590.

APPROPRIATION TO NEW CASTLE HOSPITAL, making

House Bill No. 303.

Read in place in House by Mr. Moffatt, 221.
Referred to Committee on Appropriations, 221.
Reported with amendment, 2973.
First reading, 3159.
Second reading, 3265.
Third reading and final passage, 3707-3708.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4568.

In Senate (No. 1449).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3854.
Third reading and final passage, 3980.
Signed by President, 4548.

APPROPRIATION TO NORTHERN HOME FOR FRIENDLESS CHILDREN, Philadelphia, making

Senate Bill No. 261.

Read in place in Senate by Mr. Daix, 356.
Referred to Committee on Appropriations, 356.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3510.
Third reading and final passage, 3605.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1662).

Referred to Committee on Appropriations, 3783.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4429-4430.
Signed by Speaker, 4745.

APPROPRIATION TO NORTH PENNSYLVANIA GENERAL HOSPITAL AND SANATORIUM, Austin, making

Senate Bill No. 103.

Read in place in Senate by Mr. Baldwin, 148.
Referred to Committee on Appropriations, 148.
Reported with amendment, 2830.
First reading, 2856.
Second reading, 2930.
Third reading and final passage, 3087.
Returned from House without amendment, 3948.
Signed by President, 4287.

In House (No. 1553).

Referred to Committee on Appropriations, 3257.
Reported without amendment, 3428.
First reading, 3564.
Second reading, 3689.
Third reading and final passage, 3918-3919.
Signed by Speaker, 4589.

APPROPRIATION TO NORTHERN TIER HOME, Harrison Valley, making

House Bill No. 683.

Read in place in House by Mr. Wells, 513.
Referred to Committee on Appropriations, 513.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3449.
Third reading and final passage, 3724.
Returned from Senate with amendments, in which House concurred, 4217.
Signed by Speaker, 4570.

Remarks on, by

Wells, 4217.

In Senate (No. 1425).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading and recommitted, 3852.
Re-reported with amendment, 3855.
Third reading and final passage, 3974.
Returned from House with Senate amendments concurred in, 4197.
Signed by President, 4550.

APPROPRIATION TO NORTHEASTERN HOSPITAL of Philadelphia, making

House Bill No. 491.

Read in place in House by Mr. Perry, 344.
Referred to Committee on Appropriations, 344.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2988.
Third reading and final passage, 3203.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1301).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3631.
Signed by President, 4549.

APPROPRIATION TO NORTHWESTERN GENERAL HOSPITAL of Philadelphia, making

House Bill No. 622.

Read in place in House by Mr. Golder, 446.
Referred to Committee on Appropriations, 446.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2991-2992.
Third reading and final passage, 3213.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

In Senate (No. 1318).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3529.

APPROPRIATION TO NORTHWESTERN GENERAL HOSPITAL.—Continued.

Third reading and final passage, 3635.
Signed by President, 4550.

APPROPRIATION TO NURSERY HOME, of Harrisburg, making

House Bill No. 340.

Read in place in House by Mr. Earley, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 3158.
First reading, 3261.
Second reading, 3446.
Third reading and final passage, 3717-3718.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4568.

In Senate (No. 1410).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3971.
Signed by President, 4548.

APPROPRIATION TO OHIO VALLEY GENERAL HOSPITAL, at McKees Rocks, making

House Bill No. 393.

Read in place in House by Mr. Steedle, 253.
Referred to Committee on Appropriations, 253.
Reported with amendment, 2811.
First reading, 2865.
Second reading, 2985.
Third reading and final passage, 3197-3198.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1288).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3419.
Second reading, 3526.
Third reading and final passage, 3628-3629.
Signed by President, 4548.

APPROPRIATION TO OIL CITY HOSPITAL, making

House Bill No. 934.

Read in place in House by Mr. Haslett, 791.
Referred to Committee on Appropriations, 791.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2998.
Third reading and final passage, 3226.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4572.

In Senate (No. 1348).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3288.
First reading, 3423.
Second reading, 3531.
Third reading and final passage, 3642.
Signed by President, 4552.

APPROPRIATION TO OIL CITY HOSPITAL, making

House Bill No. 1121.

Read in place in House by Mr. Haslett, 934.
Referred to Committee on Corporations, 934.

APPROPRIATION TO OLD LADIES HOME, at Willsinoming, Philadelphia, making

House Bill No. 355.

Read in place in House by Mr. Dunn, 236.
Referred to Committee on Appropriations, 236.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3447.
Third reading and final passage, 3718-3719.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4568.

In Senate (No. 1412).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.

APPROPRIATION TO OLD LADIES HOME.—Continued.

First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3971-3972.
Signed by President, 4548.

APPROPRIATION TO ORPHAN ASYLUM OF HOLY FAMILY, of Emsworth, making

House Bill No. 590.

Read in place in House by Mr. McCaig, 423.
Referred to Committee on Appropriations, 423.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3448.
Third reading and final passage, 3722-3723.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4570.

In Senate (No. 1422).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3851.
Third reading and final passage, 3974.
Signed by President, 4549.

APPROPRIATION TO PAOLI MEMORIAL ASSOCIATION for improvement and maintenance of Paoli Parade Grounds, making

Senate Bill No. 92.

Read in place in Senate by Mr. Eyre, 119.
Referred to Committee on Appropriations, 119.
Reported without amendment, 4191-4192.
First reading, 4192.
Second reading, 4318.
Third reading and final passage, 4516-4517.

In House (No. 1784).

Referred to Committee on Appropriations, 4643.

APPROPRIATION TO PARADISE PROTECTORY AND AGRICULTURAL SCHOOL, of Abbottstown, making

Senate Bill No. 1532.

Read in place in Senate by Mr. Schantz, 4194.
Referred to Committee on Appropriations, 4194.
Reported without amendment, 4194.
First reading, —
Second reading, 4324.
Third reading and final passage, 4520-4521.
Returned from House without amendment, 4990.
Signed by President, 5001.

In House (No. 1784).

Referred to Committee on Appropriations, 4643.
Reported without amendment, 4752.
First reading, 4752.
Second reading, 4878.
Third reading and final passage, 5083-5084.
Signed by Speaker, 5147.

APPROPRIATION TO PASSAVANT HOSPITAL, of Pittsburgh, making

House Bill No. 1199.

Read in place in House by Mr. Price, 939.
Referred to Committee on Appropriations, 939.
Reported with amendment, 2973-2974.
First reading, 3159.
Second reading, 3266.
Third reading and final passage, 3710.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4573.

In Senate (No. 1452).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3679.
Second reading, 3854.
Third reading and final passage, 3980-3981.
Signed by President, 4553.

APPROPRIATION TO PASSAVANT MEMORIAL HOMES FOR CARE OF EPILEPTICS, at Rochester, making

House Bill No. 764.

Read in place in House by Mr. Schleiter, 588.
Referred to Committee on Appropriations, 588.

APPROPRIATION TO PASSAVANT MEMORIAL HOMES FOR CARE OF EPILEPTICS.—Continued.

Reported with amendment, 3261.
First reading, 3444-3445.
Second reading, 3568.
Third reading and final passage, 3733.
Returned from Senate without amendment, 4138.
Signed by Speaker, 4571.

In Senate (No. 1455).

Referred to Committee on Appropriations, 3671.
Reported without amendment, 3674.
First reading, 3679.
Second reading, 3855.
Third reading and final passage, 3981.
Signed by President, 4550.

APPROPRIATION TO PENN ASYLUM FOR INDIGENT WIDOWS AND SINGLE WOMEN, of Philadelphia, making

Senate Bill No. 873.

Read in place in Senate by Mr. Aron, 1669.
Referred to Committee on Appropriations, 1669.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3515.
Third reading and final passage, 3612.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1699).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3906.
First reading, 4103.
Second reading, 4240.
Third reading and final passage, 4444-4445.
Signed by Speaker, 4747.

APPROPRIATION TO PENNSYLVANIA ASSOCIATION FOR BLIND, at Pittsburgh, making

House Bill No. 1343.

Read in place in House by Mr. Harer, 1006.
Referred to Committee on Appropriations, 1006.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3451.
Third reading and final passage, 3730-3731.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4574.

In Senate (No. 1440).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3978.
Signed by President, 4553.

APPROPRIATION TO PENNSYLVANIA BOARD OF PHARMACY, making

House Bill No. 546.

Read in place in House by Mr. Harer, 420.
Referred to Committee on Appropriations, 420.
Reported with amendment, 3158.
First reading, 3262.
Second reading, 3447-3448.
Third reading and final passage, 3720-3721.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4569.
Concurrent resolution recalling bill from Governor, 4630.
Resolution returned from Senate concurred in, 4773.

In Senate (No. 1417).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3851.
Third reading and final passage, 3972-3973.
Signed by President, 4549.
Resolution recalling bill from Governor concurred in, 4665.

APPROPRIATION TO PENNSYLVANIA EPILEPTIC HOSPITAL AND COLONY FARM, CHESTER COUNTY, making

House Bill No. 829.

Read in place in House by Mr. Thomas, 678.
Referred to Committee on Appropriations, 678.
Reported with amendment, 2813.
First reading, 2869.
Second reading, 2996.
Third reading and final passage, 3222.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4571.

In Senate (No. 1339):

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3423.
Second reading, 3530.
Third reading and final passage, 3640.
Signed by President, 4551.

APPROPRIATION TO PENNSYLVANIA EPILEPTIC HOSPITAL AND COLONY FARM, CHESTER COUNTY, making

House Bill No. 1246.

Read in place in House by Miss Martha G. Thomas, 967.
Referred to Committee on Appropriations, 967.

APPROPRIATION TO PENNSYLVANIA HOME TEACHING SOCIETY AND FREE CIRCULATING LIBRARY FOR BLIND, Philadelphia, making

House Bill No. 290.

Read in place in House by Mr. Lafferty, 220.
Referred to Committee on Appropriations, 220.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3445.
Third reading and final passage, 3715.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4568.

In Senate (No. 1404).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3675.
Second reading, 3850.
Third reading and final passage, 3970.
Signed by President, 4547.

APPROPRIATION TO PENNSYLVANIA HOME TEACHING SOCIETY AND FREE CIRCULATING LIBRARY FOR BLIND, Philadelphia, making

House Bill No. 1344.

Read in place in House by Mr. Harer, 1006.
Referred to Committee on Appropriations, 1006.

APPROPRIATION TO PENNSYLVANIA INDUSTRIAL REFORMATORY, at Huntingdon, making deficiency

House Bill No. 789.

Read in place in House by Mr. Harer, 598.
Referred to Committee on Appropriations, 598.
Reported without amendment, 732.
First reading, 805.
Second reading, 926.
Third reading and final passage, 1208.
Returned from Senate without amendment, 1765.
Signed by Speaker, 1988.
Approved by Governor, 2259.

In Senate (No. 722).

Referred to Committee on Appropriations, 1253.
Reported without amendment, 1303.
First reading, 1321.
Second reading, 1628.
Third reading and final passage, 1688.
Signed by President pro tempore, 1945.

APPROPRIATION TO PENNSYLVANIA INDUSTRIAL REFORMATORY, at Huntingdon, making

Senate Bill No. 1081.

Read in place in Senate by Mr. Snyder, 2228.
Referred to Committee on Appropriations, 2228.
Reported with amendment, 3412.
First reading.

APPROPRIATION TO PENNSYLVANIA INDUSTRIAL REFORMATORY.—Continued.

Second reading, 3517-3518.
 Third reading and final passage, 3617.
 Returned from House with amendment, in which Senate concurred, 4670.
 Signed by President, 4680.

In House (No. 1710).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading and amended, 4241-4242.
 Third reading and final passage, 4638.
 Returned from Senate with House amendments concurred in, 4738.
 Signed by Speaker, 4751.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF THE BLIND, making

House Bill No. 776.

Read in place in House by Mr. Fields, 622.
 Referred to Committee on Appropriations, 622.
 Reported with amendment, 3428.
 First reading, 3564.
 Second reading, 3687.
 Third reading and final passage, 3915.
 Returned from Senate without amendment, 4457.
 Signed by Speaker, 4571.

In Senate (No. 1503).

Referred to Committee on Appropriations, 3989.
 Reported without amendment, 3998.
 First reading, 4005.
 Second reading, 4188.
 Third reading and final passage, 4312.
 Signed by President, 4551.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF THE BLIND, making deficiency

House Bill No. 777.

Read in place in House by Mr. Fields, 622.
 Referred to Committee on Appropriations, 622.
 Reported without amendment, 942.
 First reading, 1013.
 Second reading, 1241.
 Third reading and final passage, 1523.
 Returned from Senate with amendments, in which House concurred, 2071-2072.
 Signed by Speaker, 2331.
 Approved by Governor, 2974.

In Senate (No. 826).

Referred to Committee on Appropriations, 1636.
 Reported with amendment, 1666.
 First reading, 1709.
 Second reading, 1940.
 Third reading and final passage, 2001.
 Returned from House with Senate amendments concurred in, 2132.
 Signed by President, 2325.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF THE BLIND, making deficiency

House Bill No. 791.

Read in place in House by Mr. Harer, 598.
 Referred to Committee on Appropriations, 598.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR DEAF AND DUMB, at Mount Airy, Philadelphia, making

House Bill No. 1106.

Read in place in House by Mr. Edmonds, 933.
 Referred to Committee on Appropriations, 933.
 Reported with amendment, 3428.
 First reading, 3564.
 Second reading, 3687.
 Third reading and final passage, 3915.
 Returned from Senate without amendment, 4457.
 Signed by Speaker, 4573.

In Senate (No. 1506).

Referred to Committee on Appropriations, 3989.
 Reported without amendment, 3998.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR DEAF AND DUMB.—Continued.

First reading, 4005.
 Second reading, 4188.
 Third reading and final passage, 4312-4313.
 Signed by President, 4552.

APPROPRIATION TO PENNSYLVANIA INSTITUTION FOR DEAF AND DUMB, at Mount Airy, Philadelphia, making deficiency

House Bill No. 782.

Read in place in House by Mr. Harer, 597.
 Referred to Committee on Appropriations, 597.
 Reported with amendment, 942.
 First reading, 1013.
 Second reading, 1089-1090.
 Third reading and final passage, 1236-1237.
 Returned from Senate with amendments, in which House concurred, 2172.
 Signed by Speaker, 2260.
 Approved by Governor, 2974.

In Senate (No. 721).

Referred to Committee on Appropriations, 1253.
 Reported with amendment, 1910.
 First reading, 1943.
 Second reading, 2022.
 Third reading and final passage, 2112.
 Signed by President, 2214.
 Returned from House with Senate amendments concurred in, 2219.

APPROPRIATION TO PENNSYLVANIA MEMORIAL HOME, of Brookville, making

House Bill No. 843.

Read in place in House by Mr. Irvin, 679.
 Referred to Committee on Appropriations, 679.
 Reported with amendment, 3158.
 First reading, 3263.
 Second reading, 3449.
 Third reading and final passage, 3725-3726.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4571.

In Senate (No. 1429).

Referred to Committee on Appropriations, 3670.
 Reported without amendment, 3673.
 First reading, 3677.
 Second reading, 3852.
 Third reading and final passage, 3975.
 Signed by President, 4551.

APPROPRIATION TO PENNSYLVANIA MEMORIAL HOME, of Brookville, making

Senate Bill No. 410.

Read in place in Senate by Mr. Clark, 546.
 Referred to Committee on Appropriations, 546.

APPROPRIATION TO PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART, Philadelphia, making

House Bill No. 96.

Read in place in House by Mr. Harer, 126.
 Referred to Committee on Appropriations, 126.
 Reported with amendment, 2672.
 First reading, 2756.
 Second reading, 2804.
 Third reading and final passage, 3040.
 Returned from Senate with amendments, in which House non-concurred, 3765.
 Motion to reconsider vote by which House non-concurred in Senate amendments not agreed to, 3768.
 Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4130.
 House appoints conference committee, 4131.
 Report of conference committee presented and adopted, 4918-4919.
 Returned from Senate with notice of adoption of conference committee report, 5077.
 Signed by Speaker, 5147.

Remarks on, by

Whitehouse, 3768.
 Alexander, 3768.

APPROPRIATION TO PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART.—Continued.

Sowers, 3768.

Jones, David J., 3768.

In Senate (No. 1238).

Referred to Committee on Appropriations, 2962.

Reported without amendment, 3284.

First reading, 3417.

Second reading and recommitted, 3521.

Re-reported with amendment, 3536.

Third reading and final passage, 3619.

Returned from House with Senate amendments non-concurred in and Senate appoints conference committee, 3811.

Returned from House with notice of appointment of conference committee, 3991.

Returned from House with notice of adoption of conference committee report, and Senate adopts report, 4854-4855.

Signed by President, 5013.

APPROPRIATION TO PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART, making

House Bill No. 611.

Read in place in House by Mr. Andrew F. Stevens, 446.

Referred to Committee on Appropriations, 446.

APPROPRIATION TO PENNSYLVANIA SEAMEN'S FRIEND SOCIETY, of Philadelphia, making

Senate Bill No. 373.

Read in place in Senate by Mr. McNichol, 494.

Referred to Committee on Appropriations, 494.

Reported with amendment, 3282.

First reading, 3413.

Second reading, 3510.

Third reading and final passage, 3606.

Returned from House without amendment, 4335.

Signed by President, 4554.

In House (No. 1672).

Referred to Committee on Appropriations, 3784.

Reported without amendment, 3904.

First reading, 4101.

Second reading, 4238.

Third reading and final passage, 4434-4435.

Signed by Speaker, 4746.

APPROPRIATION TO PENNSYLVANIA SOLDIERS' AND SAILORS' HOME, at Erie, and providing that all moneys received from the Federal Government be paid into the State Treasury, making

House Bill No. 817.

Read in place in House by Mr. Bush, 677.

Referred to Committee on Appropriations, 677.

Reported without amendment, 2672.

First reading, 2755.

Second reading, 2803.

Third reading and final passage, 3038-3039.

Returned from Senate without amendment, 3770.

Signed by Speaker, 4571.

Concurrent resolution recalling bill from Governor, 4631.

Resolution returned from Senate concurred in, 4772.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4911.

Resumed and passed finally, 5080.

Returned from Senate with House amendments concurred in, 5127-5128.

Signed by Speaker, 5148.

In Senate (No. 1244).

Referred to Committee on Appropriations, 2962.

Reported without amendment, 3284.

First reading, 3417.

Second reading, 3522.

Third reading and final passage, 3620.

Signed by President, 4551.

Resolution recalling bill from Governor concurred in, 4664.

Bill returned from House with amendments in which Senate concurred, 4988-4989.

Signed by President, 5014.

APPROPRIATION TO PENNSYLVANIA STATE COLLEGE, agricultural experiment station of, for making experiments in tobacco, making

House Bill No. 177.

Read in place in House by Mr. Diehm, 143.

Referred to Committee on Appropriations, 143.

Reported with amendment, 3680-3681.

First reading, 3789.

Second reading, 3883.

Third reading and final passage, 4112-4113.

Returned from Senate without amendment, 4457.

Signed by Speaker, 4567.

In Senate (No. 1510).

Referred to Committee on Appropriations, 3992.

Reported without amendment, 3996-3997.

First reading, 4005.

Second reading, 4189.

Third reading and final passage, 4313-4314.

Signed by President, 4547.

APPROPRIATION TO PENNSYLVANIA STATE COLLEGE for educational extension work and for maintenance of summer session for teachers, making

House Bill No. 840.

Read in place in House by Mr. Beaver, 679.

Referred to Committee on Appropriations, 679.

APPROPRIATION TO PENNSYLVANIA STATE COLLEGE, for general maintenance, further supplement to act for endowment of agricultural colleges, making

House Bill No. 90.

Read in place in House by Mr. Harer, 126.

Referred to Committee on Appropriations, 126.

Reported with amendment, 2445.

First reading, 2500.

Second reading, 2615.

Third reading and final passage, 2783.

Returned from Senate without amendment, 3553.

Signed by Speaker, 4567.

In Senate (No. 1198).

Referred to Committee on Appropriations, 2817.

Reported without amendment, 2911.

First reading, 2955.

Second reading, 3136.

Third reading and final passage, 3366.

Signed by President, 4546.

APPROPRIATION TO PENNSYLVANIA STATE COLLEGE to reimburse said college for loss of interest on bond of Commonwealth, making

House Bill No. 1208.

Read in place in House by Mr. Beaver, 939.

Referred to Committee on Appropriations, 939.

Reported without amendment, 1492.

First reading, 1569.

Second reading, 1728.

Third reading and final passage, 1847-1848.

Returned from Senate without amendment, 2156.

Signed by Speaker, 2261.

Approved by Governor, 2974.

In Senate (No. 957).

Referred to Committee on Appropriations, 1906.

Reported without amendment, 1910.

First reading, 1944.

Second reading, 2025.

Third reading and final passage, 2115.

Signed by President, 2214.

APPROPRIATION TO PENNSYLVANIA STATE ORAL SCHOOL FOR DEAF, Scranton, making

House Bill No. 124.

Read in place in House by Mr. Alfred Irving Fowler, 133.

Referred to Committee on Appropriations, 133.

Reported without amendment, 3428.

First reading, 3563.

Second reading, 3686.

Third reading and final passage, 3911.

Returned from Senate without amendment, 4456.

Signed by Speaker, 4567.

In Senate (No. 1493).

Referred to Committee on Appropriations, 3988.

APPROPRIATION TO PENNSYLVANIA STATE ORAL SCHOOL
FOR DEAF.—Continued.

Reported without amendment, 3997.
First reading, 4004.
Second reading, 4186.
Third reading and final passage, 4309-4310.
Signed by President, 4547.

APPROPRIATION TO PENNSYLVANIA STATE ORAL SCHOOL
FOR DEAF, Scranton, making

Senate Bill No. 76.
Read in place in Senate by Mr. Davis, 118.
Referred to Committee on Appropriations, 118.

APPROPRIATION TO PENNSYLVANIA STATE ORAL SCHOOL
FOR DEAF, Scranton, making deficiency

Senate Bill No. 96.
Read in place in Senate by Mr. Davis, 129.
Referred to Committee on Appropriations, 129.
Reported with amendment, 863.
First reading, 864.
Second reading, 989.
Third reading and final passage, 1039.
Returned from House with amendments in which
Senate concurred, 1993.
Signed by President pro tempore, 2129.
Approved by Governor, 2215.

In House (No. 1376).
Referred to Committee on Appropriations, 1219.
Reported with amendment, 1565.
First reading, 1645.
Second reading, 1749.
Third reading and final passage, 1977-1978.
Returned from Senate with House amendments con-
curred in, 2049.
Signed by Speaker, 2143.

APPROPRIATION TO PENNSYLVANIA TRAINING SCHOOL,
at Morganza, making

House Bill No. 1184.
Read in place in House by Mr. Sprowls, 938.
Referred to Committee on Appropriations, 938.
Reported with amendment, 3681.
First reading, 3789.
Second reading and amended, 3884-3885.
Third reading and final passage, 4115.
Returned from Senate with amendment, in which
House concurred, 4741-4742.
Signed by Speaker, 4929.

In Senate (No. 1519).
Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Recommitted, 4315.
Re-reported with amendment, 4317-4318.
Third reading and final passage, 4533.
Signed by President, 4854.

APPROPRIATION TO PENNSYLVANIA TRAINING SCHOOL,
at Morganza, making deficiency

House Bill No. 790.
Read in place in House by Mr. Harer, 598.
Referred to Committee on Appropriations, 598.
Reported without amendment, 942.
First reading, 1013.
Second reading, 1089.
Third reading and final passage, 1236.
Returned from Senate without amendment, 1765.
Signed by Speaker, 1988.
Approved by Governor, 2259.

In Senate (No. 723).
Referred to Committee on Appropriations, 1253.
Reported without amendment, 1303.
First reading, 1321.
Second reading, 1628.
Third reading and final passage, 1688.
Signed by President pro tempore, 1945.

APPROPRIATION TO PENNSYLVANIA TRAINING SCHOOL
FOR FEEBLE-MINDED CHILDREN, at Elwyn,
making

House Bill No. 437.
Read in place in House by Mr. Alexander, 322.
Referred to Committee on Appropriations, 322.
Reported without amendment, 3428.
First reading, 3563.
Second reading, 3686.
Third reading and final passage, 3913.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4569.

In Senate (No. 1499).
Referred to Committee on Appropriations, 3989.
Reported without amendment, 3998.
First reading, 4005.
Second reading, 4187.
Third reading and final passage, 4311.
Signed by President, 4548.

APPROPRIATION TO PENNSYLVANIA VILLAGE FOR
FEEBLE-MINDED WOMEN, at Laurelton, making

Senate Bill No. 186.
Read in place in Senate by Mr. Steele, 276.
Referred to Committee on Appropriations, 276.
Reported with amendment, 3671.
First reading, 3674.
Second reading and recommitted, 3837-3838.
Re-reported with amendment, 3855.
Third reading and final passage, 3962-3963.
Concurrent resolution recalling bill from Governor
4528.
Resolution returned from House concurred in, 4663.
Bill returned from House with amendment in which
Senate concurred, 4703.
Signed by President, 4712.
Resolution approved by Governor, vote on final pas-
sage and on third reading reconsidered and bill
amended, 4848.
Resumed and passed finally, 4946-4947.
Signed by President, 5000.
Returned from House with Senate amendments con-
curred in, 5002.

In House (No. 1733).
Referred to Committee on Appropriations, 4139.
Reported with amendment, 4223.
First reading, 4420.
Second reading, 4577.
Third reading and final passage, 4755-4756.
Returned from Senate with House amendments con-
curred in, 4779.
Signed by Speaker, 4800.
Resolution recalling bill from Governor concurred in
4719-4720.
Bill returned from Senate with amendments in which
House concurred, 5124-5125.
Signed by Speaker, 5145.

APPROPRIATION TO PENNSYLVANIA VILLAGE FOR
FEEBLE-MINDED WOMEN, at Laurelton, making

Senate Bill No. 1379.
Read in place in Senate by Mr. Steele, 3290.
Referred to Committee on Appropriations, 3290.
Reported with amendment, 3292.
First reading, 3425.
Second reading, 3535.
Third reading and final passage, 3648.
Returned from House without amendment, 4337.
Signed by President, 4556.
Concurrent resolution recalling bill from Governor,
4651, 4831.
Resolution returned from House concurred in, 4841.
Resolution approved by Governor, vote on final pas-
sage and on third reading reconsidered and bill
amended, 4851.
Resumed and passed finally, 4852.
Signed by President, 5001.
Returned from House with Senate amendments con-
curred in, 5003.

In House (No. 1667).
Referred to Committee on Appropriations, 3784.

APPROPRIATION TO PENNSYLVANIA VILLAGE FOR
FEEBLE-MINDED WOMEN.—Continued.

Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4432.
Resolution recalling bill from Governor concurred in, 4738, 4898.
Signed by Speaker, 4747.
Bill returned from Senate with amendments in which House concurred, 5117.
Signed by Speaker, 5147.

APPROPRIATION TO PENNSYLVANIA WORKING HOME
FOR BLIND MEN, Philadelphia, making

House Bill No. 318.
Read in place in House by Mr. Heffernan, 229.
Referred to Committee on Appropriations, 229.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3446.
Third reading and final passage, 3716.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4568.

In Senate (No. 1407).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3676.
Second reading, 3850.
Third reading and final passage, 3970.
Signed by President, 4548.

APPROPRIATION TO PENNSYLVANIA WORKING HOME
FOR BLIND MEN, Philadelphia, making

House Bill No. 1346.
Read in place in House by Mr. Harer, 1006.
Referred to Committee on Appropriations, 1006.

APPROPRIATION TO PHILADELPHIA ASSOCIATION FOR
PROTECTION OF COLORED WOMEN, making

House Bill No. 1123.
Read in place in House by Mr. Asbury, 935.
Referred to Committee on Appropriations, 935.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3450-3451.
Third reading and final passage, 3729-3730.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4573.

In Senate (No. 1438).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3977.
Signed by President, 4552.

APPROPRIATION TO PHILADELPHIA HOME FOR INCUR-
ABLES, making

House Bill No. 334.
Read in place in House by Mr. Pitts, 229.
Referred to Committee on Appropriations, 229.

APPROPRIATION TO PHILADELPHIA HOME FOR INCUR-
ABLES, making

Senate Bill No. 205.
Read in place in Senate by Mr. Patton, 278.
Referred to Committee on Appropriations, 278.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3509.
Third reading and final passage, 3603-3604.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1668).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4432-4433.
Signed by Speaker, 4745.

APPROPRIATION TO PHILADELPHIA HOME FOR INFANTS,
making

Senate Bill No. 473.

Read in place in Senate by Mr. Patton, 760.
Referred to Committee on Appropriations, 760.
Reported with amendment, 3283.
First reading, 3414.
Second reading, 3512.
Third reading and final passage, 3608.
Returned from House without amendment, 4335.
Signed by President, 4555.

In House (No. 1682).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4438-4439.
Signed by Speaker, 4746.

APPROPRIATION TO PHILADELPHIA MUSEUM, making

House Bill No. 1131.

Read in place in House by Mr. Mathay, 935.
Referred to Committee on Appropriations, 935.
Reported without amendment, 2672.
First reading, 2755.
Second reading, 2883.
Third reading and final passage, 3044.
Returned from Senate without amendment, 3770.
Signed by Speaker, 4573.

In Senate (No. 1246).

Referred to Committee on Appropriations, 2963.
Reported without amendment, 3284.
First reading, 3417.
Second reading, 3522.
Third reading and final passage, 3620.
Signed by President, 4553.

APPROPRIATION TO PHILADELPHIA MUSEUMS, (Board of
Trustees), making

House Bill No. 80.

Read in place in House by Mr. Harer, 125.
Referred to Committee on Appropriations, 125.

APPROPRIATION TO PHILADELPHIA MUSEUMS, making

Senate Bill No. 552.

Read in place in Senate by Mr. Patton, 845.
Referred to Committee on Appropriations, 845.

APPROPRIATION TO PHILADELPHIA ORTHOPAEDIC HOS-
PITAL AND INFIRMARY FOR NERVOUS DI-
SEASES, making

Senate Bill No. 658.

Read in place in Senate by Mr. McNichol, 1001.
Referred to Committee on Appropriations, 1001.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2943.
Third reading and final passage, 3096.
Returned from House without amendment, 3950.
Signed by President, 4288.

In House (No. 1589).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3566.
Second reading, 3692.
Third reading and final passage, 3932.
Signed by Speaker, 4590.

APPROPRIATION TO PHILADELPHIA SCHOOL OF DESIGN
FOR WOMEN, making

House Bill No. 108.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.
Reported with amendment, 2672.
First reading, 2756.
Second reading, 2803.
Third reading and final passage, 3039-3040.
Returned from Senate without amendment, 3770.
Signed by Speaker, 4567.

APPROPRIATION TO PHILADELPHIA SCHOOL OF DESIGN FOR WOMEN.—Continued.

In Senate (No. 1240).

Referred to Committee on Appropriations, 2962.
Reported without amendment, 3284.
First reading, 3417.
Second reading, 3521.
Third reading and final passage, 3619.
Signed by President, 4547.

APPROPRIATION TO PHOENIXVILLE HOSPITAL, making

House Bill No. 1247.

Read in place in House by Miss Martha G. Thomas, 967.
Referred to Committee on Appropriations, 967.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3002.
Third reading and final passage, 3235.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1369).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3646.
Signed by President, 4553.

APPROPRIATION TO PHOENIXVILLE HOSPITAL, making

Senate Bill No. 70.

Read in place in Senate by Mr. Eyre, 105.
Referred to Committee on Appropriations, 105.

APPROPRIATION TO PITTSBURGH AND ALLEGHENY HOME FOR FRIENDLESS, at Pittsburgh, making

House Bill No. 1273.

Read in place in House by Mr. Wettach, 969.
Referred to Committee on Appropriations, 969.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3451.
Third reading and final passage, 3730.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4573.

In Senate (No. 1439).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3977-3978.
Signed by President, 4553.

APPROPRIATION TO PITTSBURGH HOME FOR BABIES, making

House Bill No. 1005.

Read in place in House by Mr. William T. Bell, 875.
Referred to Committee on Appropriations, 875.
Reported with amendment, 3158.
First reading, 3263.
Second reading, 3450.
Third reading and final passage, 3727-3728.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4572.

In Senate (No. 1433).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3673.
First reading, 3677.
Second reading, 3852.
Third reading and final passage, 3976.
Signed by President, 4552.

APPROPRIATION TO PITTSBURGH HOME FOR BABIES, making

House Bill No. 599.

Read in place in House by Mr. Sheridan, 445.
Referred to Committee on Appropriations, 445.
Reported with amendment, 2812.
First reading, 2867.
Second reading, 2991.
Third reading and final passage, 3211.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4570.

APPROPRIATION TO PITTSSTON HOSPITAL ASSOCIATION.—Continued.

In Senate (No. 1314).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3287.
First reading, 3421.
Second reading, 3528.
Third reading and final passage, 3634.
Signed by President, 4550.

APPROPRIATION TO PITTSBURGH HOSPITAL ASSOCIATION, making

Senate Bill No. 1139.

Read in place in Senate by Mr. McClintock, 2509.
Referred to Committee on Appropriations, 2509.

APPROPRIATION TO PITTSBURGH HOSPITAL, making

Senate Bill No. 633.

Read in place in Senate by Mr. McClintock, 980.
Referred to Committee on Appropriations, 980.

APPROPRIATION TO PITTSBURGH HOSPITAL SISTERS OF CHARITY, making

Senate Bill No. 996.

Read in place in Senate by Mr. Mansfield, 1991-1992.
Referred to Committee on Appropriations, 1992.
Reported with amendment, 2831.
First reading, 2860.
Second reading, 2947.
Third reading and final passage, 3100.
Returned from House without amendment, 3950.
Signed by President, 4289.

In House (No. 1602).

Referred to Committee on Appropriations, 3259.
Reported without amendment, 3430.
First reading, 3567.
Second reading, 3693.
Third reading and final passage, 3936-3937.
Signed by Speaker, 4591.

APPROPRIATION TO PITTSBURGH NEWSBOYS' HOME, making

Senate Bill No. 788.

Read in place in Senate by Mr. McClintock, 1608.
Referred to Committee on Appropriations, 1608.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3514.
Third reading and final passage, 3613.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1696).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4103.
Second reading, 4240.
Third reading and final passage, 4443.
Signed by Speaker, 4746.

APPROPRIATION TO PITTSBURGH NEWSBOYS' HOME, making

Senate Bill No. 806.

Read in place in Senate by Mr. Joyce, 1609.
Referred to Committee on Appropriations, 1609.

APPROPRIATION TO POTTSTOWN HOMEOPATHIC HOSPITAL, making

House Bill No. 493.

Read in place in House by Mr. Storb, 344.
Referred to Committee on Appropriations, 341.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2988.
Third reading and final passage, 3206-3207.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1303).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.

APPROPRIATION TO POTTSTOWN HOMEOPATHIC HOSPITAL.—Continued.

Third reading and final passage, 3632.
Signed by President, 4549.

APPROPRIATION TO POTTSTOWN HOSPITAL, making

House Bill No. 492.

Read in place in House by Mr. Storb, 344.
Referred to Committee on Appropriations, 344.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2988.
Third reading and final passage, 3204.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1302).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3632.
Signed by President, 4549.

APPROPRIATION TO POTTSVILLE HOSPITAL, making

House Bill No. 4.

Read in place in House by Mr. Whitehouse, 101.
Referred to Committee on Appropriations, 101.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2979-2980.
Third reading and final passage, 3185-3186.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4566.

In Senate (No. 1260).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Third reading and final passage, 3622.
Signed by President, 4546.

APPROPRIATION TO PRESBYTERIAN HOSPITAL, at Pittsburgh, making

Senate Bill No. 1168.

Read in place in Senate by Mr. Einstein, 2717.
Referred to Committee on Appropriations, 2717.
Reported with amendment, 2831.
First reading, 2861.
Second reading, 2949.
Third reading and final passage, 3108.
Returned from House without amendment, 3951.
Signed by President, 4289.

In House (No. 1611).

Referred to Committee on Appropriations, 3260.
Reported without amendment, 3431.
First reading, 3567.
Second reading, 3693.
Third reading and final passage, 3940.
Signed by Speaker, 4591.

APPROPRIATION TO PROVIDENCE GENERAL HOSPITAL, of Philadelphia, making

House Bill No. 1124.

Read in place in House by Mr. Howard Smith, 935.
Referred to Committee on Appropriations, 935.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 3000.
Third reading and final passage, 3231.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1360).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3644-3645.
Signed by President, 4552.

APPROPRIATION TO PROVIDENCE HOSPITAL, of Beaver Falls, making

House Bill No. 718.

Read in place in House by Mr. Frazier, 585.
Referred to Committee on Appropriations, 585.
Reported with amendment, 2973.
First reading, 3159.
Second reading, 3265-3266.
Third reading and amended, 3709.
Resumed and passed finally, 4123-4124.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4571.

In Senate (No. 1515).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Third reading and final passage, 4315.
Signed by President, 4550.

APPROPRIATION TO PUNXSUTAWNEY HOSPITAL ASSOCIATION, making

House Bill No. 424.

Read in place in House by Mr. Irvin, 270.
Referred to Committee on Appropriations, 270.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2986.
Third reading and final passage, 3200.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4569.

In Senate (No. 1293).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3286.
First reading, 3420.
Second reading, 3526-3527.
Third reading and final passage, 3630.
Signed by President, 4548.

APPROPRIATION TO PUNXSUTAWNEY HOSPITAL ASSOCIATION, making

Senate Bill No. 286.

Read in place in Senate by Mr. Clark, 385.
Referred to Committee on Appropriations, 385.

APPROPRIATION TO READING HOSPITAL, making

Senate Bill No. 280.

Read in place in Senate by Mr. Norton, 384.
Referred to Committee on Appropriations, 384.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2933.
Third reading and final passage, 3090.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1567).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3924.
Signed by Speaker, 4590.

APPROPRIATION TO RENOVO HOSPITAL, making

House Bill No. 1116.

Read in place in House by Mr. Edward P. Jones, 934.
Referred to Committee on Appropriations, 934.
Reported with amendment, 2813.
First reading, 2870.
Second reading, 3000.
Third reading and final passage, 3231.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1359).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3532.
Third reading and final passage, 3644.
Signed by President, 4552.

APPROPRIATION TO ROBERT PACKER HOSPITAL, Sayre, making

House Bill No. 567.

Read in place in House by Mr. Driggs, 422.
 Referred to Committee on Appropriations, 422.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2990.
 Third reading and final passage, 3210-3211.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4569.

In Senate (No. 1312).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3528.
 Third reading and final passage, 3634.
 Signed by President, 4549.

APPROPRIATION TO ROBERT PACKER HOSPITAL, Sayre, making

Senate Bill No. 184.

Read in place in Senate by Mr. Jones, 276.
 Referred to Committee on Appropriations, 276.

APPROPRIATION TO ROBERT WOOD HOME, of Philadelphia, making

Senate Bill No. 619.

Read in place in Senate by Mr. Patton, 979.
 Referred to Committee on Appropriations, 979.
 Reported with amendment, 3283.
 First reading, 3414.
 Second reading, 3513.
 Third reading and final passage, 3610.
 Returned from House without amendment, 4336.
 Signed by President, 4555.

In House (No. 1688).

Referred to Committee on Appropriations, 3785.
 Reported without amendment, 3905.
 First reading, 4102.
 Second reading, 4240.
 Third reading and final passage, 4440.
 Signed by Speaker, 4746.

APPROPRIATION TO ROCHESTER GENERAL HOSPITAL, making

House Bill No. 766.

Read in place in House by Mr. Schleiter, 588.
 Referred to Committee on Appropriations, 588.
 Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2994.
 Third reading and final passage, 3219.
 Returned from Senate with amendment, in which House non-concurred, 3767.
 Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4130.
 House appoints conference committee, 4130.
 Report of conference committee presented and adopted, 4598.
 Returned from Senate with notice of adoption of conference committee report, 4739.
 Signed by Speaker, 4928.

In Senate (No. 1332).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3422.
 Second reading and recommitted, 3530.
 Re-reported with amendment, 3536.
 Third reading and final passage, 3638.
 Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3811.
 Returned from House with notice of appointment of conference committee, 3991.
 Report of conference committee presented and adopted, 4667.
 Signed by President, 4854.

APPROPRIATION TO ROOSEVELT HOSPITAL, of Philadelphia, making

House Bill No. 655.

Read in place in House by Mr. Dilshelmer, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 2812.
 First reading, 2868.
 Second reading, 2993.
 Third reading and final passage, 3215-3216.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1324).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3287.
 First reading, 3422.
 Second reading, 3529.
 Third reading and final passage, 3636-3637.
 Signed by President, 4550.

APPROPRIATION TO ROSELIA FOUNDLING ASYLUM AND MATERNITY HOSPITAL, Reading, making

House Bill No. 49.

Read in place in House by Mr. Joseph C. Marcus, 109.
 Referred to Committee on Appropriations, 109.

APPROPRIATION TO ROSELIA FOUNDLING ASYLUM AND MATERNITY HOSPITAL, Pittsburgh, making

Senate Bill No. 87.

Read in place in Senate by Mr. McClintock, 119.
 Referred to Committee on Appropriations, 119.

APPROPRIATION TO ROSELIA FOUNDLING ASYLUM AND MATERNITY HOSPITAL, Pittsburgh, making

Senate Bill No. 999.

Read in place in Senate by Mr. McClintock, 1992.
 Referred to Committee on Appropriations, 1992.
 Reported with amendment, 3283.
 First reading, 3415.
 Second reading, 3515-3516.
 Third reading and final passage, 3615.
 Returned from House without amendment, 4337.
 Signed by President, 4555.

In House (No. 1703).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading, 4241.
 Third reading and final passage, 4446
 Signed by Speaker, 4747.

APPROPRIATION TO RUSH HOSPITAL FOR CONSUMPTION AND ALLIED DISEASES, of Philadelphia, making

House Bill No. 779.

Read in place in House by Mr. Fields, 622.
 Referred to Committee on Appropriations, 622.
 Reported with amendment, 2813.
 First reading, 2868.
 Second reading, 2995.
 Third reading and final passage, 3220-3221.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4571.

In Senate (No. 1335).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3422.
 Second reading, 3530.
 Third reading and final passage, 3639.
 Signed by President, 4551.

APPROPRIATION TO RUSH HOSPITAL FOR CONSUMPTION AND ALLIED DISEASES, of Philadelphia, making

Senate Bill No. 97.

Read in place in Senate by Mr. Patton, 129.
 Referred to Committee on Appropriations, 129.

APPROPRIATION TO SACRED HEART HOSPITAL, of Allentown, making

Senate Bill No. 1222.

Read in place in Senate by Mr. Schantz, 2833.
 Referred to Committee on Appropriations, 2833.
 Reported without amendment, 2834.

APPROPRIATION TO SACRED HEART HOSPITAL.—Continued.

First reading, 2862.
 Second reading, 2954.
 Third reading and final passage, 3112.
 Returned from House without amendment, 3951.
 Signed by President, 4289.

In House (No. 1617).

Referred to Committee on Appropriations, 3260.
 Reported without amendment, 3428.
 First reading, 3564.
 Second reading, 3688.
 Third reading and final passage, 3916.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT AGNES HOSPITAL, of Philadelphia, making

Senate Bill No. 392.

Read in place in Senate by Mr. Vare, 509.
 Referred to Committee on Appropriations, 509.

APPROPRIATION TO SAINT AGNES HOSPITAL, of Philadelphia, making

Senate Bill No. 991.

Read in place in Senate by Mr. Vare, 1913.
 Referred to Committee on Appropriations, 1913.
 Reported with amendment, 2831.
 First reading, 2860.
 Second reading, 2946.
 Third reading and final passage, 3099-3100.
 Returned from House with amendment, in which Senate concurred, 3946-3947.
 Signed by President, 4289.

In House (No. 1600).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3567.
 Second reading and amended, 3692-3693.
 Third reading and final passage, 3935-3936.
 Returned from Senate with House amendments concurred in, 4136.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT CHRISTOPHER'S HOSPITAL FOR CHILDREN, at Philadelphia, making

Senate Bill No. 682.

Read in place in Senate by Mr. Vare, 1032.
 Referred to Committee on Appropriations, 1032.
 Reported with amendment, 2831.
 First reading, 2859.
 Second reading, 2943.
 Third reading and final passage, 3096.
 Returned from House without amendment, 3950.
 Signed by President, 4288.

In House (No. 1591).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3567.
 Second reading, 3692.
 Third reading and final passage, 3933.
 Signed by Speaker, 4590.

APPROPRIATION TO SAINT FRANCIS HOSPITAL, of Pittsburgh, making

House Bill No. 589.

Read in place in House by Mr. McCaig, 423.
 Referred to Committee on Appropriations, 423.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2990-2991.
 Third reading and final passage, 3211.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1313).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3528.
 Third reading and final passage, 3634.
 Signed by President, 4549.

APPROPRIATION TO SAINT FRANCIS HOSPITAL, of Pittsburgh, making

Senate Bill No. 1001.

Read in place in Senate by Mr. Leslie, 1992.
 Referred to Committee on Appropriations, 1992.

APPROPRIATION TO SAINT JOHN'S GENERAL HOSPITAL, of Pittsburgh, making

House Bill No. 621.

Read in place in House by Mr. Stoner, 446.
 Referred to Committee on Appropriations, 446.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2991.
 Third reading and final passage, 3212-3213.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1317).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3529.
 Third reading and final passage, 3635.
 Signed by President, 4550.

APPROPRIATION TO SAINT JOHN'S GENERAL HOSPITAL, of Pittsburgh, making

Senate Bill No. 1000.

Read in place in Senate by Mr. Einstein, 1992.
 Referred to Committee on Appropriations, 1992.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL AND DISPENSARY, of Pittsburgh, making

Senate Bill No. 1064.

Read in place in Senate by Mr. Leslie, 2227.
 Referred to Committee on Appropriations, 2227.
 Reported with amendment, 2831.
 First reading, 2860.
 Second reading, 2948.
 Third reading and final passage, 3102.
 Returned from House without amendment, 3951.
 Signed by President, 4289.

In House (No. 1607).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3431.
 First reading, 3567.
 Second reading, 3693.
 Third reading and final passage, 3939.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL, of Lancaster, making

Senate Bill No. 1229.

Read in place in Senate by Mr. Homsher, 2911.
 Referred to Committee on Appropriations, 2911.
 Reported with amendment, 4192.
 First reading, 4193.
 Second reading, 4320-4321.
 Third reading and final passage, 4519.
 Returned from House without amendment, 4990.
 Signed by President, 5001.

In House (No. 1780).

Referred to Committee on Appropriations, 4643.
 Reported without amendment, 4752.
 First reading, 4752.
 Second reading, 4878.
 Third reading and final passage, 5083.
 Signed by Speaker, 5147.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL, of Philadelphia, making

House Bill No. 457.

Read in place in House by Mr. Drinkhouse, 323.
 Referred to Committee on Appropriations, 323.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL, of Philadelphia, making

Senate Bill No. 986.

Read in place in Senate by Mr. Daix, 1913.
 Referred to Committee on Appropriations, 1913.
 Reported with amendment, 2831.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL.—Continued.

First reading, 2859.
 Second reading, 2946.
 Third reading and final passage, 3099.
 Returned from House without amendment, 3950.
 Signed by President, 4289.

In House (No. 1598).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3567.
 Second reading, 3692.
 Third reading and final passage, 3935.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT JOSEPH'S HOSPITAL, of Reading, making

Senate Bill No. 1085.

Read in place in Senate by Mr. Norton, 2298.
 Referred to Committee on Appropriations, 2298.
 Reported without amendment, 2829.
 First reading, 2860.
 Second reading, 2948.
 Third reading and final passage, 3102.
 Returned from House without amendment, 3951.
 Signed by President, 4289.

In House (No. 1608).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3431.
 First reading, 3567.
 Second reading, 3693.
 Third reading and final passage, 3939-3940.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT JOSEPH'S INFANT ASYLUM AND MATERNITY HOSPITAL, of Scranton, making

Senate Bill No. 1249.

Read in place in Senate by Mr. Davis, 2965.
 Referred to Committee on Appropriations, 2965.
 Reported with amendment, 3284.
 First reading, 3417.
 Second reading, 3522.
 Third reading and final passage, 3621.
 Returned from House without amendment, 4337.
 Signed by President, 4556.

In House (No. 1713).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.*
 First reading, 4103.
 Second reading, 4242.
 Third reading and final passage, 4448-4449.
 Signed by Speaker, 4747.

APPROPRIATION TO SAINT JOSEPH'S PROTECTOR FOR HOMELESS BOYS, of Pittsburgh, making

Senate Bill No. 1173.

Read in place in Senate by Mr. McClintock, 2717.
 Referred to Committee on Appropriations, 2717.
 Reported without amendment, 3284.
 First reading, 3416.
 Second reading, 3521.
 Third reading and final passage, 3618.
 Returned from House without amendment, 4337.
 Signed by President, 4556.

In House (No. 1712).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading, 4242.
 Third reading and final passage, 4448.
 Signed by Speaker, 4747.

APPROPRIATION TO SAINT LUKE'S HOMEOPATHIC HOSPITAL, Philadelphia, making

House Bill No. 439.

Read in place in House by Mr. Bluett, 322.
 Referred to Committee on Appropriations, 322.
 Reported with amendment, 2811.
 First reading, 2866.
 Second reading, 2987.

APPROPRIATION TO SAINT LUKE'S HOMEOPATHIC HOSPITAL.—Continued.

Third reading and final passage, 3201.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4569.

In Senate (No. 1296).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3286.
 First reading, 3420.
 Second reading, 3527.
 Third reading and final passage, 3630.
 Signed by President, 4548.

APPROPRIATION TO SAINT LUKE'S HOMEOPATHIC HOSPITAL, of Philadelphia, making

Senate Bill No. 317.

Read in place in Senate by Mr. Krause, 454.
 Referred to Committee on Appropriations, 454.

APPROPRIATION TO SAINT LUKE'S HOSPITAL, at South Bethlehem, making

House Bill No. 1059.

Read in place in House by Mr. Rinn, 878.
 Referred to Committee on Appropriations, 878.

APPROPRIATION TO SAINT LUKE'S HOSPITAL, Bethlehem, making

Senate Bill No. 116.

Read in place in Senate by Mr. Schantz, 149.
 Referred to Committee on Appropriations, 149.
 Reported with amendment, 2830.
 First reading, 2857.
 Second reading, 2930.
 Third reading and final passage, 3087-3088.
 Returned from House without amendment, 3948.
 Signed by President, 4287.

In House (No. 1556).

Referred to Committee on Appropriations, 3257.
 Reported without amendment, 3429.
 First reading, 3565.
 Second reading, 3689.
 Third reading and final passage, 3919.
 Signed by Speaker, 4589.

APPROPRIATION TO SAINT MARY'S HOSPITAL, of Philadelphia, making

House Bill No. 763.

Read in place in House by Mr. Philip M. Myers, 588.
 Referred to Committee on Appropriations, 588.

APPROPRIATION TO SAINT MARY'S HOSPITAL, of Philadelphia, making

Senate Bill No. 994.

Read in place in Senate by Mr. McNichol, 1991.
 Referred to Committee on Appropriations, 1991.
 Reported without amendment, 2829.
 First reading, 2860.
 Second reading, 2946-2947.
 Third reading and final passage, 3100.
 Returned from House without amendment, 4197.
 Signed by President, 4289.

In House (No. 1601).

Referred to Committee on Appropriations, 3259.
 Reported without amendment, 3430.
 First reading, 3567.
 Second reading, 3693.
 Third reading and final passage, 3936.
 Signed by Speaker, 4591.

APPROPRIATION TO SAINT MARY'S KELLER MEMORIAL HOSPITAL, of Scranton, making

Senate Bill No. 1250.

Read in place in Senate by Mr. Davis, 2965.
 Referred to Committee on Appropriations, 2965.
 Reported with amendment, 3284-3285.
 First reading, 3417.
 Second reading, 3522-3523.
 Third reading and final passage, 3621.
 Returned from House without amendment, 4337.
 Signed by President, 4556.

APPROPRIATION TO SAINT MARY'S KELLER MEMORIAL HOSPITAL.—Continued.

In House (No. 1714).

Referred to Committee on Appropriations, 3786.
Reported without amendment, 3906.
First reading, 4103.
Second reading, 4242.
Third reading and final passage, 4449.
Signed by Speaker, 4747.

APPROPRIATION TO SAINT RITA'S L. C. B. A. HOME FOR INFANTS, of Pittsburgh, making

House Bill No. 1432.

Read in place in House by Mr. McCaig, 1792.
Referred to Committee on Appropriations, 1946.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3794.
Third reading and final passage, 3944.
Returned from Senate with amendment, in which House concurred, 4596.
Signed by Speaker, 4878.

In Senate (No. 1509).

Referred to Committee on Appropriations, 3989.
Reported with amendment, 3998.
First reading, 4005.
Second reading, 4188.
Third reading and final passage, 4313.
Returned from House with Senate amendments concurred in, 4666.
Signed by President, 4805.

APPROPRIATION TO SAINT VINCENT'S HOSPITAL, of Erie, making

House Bill No. 1053.

Read in place in House by Mr. Morrison, 877.
Referred to Committee on Appropriations, 877.

APPROPRIATION TO SAINT VINCENT'S HOSPITAL, of Erie, making

Senate Bill No. 187.

Read in place in Senate by Mr. Sisson, 276.
Referred to Committee on Appropriations, 276.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2931.
Third reading and final passage, 3088.
Returned from House without amendment, 3948.
Signed by President, 4287.

In House (No. 1558).

Referred to Committee on Appropriations, 3257.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3689.
Third reading and final passage, 3920.
Signed by Speaker, 4589.

APPROPRIATION TO SAINT VINCENT'S HOSPITAL FOR WOMEN AND CHILDREN, of Philadelphia, making

Senate Bill No. 983.

Read in place in Senate by Mr. Patten, 1912.
Referred to Committee on Appropriations, 1912.
Reported with amendment, 3283.
First reading, 3415.
Second reading, 3515.
Third reading and final passage, 3614-3615.
Returned from House without amendment, 4337.
Signed by President, 4555.

In House (No. 1702).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3906.
First reading, 4103.
Second reading, 4241.
Third reading and final passage, 4445-4446.
Signed by Speaker, 4747.

APPROPRIATION TO SALVATION ARMY RESCUE HOME AND HOSPITAL, of Philadelphia, making

Senate Bill No. 623.

Read in place in Senate by Mr. Daix, 979.
Referred to Committee on Appropriations, 979.

APPROPRIATION TO SALVATION ARMY RESCUE HOME AND HOSPITAL.—Continued.

Reported with amendment, 3544.
First reading, 3545.
Second reading, 3658.
Third reading and final passage, 3817-3818.
Returned from House with amendment, 4668.
Signed by President, 4680.

In House (No. 1722).

Referred to Committee on Appropriations, 4099.
Reported without amendment, 4145.
First reading, 4220.
Second reading, 4404.
Third reading and final passage, 4635-4636.
Signed by Speaker, 4751.

APPROPRIATION TO SALVATION ARMY AND RESCUE HOME, at Bellevue, making

House Bill No. 1031.

Read in place in House by Mr. Vickerman, 876.
Referred to Committee on Appropriations, 876.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3793.
Third reading and final passage, 3943.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4572.

In Senate (No. 1505).

Referred to Committee on Appropriations, 3989.
Reported without amendment, 3998.
First reading, 4005.
Second reading, 4188.
Third reading and final passage, 4312.
Signed by President, 4552.

APPROPRIATION TO SALVATION ARMY, Inc., of Pittsburgh, making

House Bill No. 854.

Read in place in House by Mr. Joseph C. Marcus, 680.
Referred to Committee on Appropriations, 680.
Reported with amendment, 3592.
First reading, 3683.
Second reading, 3793.
Third reading and amended, 3942.
Resumed and passed finally, 4125.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4572.

In Senate (No. 1516).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Third reading and final passage, 4315.
Signed by President, 4551.

APPROPRIATION TO SAMARITAN HOSPITAL, Philadelphia, making

House Bill No. 349.

Read in place in House by Mr. Haws, 235.
Referred to Committee on Appropriations, 235.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2983.
Third reading and final passage, 3193-3194.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1279).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3626.
Signed by President, 4548.

APPROPRIATION TO SAMARITAN HOSPITAL, Philadelphia, making

House Bill No. 1194.

Read in place in House by Mr. Haws, 938.
Referred to Committee on Appropriations, 938.

APPROPRIATION TO SEWICKLEY VALLEY HOSPITAL ASSOCIATION, Incorporated, making

Senate Bill No. 65.

Read in place in Senate by Mr. Barr, 98.
 Referred to Committee on Appropriations, 98.
 Reported with amendment, 2830.
 First reading, 2856.
 Second reading, 2930.
 Third reading and final passage, 3081.
 Returned from House without amendment, 3948.
 Signed by President, 4287.

In House (No. 1551).

Referred to Committee on Appropriations, 3257.
 Reported without amendment, 3428.
 First reading, 3564.
 Second reading, 3689.
 Third reading and final passage, 3917-3918.
 Signed by Speaker, 4589.

APPROPRIATION TO SHENANGO VALLEY HOSPITAL, of New Castle, making

House Bill No. 300.

Read in place in House by Mr. Moffatt, 221.
 Referred to Committee on Appropriations, 221.
 Reported with amendment, 2810.
 First reading, 2864.
 Second reading, 2982.
 Third reading and final passage, 3190.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4568.

In Senate (No. 1271).

Referred to Committee on Appropriations, 3153.
 Reported without amendment, 3285.
 First reading, 3418.
 Second reading, 3524.
 Third reading and final passage, 3625.
 Signed by President, 4547.

APPROPRIATION TO SIMON H. BARNES MEMORIAL HOSPITAL, of Susquehanna, making

House Bill No. 315.

Read in place in House by Mr. Gelder, 221.
 Referred to Committee on Appropriations, 221.
 Reported with amendment, 2810.
 First reading, 2864.
 Second reading, 2982.
 Third reading and final passage, 3191-3192.
 Returned from Senate with amendment, in which House non-concurred, 3765.
 Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4129.
 House appoints conference committee, 4129.
 Report of conference committee presented and adopted, 4597.
 Returned from Senate with notice of adoption of conference committee report, 4739-4740.
 Signed by Speaker, 4928.

In Senate (No. 1274).

Referred to Committee on Appropriations, 3153.
 Reported with amendment, 3285.
 First reading, 3418.
 Second reading, 3525.
 Third reading and final passage, 3625.
 Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3811.
 Returned from House with notice of appointment of conference committee, 3991.
 Report of conference committee presented and adopted, 4666.
 Signed by President, 4853.

APPROPRIATION TO SOCIETY FOR PREVENTION AND CURE OF CONSUMPTION, of Scranton, known as the West Mountain Sanatorium, making

Senate Bill No. 888.

Read in place in Senate by Mr. Davis, 1670.
 Referred to Committee on Appropriations, 1670.

APPROPRIATION TO SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL, (Commission of), at Scotland, making deficiency

House Bill No. 773.

Read in place in House by Mr. Stark, 621.
 Referred to Committee on Appropriations, 621.
 Reported without amendment, 943.
 First reading, 1014.
 Second reading, 1095.
 Third reading and final passage, 1473.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2072.
 Approved by Governor, 2259.

In Senate (No. 825).

Referred to Committee on Appropriations, 1636.
 Reported without amendment, 1668.
 First reading, 1709.
 Second reading, 1940.
 Third reading and final passage, 2000-2001.
 Signed by President pro tempore, 2130.

APPROPRIATION TO SOUTH SIDE HOSPITAL, of Pittsburgh, making

Senate Bill No. 236.

Read in place in Senate by Mr. Leslie, 354.
 Referred to Committee on Appropriations, 354.
 Reported with amendment, 2830.
 First reading, 2857.
 Second reading, 2932.
 Third reading and final passage, 3089.
 Returned from House without amendment, 3948.
 Signed by President, 4288.

In House (No. 1562).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3429.
 First reading, 3565.
 Second reading, 3689.
 Third reading and final passage, 3921-3922.
 Signed by Speaker, 4590.

APPROPRIATION TO SPENCER HOSPITAL, of Meadville, making

House Bill No. 648.

Read in place in House by Miss Bentley, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2992.
 Third reading and final passage, 3214.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1321).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3529.
 Third reading and final passage, 3636.
 Signed by President, 4550.

APPROPRIATION TO SPENCER HOSPITAL, of Meadville, making

Senate Bill No. 400.

Read in place in Senate by Mr. Miller, 545.
 Referred to Committee on Appropriations, 545.

APPROPRIATION TO STATE ASYLUM FOR CHRONIC INSANE, at South Mountain, Wernersville, making

Senate Bill No. 617.

Read in place in Senate by Mr. Norton, 979.
 Referred to Committee on Appropriations, 979.
 Reported with amendment, 3671.
 First reading, 3675.
 Second reading and recommitted, 3839-3840.
 Re-reported with amendment, 3855.
 Third reading and final passage, 3964-3965.
 Concurrent resolution recalling bill from Governor, 4528.
 Resolution returned from House concurred in, 4663.
 Bill returned from House with amendment in which Senate concurred, 4703-4704.
 Signed by President, 4712.

APPROPRIATION TO STATE ASYLUM FOR CHRONIC INSANE.—Continued.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4849-4850.

Resumed and passed finally, 4948-4949.

Signed by President, 5000.

Returned from House with Senate amendments concurred in, 5002.

In House (No. 1740).

Referred to Committee on Appropriations, 4140.

Reported with amendment, 4224.

First reading, 4420.

Second reading, 4578.

Third reading and final passage, 4759-4760.

Returned from Senate with House amendments concurred in, 4779.

Signed by Speaker, 4800.

Resolution recalling bill from Governor concurred in, 4720.

Bill returned from Senate with amendments in which House concurred, 5122.

Signed by Speaker, 5146.

APPROPRIATION TO STATE HOSPITAL, Coaldale, making

House Bill No. 415.

Read in place in House by Mr. Berger, 270.

Referred to Committee on Appropriations, 270.

Reported with amendment, 3428.

First reading, 3563.

Second reading, 3686.

Third reading and final passage, 3912-3913.

Returned from Senate with amendments, in which House concurred, 4594.

Signed by Speaker, 4876.

In Senate (No. 1498).

Referred to Committee on Appropriations, 3989.

Reported with amendment, 3998.

First reading, 4005.

Second reading, 4187.

Third reading and final passage, 4311.

Returned from House with Senate amendments concurred in, 3665.

Signed by President, 4804.

APPROPRIATION TO STATE HOSPITAL, Coaldale, making deficiency

House Bill No. 121.

Read in place in House by Mr. Berger, 133.

Referred to Committee on Appropriations, 133.

Reported with amendment, 942.

First reading, 1013.

Second reading, 1089.

Third reading and final passage, 1234-1235.

Returned from Senate without amendment, 1765.

Signed by Speaker, 1987.

Approved by Governor, 2590.

Remarks on, by

Alexander, 1234-1235.

Harer, 1234-1235.

Edmonds, 1235.

Craig, 1235.

Schaeffer, 1235.

In Senate (No. 704).

Referred to Committee on Appropriations, 1252.

Reported without amendment, 1303.

First reading, 1321.

Second reading, 1626.

Third reading and final passage, 1686.

Signed by President pro tempore, 1944.

APPROPRIATION TO STATE HOSPITAL, Nanticoke, making

House Bill No. 63.

Read in place in House by Mr. Stavitski, 115.

Referred to Committee on Appropriations, 115.

APPROPRIATION TO STATE HOSPITAL, Nanticoke, making

House Bill No. 357.

Read in place in House by Mr. Stavitski, 236.

Referred to Committee on Appropriations, 236.

APPROPRIATION TO STATE HOSPITAL.—Continued.

Reported with amendment, 3428.

First reading, 3563.

Second reading, 3686.

Third reading and final passage, 3912.

Returned from Senate without amendment, 4457.

Signed by Speaker, 4568.

Concurrent resolution recalling bill from Governor, 4630.

Resolution returned from Senate concurred in, 4773.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended and passed finally, 4910.

Bill returned from Senate with House amendments concurred in, 5077.

Signed by Speaker, 5147.

In Senate (No. 1497).

Referred to Committee on Appropriations, 3989.

Reported without amendment, 3998.

First reading, 4005.

Second reading, 4187.

Third reading and final passage, 4310-4311.

Signed by President, 4548.

Resolution recalling bill from Governor concurred in, 4664.

Bill returned from House with amendments in which Senate concurred, 4856.

Signed by President, 5014.

APPROPRIATION TO STATE HOSPITAL FOR CRIMINAL INSANE, at Farview, making

Senate Bill No. 1110.

Read in place in Senate by Mr. Huffman, 2386.

Referred to Committee on Appropriations, 2386.

APPROPRIATION TO STATE HOSPITAL FOR CRIMINAL INSANE, at Farview, making

Senate Bill No. 1175.

Read in place in Senate by Mr. Huffman, 2717.

Referred to Committee on Appropriations, 2717.

Reported with amendment, 3671.

First reading, 3675.

Second reading and recommitted, 3846.

Re-reported with amendment, 3855.

Third reading and final passage, 3968.

Concurrent resolution recalling bill from Governor, 4527.

Resolution returned from House concurred in, 4662.

Bill returned from House with amendments in which Senate concurred, 4704.

Signed by President, 4713.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4849.

Resumed and passed finally, 4950.

Signed by President, 5001.

Returned from House with Senate amendments concurred in, 5003.

In House (No. 1745).

Referred to Committee on Appropriations, 4140.

Reported with amendment, 4224.

First reading, 4421.

Second reading, 4578.

Third reading and final passage, 4760-4761.

Returned from Senate with House amendments concurred in, 4779.

Signed by Speaker, 4801.

Resolution recalling bill from Governor concurred in, 4721.

Bill returned from Senate with amendments in which House concurred, 5119-5120.

Signed by Speaker, 5147.

APPROPRIATION TO STATE HOSPITAL FOR CRIMINAL INSANE, at Farview, making

Senate Bill No. 1176.

Read in place in Senate by Mr. Huffman, 2717.

Referred to Committee on Appropriations, 2717.

Reported with amendment, 3492.

First reading, 3547.

Second reading, 3663.

APPROPRIATION TO STATE HOSPITAL FOR CRIMINAL INSANE.—Continued.

Third reading and final passage, 3832.
 Concurrent resolution recalling bill from Governor, 4527.
 Resolution returned from House concurred in, 4662.
 Bill returned from House without amendment, 4702.
 Signed by President, 4713.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4847-4848.
 Resumed and passed finally, 4950-4951.
 Signed by President, 5001.
 Returned from House with Senate amendments concurred in, 5003.

In House (No. 1725).

Referred to Committee on Appropriations, 4099.
 Reported without amendment, 4224.
 First reading, 4420.
 Second reading, 4577.
 Third reading and final passage, 4758.
 Resolution recalling bill from Governor concurred in, 4721.
 Signed by Speaker, 4801.
 Bill returned from Senate with amendments in which House concurred, 5119.
 Signed by Speaker, 5147.

APPROPRIATION TO STATE HOSPITAL FOR CRIMINAL INSANE, at Farview, making deficiency

House Bill No. 306.

Read in place in House by Mr. Gilchrist, 221.
 Referred to Committee on Appropriations, 221.
 Reported with amendment, 942.
 First reading, 1013.
 Second reading, 1241.
 Recommitted, 1285.
 Re-reported without amendment, 1828.
 Third reading and final passage, 2049.
 Returned from Senate without amendment, 2361.
 Signed by Speaker, 2450.
 Approved by Governor, 2974.

Remarks on, by

Alexander, 1248-1249, 1285.
 Gelder, 1248-1249, 1285.
 Harer, 1249.

In Senate (No. 1015).

Referred to Committee on Appropriations, 2030.
 Reported without amendment, 2091.
 First reading, 2135.
 Second reading, 2254.
 Third reading and final passage, 2315.
 Signed by President pro tempore, 2434.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Anthracite Coal Region, at Ashland, making deficiency

House Bill No. 71.

Read in place in House by Mr. Staudenmeier, 115.
 Referred to Committee on Appropriations, 115.
 Reported with amendment, 3428.
 First reading, 3563.
 Second reading, 3685-3686.
 Third reading and final passage, 3911.
 Returned from Senate with amendments in which House concurred, 4941.
 Signed by Speaker, 5147.

In Senate (No. 1492).

Referred to Committee on Appropriations, 3988.
 Reported without amendment, 3997.
 First reading, 4004.
 Second reading and amended, 4186.
 Over in its order, 4309.
 Recommitted, 4533.
 Re-reported with amendment, 4679.
 Third reading and final passage, 4827-4828.
 Returned from House with Senate amendments concurred in, 5004.
 Signed by President, 5013.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Anthracite Coal Region, at Ashland, making deficiency

House Bill No. 43.

Read in place in House by Mr. Staudenmeier, 109.
 Referred to Committee on Appropriations, 109.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Anthracite Coal Region, at Ashland, making deficiency

Senate Bill No. 58.

Read in place in Senate by Mr. Heaton, 97.
 Referred to Committee on Appropriations, 97.
 Reported with amendment, 863.
 First reading, 864.
 Second reading and recommitted, 989.
 Re-reported with amendment, 1000.
 Third reading and final passage, 1038-1039.
 Returned from House without amendment, 2960.
 Signed by President pro tempore, 3144.
 Approved by Governor, 3807.

In House (No. 1375).

Referred to Committee on Appropriations, 1219.
 Reported without amendment, 2774.
 First reading, 2808.
 Second reading, 2885.
 Third reading and final passage, 3047.
 Signed by Speaker, 3180.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, making deficiency

House Bill No. 573.

Read in place in House by Mr. George W. Williams, 422.
 Referred to Committee on Appropriations, 422.
 Reported with amendment, 3428.
 First reading, 3564.
 Second reading, 3687.
 Third reading and final passage, 3914.
 Returned from Senate without amendment, 4457.
 Signed by Speaker, 4570.

In Senate (No. 1501).

Referred to Committee on Appropriations, 3989.
 Reported without amendment, 3998.
 First reading, 4005.
 Second reading, 4187-4188.
 Third reading and final passage, 4311-4312.
 Signed by President, 4549.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, making deficiency

House Bill No. 574.

Read in place in House by Mr. George W. Williams, 422.
 Referred to Committee on Appropriations, 422.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, making deficiency

House Bill No. 788.

Read in place in House by Mr. Harer, 598.
 Referred to Committee on Appropriations, 598.
 Reported with amendment, 943.
 First reading, 1014.
 Second reading, 1095.
 Third reading and final passage, 1474.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2072.
 Approved by Governor, 2259.

In Senate (No. 830).

Referred to Committee on Appropriations, 1636.
 Reported without amendment, 1668.
 First reading, 1709.
 Second reading, 1941.
 Third reading and final passage, 2001-2002.
 Signed by President pro tempore, 2130.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Trevorton, Shamokin and Mount Carmel Coal Fields, making deficiency

Senate Bill No. 21.

Read in place in Senate by Mr. Steele, 93.
 Referred to Committee on Appropriations, 93.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS.—Continued.

Reported with amendment, 863.
 First reading, 864.
 Second reading, 988.
 Third reading and final passage, 1038.
 Returned from House without amendment, 2960.
 Signed by President pro tempore, 3144.
 Approved by Governor, 3807.

In House (No. 1374).

Referred to Committee on Appropriations, 1219.
 Reported without amendment, 2774.
 First reading, 2808.
 Second reading, 2885.
 Third reading and final passage, 3048.
 Signed by Speaker, 3180.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS of Trevorton, Shamokin and Moun^t Carmel Coal Fields, making

Senate Bill No. 150.

Read in place in Senate by Mr. Steele, 188.
 Referred to Committee on Appropriations, 188.
 Reported with amendment, 3412.
 First reading, 3412.
 Second reading, 3509.
 Third reading and final passage, 3603.
 Returned from House with amendments, in which Senate concurred, 4338-4339.
 Concurrent resolution recalling bill from Governor, 4504-4505.
 Signed by President, 4554.
 Resolution returned from House concurred in, 4662.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4710.
 Resumed and passed finally, 4811.
 Returned from House with Senate amendments concurred in, 4990.
 Signed by President, 5000.

In House (No. 1658).

Referred to Committee on Appropriations, 3783.
 Reported with amendment, 3904.
 First reading, 4100.
 Second reading, 4237.
 Third reading and final passage, 4428.
 Returned from Senate with House amendments concurred in, 4456.
 Resolution recalling bill from Governor concurred in, 4721.
 Signed by Speaker, 4745.
 Bill returned from Senate with amendments in which House concurred, 5075-5076.
 Signed by Speaker, 5145.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS, of Middle Coal Field, making

House Bill No. 41.

Read in place in House by Mr. Miller, 109.
 Referred to Committee on Appropriations, 109.
 Reported with amendment, 3428.
 First reading, 3563.
 Second reading, 3685.
 Third reading and final passage, 3910-3911.
 Returned from Senate without amendment, 4456.
 Signed by Speaker, 4566.
 Concurrent resolution recalling bill from Governor, 4630.
 Resolution returned from Senate concurred in, 4772.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4911-4912.
 Resumed and passed finally, 5080-5081.
 Returned from Senate with House amendments concurred in, 5127.
 Signed by Speaker, 5147.

In Senate (No. 1491).

Referred to Committee on Appropriations, 3988.
 Reported without amendment, 3997.
 First reading, 4004.
 Second reading, 4186.

APPROPRIATION TO STATE HOSPITAL FOR INJURED PERSONS.—Continued.

Third reading and final passage, 4309.
 Signed by President, 4546.
 Resolution recalling bill from Governor concurred in, 4664.
 Bill returned from House with amendments in which Senate concurred, 4988.
 Signed by President, 5013.

APPROPRIATION TO STATE HOSPITAL FOR INSANE, at Danville, for improvements and equipment, making

Senate Bill No. 193.

Read in place in Senate by Mr. Sones, 277.
 Referred to Committee on Appropriations, 277.
 Reported with amendment, 3671.
 First reading, 3675.
 Second reading, 3838.
 Third reading and final passage, 3963.
 Concurrent resolution recalling bill from Governor, 4527.
 Resolution returned from House concurred in, 4663.
 Bill returned from House without amendment, 4701.
 Signed by President, 4712.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended 4850.
 Resumed and passed finally, 4947.
 Signed by President, 5000.
 Returned from House with Senate amendments concurred in, 5002.

In House (No. 1735).

Referred to Committee on Appropriations, 4139.
 Reported without amendment, 4223-4224.
 First reading, 4420.
 Second reading, 4577.
 Third reading and final passage, 4756.
 Resolution recalling bill from Governor concurred in, 4720.
 Signed by Speaker, 4800.
 Bill returned from Senate with amendments in which House concurred, 5124.
 Signed by Speaker, 5145.

APPROPRIATION TO STATE HOSPITAL FOR INSANE, at Norristown, making

House Bill No. 512.

Read in place in House by Mr. Fratt, 367.
 Referred to Committee on Appropriations, 367.

APPROPRIATION TO STATE HOSPITAL FOR INSANE, at Norristown, for restoration of buildings and property destroyed by a cyclone, making

Senate Bill No. 776.

Read in place in Senate by Mr. Stites, 1304-1305.
 Referred to Committee on Appropriations, 1305.
 Reported without amendment, 1318.
 First reading, 1322.
 Second reading, 1629.
 Third reading and final passage, 1689.
 Returned from House without amendment, 2961.
 Signed by President pro tempore, 3145.
 Concurrent resolution recalling bill from Governor, 3664, 4528.
 Resolution returned from House concurred in, 3667.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4946.
 Resumed and passed finally, 4952.
 Signed by President, 5000-5001.
 Returned from House with Senate amendments concurred in, 5003.

In House (No. 1431).

Referred to Committee on Appropriations, 1790.
 Reported without amendment, 2672.
 First reading, 2757.
 Second reading, 2805.
 Third reading and final passage, 3042.
 Signed by Speaker, 3180.
 Resolution recalling bill from Governor concurred in, 3734, 4721.

APPROPRIATION TO STATE HOSPITAL FOR INSANE.—Continued.

Bill returned from Senate with amendment in which House concurred, 5116-5117.
Signed by Speaker, 5146.

APPROPRIATION TO STATE HOSPITAL FOR INSANE, at Norristown, making

Senate Bill No. 246.

Read in place in Senate by Mr. Stites, 355.
Referred to Committee on Appropriations, 355.
Reported with amendment, 3671.
First reading, 3675.
Second reading and recommitted, 3838-3839.
Re-reported with amendment, 3855.
Third reading and final passage, 3963-3964.
Concurrent resolution recalling bill from Governor, 4527.
Resolution returned from House concurred in, 4663.
Bill returned from House without amendment, 4701.
Signed by President, 4712.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4849.
Resumed and passed finally, 4947.
Signed by President, 5000.
Returned from House with Senate amendments concurred in, 5002.

In House (No. 1736).

Referred to Committee on Appropriations, 4139.
Reported without amendment, 4224.
First reading, 4420.
Second reading, 4577.
Third reading and final passage, 4756-4757.
Resolution recalling bill from Governor concurred in, 4719.
Signed by Speaker, 4800.
Bill returned from Senate with amendments in which House concurred, 5123-5124.
Signed by Speaker, 5145.

APPROPRIATION TO STATE HOSPITAL FOR INSANE, at Warren, making

House Bill No. 913.

Read in place in House by Mr. Williston P. Wood, 730.
Referred to Committee on Appropriations, 730.
Reported with amendment, 3781.
First reading, 3789.
Second reading and amended, 3885.
Third reading and final passage, 4116.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4572.
Concurrent resolution recalling bill from Governor, 4630.
Resolution returned from Senate concurred in, 4773.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4911.
Resumed and passed finally, 5079-5080.
Returned from Senate with House amendments concurred in, 5127.
Signed by Speaker, 5148.

In Senate (No. 1518).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Third reading and final passage, 4315.
Signed by President, 4552.
Resolution recalling bill from Governor concurred in, 4664.
Bill returned from House with amendments in which Senate concurred, 4989.
Signed by President, 5014.

APPROPRIATION TO STATE HOSPITAL OF NORTHERN ANTHRACITE COAL REGION, at Scranton, making

House Bill No. 261.

Read in place in House by Mr. Alfred I. Fowler, 183.
Referred to Committee on Appropriations, 183.

APPROPRIATION TO STATE HOSPITAL OF NORTHERN ANTHRACITE COAL REGION, at Scranton, for deficiency, making

Senate Bill No. 5.

Read in place in Senate by Mr. Davis, 82.
Referred to Committee on Appropriations, 82.
Reported with amendment, 863.
First reading, 864.
Second reading, 988.
Third reading and final passage, 1038.
Returned from House without amendment, 1909.
Signed by President pro tempore, 1992.
Approved by Governor, 2215.

In House (No. 1373).

Referred to Committee on Appropriations, 1219.
Reported without amendment, 1239.
First reading, 1291.
Second reading, 1461.
Third reading and final passage, 1764.
Signed by Speaker, 2049.

APPROPRIATION TO STATE HOSPITAL OF NORTHERN ANTHRACITE COAL REGION, at Scranton, making

Senate Bill No. 144.

Read in place in Senate by Mr. Davis, 188.
Referred to Committee on Appropriations, 188.
Reported with amendment, 3412.
First reading, 3412.
Second reading, 3508-3509.
Third reading and final passage, 3603.
Returned from House with amendment, in which Senate concurred, 4338.
Concurrent resolution recalling bill from Governor, 4528.
Signed by President, 4554.
Resolution returned from House concurred in, 4663.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4710.
Resumed and passed finally, 4811.
Returned from House with Senate amendments concurred in, 4990.
Signed by President, 5000.

In House (No. 1657).

Referred to Committee on Appropriations, 3783.
Reported with amendment, 3904.
First reading, 4100.
Second reading, 4237.
Third reading and final passage, 4428.
Returned from Senate with House amendments concurred in, 4456.
Resolution recalling bill from Governor concurred in, 4721.
Signed by Speaker, 4745.
Bill returned from Senate with amendments in which House concurred, 5076.
Signed by Speaker, 5145.

APPROPRIATION TO STATE INDUSTRIAL HOME FOR WOMEN, at Muncy, making

Senate Bill No. 646.

Read in place in Senate by Mr. Sones, 981.
Referred to Committee on Appropriations, 981.
Reported with amendment, 3412.
First reading, 3415.
Second reading, 3514.
Third reading and final passage, 3612.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1694).

Referred to Committee on Appropriations, 3785.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4240.
Third reading and final passage, 4442.
Signed by Speaker, 4746.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED of Eastern Pennsylvania, at Spring City, making

Senate Bill No. 72.

Read in place in Senate by Mr. Eyre, 105.
Referred to Committee on Appropriations, 105.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED.—Continued.

Reported with amendment, 3292.
 First reading, 3412.
 Second reading, 3508.
 Third reading and final passage, 3602.
 Returned from House without amendment, 4334.
 Concurrent resolution recalling bill from Governor, 4528.
 Resolution returned from House concurred in, 4662-4663.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4711.
 Resumed and passed finally, 4810.
 Returned from House with Senate amendments concurred in, 4945.
 Signed by President, 4954.

In House (No. 1653).

Referred to Committee on Appropriations, 3783.
 Reported without amendment, 3904.
 First reading, 4100.
 Second reading, 4236.
 Third reading and final passage, 4426.
 Signed by Speaker, 4745.
 Resolution recalling bill from Governor concurred in, 4720.
 Bill returned from Senate with amendments in which House concurred, 4940-4941.
 Signed by Speaker, 5132.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED of Eastern Pennsylvania, at Spring City, making

Senate Bill No. 1376.

Read in place in Senate by Mr. Eyre, 3290.
 Referred to Committee on Appropriations, 3290.
 Reported with amendment, 3672.
 First reading, 3675.
 Second reading, 3847.
 Third reading and final passage, 3968-3969.
 Concurrent resolution recalling bill from Governor, 4528.
 Resolution returned from House concurred in, 4663.
 Bill returned from House without amendment, 4702.
 Signed by President, 4713.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4847.
 Resumed and passed finally, 4951-4952.
 Signed by President, 5001.
 Returned from House with Senate amendments concurred in, 5003.

In House (No. 1747).

Referred to Committee on Appropriations, 4140.
 Reported without amendment, 4224.
 First reading, 4421.
 Second reading, 4578.
 Third reading and final passage, 4761.
 Resolution recalling bill from Governor concurred in, 4720.
 Signed by Speaker, 4801.
 Bill returned from Senate with amendments in which House concurred, 5117-5118.
 Signed by Speaker, 5147.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, at Polk, making

Senate Bill No. 134.

Read in place in Senate by Mr. Phipps, 165.
 Referred to Committee on Appropriations, 165.
 Reported with amendment, 3292.
 First reading, 3412.
 Second reading, 3508.
 Third reading and final passage, 3603.
 Returned from House with amendment, in which Senate concurred, 4338.
 Concurrent resolution recalling bill from Governor, 4528.
 Signed by President, 4554.
 Resolution returned from House concurred in, 4663.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED.—Continued.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4709-4710.
 Resumed and passed finally, 4810-4811.
 Returned from House with Senate amendments concurred in, 4945.
 Signed by President, 4954.

In House (No. 1656).

Referred to Committee on Appropriations, 3783.
 Reported with amendment, 3904.
 First reading, 4100.
 Second reading, 4237.
 Third reading and final passage, 4427-4428.
 Returned from Senate with House amendments concurred in, 4456.
 Signed by Speaker, 4745.
 Resolution recalling bill from Governor concurred in, 4719.
 Bill returned from Senate with amendments in which House concurred, 4940.
 Signed by Speaker, 5132.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, at Polk, making

Senate Bill No. 135.

Read in place in Senate by Mr. Phipps, 165.
 Referred to Committee on Appropriations, 165.
 Reported with amendment, 3672.
 First reading, 3674.
 Second reading, 3837.
 Third reading and final passage, 3962.
 Concurrent resolution recalling bill from Governor, 4528.
 Resolution returned from House concurred in, 4663.
 Bill returned from House with amendment in which Senate concurred, 4702-4703.
 Signed by President, 4712.
 Resolution approved by Governor, 4847.
 Vote on final passage and on third reading reconsidered and bill amended, 4848.
 Resumed and passed finally, 4946.
 Signed by President, 5000.
 Returned from House with Senate amendments concurred in, 5002.

In House (No. 1732).

Referred to Committee on Appropriations, 4139.
 Reported with amendment, 4223.
 First reading, 4420.
 Second reading, 4577.
 Third reading and final passage, 4755.
 Returned from Senate with House amendments concurred in, 4778.
 Signed by Speaker, 4800.
 Resolution recalling bill from Governor concurred in, 4720.
 Bill returned from Senate with amendments in which House concurred, 5125.
 Signed by Speaker, 5145.

APPROPRIATION TO STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, at Polk, making deficiency

Senate Bill No. 125.

Read in place in Senate by Mr. Phipps, 164.
 Referred to Committee on Appropriations, 164.

APPROPRIATION TO STETSON HOSPITAL, of Philadelphia, making

Senate Bill No. 591.

Read in place in Senate by Mr. Aron, 868.
 Referred to Committee on Appropriations, 868.
 Reported with amendment, 2831.
 First reading, 2858.
 Second reading, 2939.
 Third reading and final passage, 3094.
 Returned from House without amendment, 3950.
 Signed by President, 4288.

In House (No. 1584).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3430.

APPROPRIATION TO STETSON HOSPITAL.—Continued.

First reading, 3566.
 Second reading, 3691-3692.
 Third reading and final passage, 3931.
 Signed by Speaker, 4590.

APPROPRIATION TO SUBURBAN GENERAL HOSPITAL, of Bellevue, making

House Bill No. 845.
 Read in place in House by Mr. Vickerman, 679.
 Referred to Committee on Appropriations, 679.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2997.
 Third reading and final passage, 3224-3225.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4571.

In Senate (No. 1344).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3288.
 First reading, 3423.
 Second reading, 3531.
 Third reading and final passage, 3641.
 Signed by President, 4551.

APPROPRIATION TO SYLVAN HEIGHTS HOME FOR ORPHAN GIRLS, Harrisburg, making

House Bill No. 337.
 Read in place in House by Mr. Hall, 231.
 Referred to Committee on Appropriations, 231.
 Reported with amendment, 3592.
 First reading, 3683.
 Second reading, 3792-3793.
 Third reading and final passage, 3941-3942.
 Returned from Senate with amendment in which House concurred, 4593-4594.
 Signed by Speaker, 4876.

In Senate (No. 1495).

Referred to Committee on Appropriations, 3988-3989.
 Reported without amendment, 3998.
 First reading, 4004.
 Second reading and amended, 4187.
 Third reading and final passage, 4310.
 Returned from House with Senate amendments concurred in, 4665.
 Signed by President, 4804.

APPROPRIATION TO TABOR HOME FOR CHILDREN, at Doylestown, making

Senate Bill No. 387.
 Read in place in Senate by Mr. Buckman, 505.
 Referred to Committee on Appropriations, 505.
 Reported with amendment, 3283.
 First reading, 3413.
 Second reading, 3511.
 Third reading and final passage, 3607.
 Returned from House without amendment, 4335.
 Signed by President, 4554.

In House (No. 1676).

Referred to Committee on Appropriations, 3784.
 Reported without amendment, 3905.
 First reading, 4101.
 Second reading, 4239.
 Third reading and final passage, 4436.
 Signed by Speaker, 4746.

APPROPRIATION TO TAYLOR HOSPITAL, making

House Bill No. 173.
 Read in place in House by Mr. Kohler, 143.
 Referred to Committee on Appropriations, 143.
 Reported with amendment, 2810.
 First reading, 2864.
 Second reading, 2980-2981.
 Third reading and final passage, 3187-3188.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4567.

In Senate (No. 1265).

Referred to Committee on Appropriations, 3152.
 Reported without amendment, 3285.
 First reading, 3418.

APPROPRIATION TO TAYLOR HOSPITAL.—Continued.

Second reading, 3524.
 Third reading and final passage, 3623.
 Signed by President, 4547.

APPROPRIATION TO TAYLOR HOSPITAL, Ridley Park, making

Senate Bill No. 121.
 Read in place in Senate by Mr. MacDade, 149.
 Referred to Committee on Appropriations, 149.
 Reported with amendment, 2830.
 First reading, 2857.
 Second reading, 2931.
 Third reading and final passage, 3088.
 Returned from House without amendment, 3948.
 Signed by President, 4287.

In House (No. 1557).

Referred to Committee on Appropriations, 3257.
 Reported without amendment, 3429.
 First reading, 3565.
 Second reading, 3689.
 Third reading and final passage, 3919-3920.
 Signed by Speaker, 4589.

APPROPRIATION TO TEMPLE UNIVERSITY, Philadelphia, making

House Bill No. 92.
 Read in place in House by Mr. Harer, 126.
 Referred to Committee on Appropriations, 126.

APPROPRIATION TO TEMPLE UNIVERSITY, Philadelphia, making

House Bill No. 189.
 Read in place in House by Mr. Golder, 143.
 Referred to Committee on Appropriations, 143.
 Reported with amendment, 2464.
 First reading, 2500.
 Second reading, 2617.
 Third reading and final passage, 2785.
 Returned from Senate without amendment, 3553.
 Signed by Speaker, 4567.

In Senate (No. 1201).

Referred to Committee on Appropriations, 2817.
 Reported without amendment, 2911.
 First reading, 2956.
 Second reading, 3136.
 Third reading and final passage, 3367.
 Signed by President, 4547.

APPROPRIATION TO TEMPLE UNIVERSITY, at Philadelphia, for Teachers' College, making

Senate Bill No. 801.
 Read in place in Senate by Mr. Daix, 1609.
 Referred to Committee on Appropriations, 1609.

APPROPRIATION TO THADDEUS STEVENS INDUSTRIAL SCHOOL, at Lancaster, making

Senate Bill No. 300.
 Read in place in Senate by Mr. Homsher, 386.
 Referred to Committee on Appropriations, 386.

APPROPRIATION TO TITUSVILLE HOSPITAL, making

House Bill No. 649.
 Read in place in House by Miss Bentley, 511.
 Referred to Committee on Appropriations, 511.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2992.
 Third reading and final passage, 3215.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4570.

In Senate (No. 1322).

Referred to Committee on Appropriations, 3155.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3529.
 Third reading and final passage, 3636.
 Signed by President, 4550.

APPROPRIATION TO TITUSVILLE HOSPITAL, making

Senate Bill No. 405.

Read in place in Senate by Mr. Miller, 546.

Referred to Committee on Appropriations, 546.

APPROPRIATION TO TUBERCULOSIS LEAGUE of Pittsburgh, making

House Bill No. 608.

Read in place in House by Mr. Joseph C. Marcus, 446.

Referred to Committee on Appropriations, 446.

Reported with amendment, 2863.

First reading, 2979.

Second reading, 3162-3163.

Third reading and final passage, 3706.

Vote on final passage and on third reading reconsidered and bill amended, 3708.

Resumed and passed finally, 4123.

Returned from Senate without amendment, 4457.

Signed by Speaker, 4570.

In Senate (No. 1513).

Referred to Committee on Appropriations, 3992.

Reported without amendment, 3997.

First reading, 4006.

Second reading, 4189.

Third reading and final passage, 4314.

Signed by President, 4550.

APPROPRIATION TO UNION HOME FOR OLD LADIES, of West Philadelphia, making

Senate Bill No. 621.

Read in place in Senate by Mr. Patton, 979.

Referred to Committee on Appropriations, 979.

Reported with amendment, 3283.

First reading, 3415.

Second reading, 3513.

Third reading and final passage, 3611.

Returned from House with amendment, in which Senate concurred, 4669-4670.

Signed by President, 4680.

In House (No. 1690).

Referred to Committee on Appropriations, 3785.

Reported without amendment, 3905.

First reading, 4102.

Second reading, 4240.

Third reading and amended, 4441.

Resumed and passed finally, 4638-4639.

Returned from Senate with House amendments concurred in, 4738.

Signed by Speaker, 4751.

APPROPRIATION TO UNIONTOWN HOSPITAL ASSOCIATION, making

Senate Bill No. 368.

Read in place in Senate by Mr. Brown, 494.

Referred to Committee on Appropriations, 494.

APPROPRIATION TO UNIONTOWN HOSPITAL, making

House Bill No. 872.

Read in place in House by Mr. McDaniel, 727.

Referred to Committee on Appropriations, 727.

Reported with amendment, 2813.

First reading, 2869.

Second reading, 2997.

Third reading and final passage, 3225.

Returned from Senate with amendment, in which House concurred, 4133-4134.

Signed by Speaker, 4572.

In Senate (No. 1346).

Referred to Committee on Appropriations, 3155.

Reported without amendment, 3288.

First reading, 3423.

Second reading, 3531.

Third reading and amended, 3642.

Resumed and passed finally, 3816.

Returned from House with Senate amendments concurred in, 3991.

Signed by President, 4551.

APPROPRIATION TO UNITED CHARITIES, of Hazleton, making

House Bill No. 473.

Read in place in House by Mr. Miller, 343.

Referred to Committee on Appropriations, 343.

Reported with amendment, 3158.

First reading, 3262.

Second reading, 3447.

Third reading and final passage, 3719-3720.

Returned from Senate without amendment, 4137.

Signed by Speaker, 4569.

In Senate (No. 1415).

Referred to Committee on Appropriations, 3669.

Reported without amendment, 3672.

First reading, 3676.

Second reading, 3851.

Third reading and final passage, 3972.

Signed by President, 4549.

APPROPRIATION TO UNITED EVANGELICAL HOME AND ORPHANAGE, at Lewisburg, making

Senate Bill No. 1075.

Read in place in Senate by Mr. Steele, 2228.

Referred to Committee on Appropriations, 2228.

Reported with amendment, 3283.

First reading, 3416.

Second reading, 3517.

Third reading and final passage, 3616.

Returned from House without amendment, 4337.

Signed by President, 4555.

In House (No. 1708).

Referred to Committee on Appropriations, 3786.

Reported without amendment, 3906.

First reading, 4103.

Second reading, 4241.

Third reading and final passage, 4447.

APPROPRIATION TO UNITED ZION HOME, of Lititz, making

Senate Bill No. 1394.

Read in place in Senate by Mr. Homsher, 3544.

Referred to Committee on Appropriations, 3544.

Reported with amendment, 3815.

First reading, 3857.

Second reading, 3984.

Third reading and final passage, 4180.

Returned from House without amendment, 4702.

Signed by President, 4713.

In House (No. 1754).

Referred to Committee on Appropriations, 4225.

Reported without amendment, 4262.

First reading, 4421.

Second reading, 4579.

Third reading and final passage, 4763.

Signed by Speaker, 4801.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA for Graduate School of Medicine, making

Senate Bill No. 307.

Read in place in Senate by Mr. Patton, 386.

Referred to Committee on Appropriations, 386.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA for Hospital, making

Senate Bill No. 306.

Read in place in Senate by Mr. Patton, 386.

Referred to Committee on Appropriations, 386.

Reported with amendment, 2830.

First reading, 2858.

Second reading, 2934.

Third reading and final passage, 3091.

Returned from House without amendment, 3949.

Signed by President, 4288.

In House (No. 1573).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3429.

First reading, 3566.

Second reading, 3691.

Third reading and final passage, 3926-3927.

Signed by Speaker, 4590.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA for
Medico Chirurgical Hospital, making

Senate Bill No. 305.

Read in place in Senate by Mr. Patton, 386.
Referred to Committee on Appropriations, 386.
Reported with amendment, 2830.
First reading, 2858.
Second reading, 3934.
Third reading and final passage, 3091.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1572).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3566.
Second reading, 3691.
Third reading and final passage, 3926.
Signed by Speaker, 4590.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA for
Polyclinic Hospital, making

Senate Bill No. 304.

Read in place in Senate by Mr. Patton, 386.
Referred to Committee on Appropriations, 386.
Reported with amendment, 2830.
First reading, 2857.
Second reading, 2934.
Third reading and final passage, 3091.
Returned from House without amendment, 3949.
Signed by President, 4288.

In House (No. 1571).

Referred to Committee on Appropriations, 3258.
Reported without amendment, 3429.
First reading, 3565.
Second reading, 3690.
Third reading and final passage, 3925-3926
Signed by Speaker, 4590.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA for
Veterinary School of Medicine, making

House Bill No. 602.

Read in place in House by Mr. Haines, 445.
Referred to Committee on Appropriations, 445.
Reported with amendment, 2672.
First reading, 2755.
Second reading, 2883.
Third reading and final passage, 3043.
Returned from Senate without amendments, 3770.
Signed by Speaker, 4570.

In Senate (No. 1242).

Referred to Committee on Appropriations, 2962.
Reported without amendment, 3284.
First reading, 3417.
Second reading, 3522.
Third reading and final passage, 3619-3620.
Signed by President, 4550.

APPROPRIATION TO UNIVERSITY OF PENNSYLVANIA,
making

House Bill No. 106.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.
Reported with amendment, 2493.
First reading, 2601.
Second reading, 2676.
Third reading and final passage, 2794.
Returned from Senate with amendments in which
House concurred, 3557.
Signed by Speaker, 4567.

In Senate (No. 1200).

Referred to Committee on Appropriations, 2817.
Reported without amendment, 2911.
First reading, 2956.
Second reading and amended, 3136.
Third reading and final passage, 3366.
Returned from House with Senate amendment con-
curred in, 3543.
Signed by President, 4546.

APPROPRIATION TO UNIVERSITY OF PITTSBURGH for
general maintenance, making

House Bill No. 91.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported with amendment, 2445-2446.
First reading, 2500.
Second reading, 2615.
Third reading and final passage, 2783-2784.
Returned from Senate without amendment, 3553.
Signed by Speaker, 4567.

In Senate (No. 1199).

Referred to Committee on Appropriations, 2817.
Reported without amendment, 2911.
First reading, 2955-2956.
Second reading, 3136.
Third reading and final passage, 3366.
Signed by President, 4546.

APPROPRIATION TO WARREN GENERAL HOSPITAL,
making

House Bill No. 816.

Read in place in House by Mr. Williston P. Wood,
677.
Referred to Committee on Appropriations, 677.
Reported with amendment, 2813.
First reading, 2868.
Second reading, 2996.
Third reading and final passage, 3222.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4571.

In Senate (No. 1338).

Referred to Committee on Appropriations, 3155.
Reported without amendment, 3288.
First reading, 3422.
Second reading, 3530.
Third reading and final passage, 3640.
Signed by President, 4551.

APPROPRIATION TO WASHINGTON JEFFERSON COLLEGE,
Washington, making

House Bill No. 97.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.

APPROPRIATION TO WASHINGTON HOSPITAL, or its suc-
cessor, making

House Bill No. 385.

Read in place in House by Mr. Walker, 253.
Referred to Committee on Appropriations, 253.
Reported with amendment, 2811.
First reading, 2865.
Second reading, 2984-2985.
Third reading and final passage, 3196.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1284).

Referred to Committee on appropriations, 3153.
Reported without amendment, 3286.
First reading, 3419.
Second reading, 3526.
Third reading and final passage, 3627-3628.
Signed by President, 4548.

APPROPRIATION TO WAYNE COUNTY MEMORIAL HOS-
PITAL, at Honesdale, making

House Bill No. 198.

Read in place in House by Mr. Gilchrist, 157.
Referred to Committee on Appropriations, 157.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2981.
Third reading and final passage, 3188.
Returned from Senate without amendment, 2771.
Signed by Speaker, 4567.

In Senate (No. 1266).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.

APPROPRIATION TO WAYNE COUNTY MEMORIAL HOSPITAL.—Continued.

Second reading, 3524.

Third reading and final passage, 3623-3624.

Signed by President, 4547.

APPROPRIATION TO WAYNESBORO HOSPITAL, making

Senate Bill No. 335.

Read in place in Senate by Mr. Long, 456.

Referred to Committee on Appropriations, 456.

Reported with amendment, 2910.

First reading, 2955.

Second reading, 3118.

Third reading and final passage, 3301.

Returned from House without amendment, 3994.

In House (No. 1621).

Referred to Committee on Corporations, 3579.

Reported without amendment, 3781.

First reading, 3789.

Second reading, 3886.

Third reading and final passage, 4116-4117.

APPROPRIATION TO WAYNESBURG HOSPITAL, making

House Bill No. 550.

Read in place in House by Mr. Parkinson, 420.

Referred to Committee on Appropriations, 420.

Reported with amendment, 2812.

First reading, 2867.

Second reading, 2990.

Third reading and final passage, 3209.

Returned from Senate without amendment, 3772.

Signed by Speaker, 4569.

In Senate (No. 1309).

Referred to Committee on Appropriations, 3154.

Reported without amendment, 3287.

First reading, 3421.

Second reading, 3528.

Third reading and final passage, 3633.

Signed by President, 4549.

APPROPRIATION TO WEST PHILADELPHIA GENERAL HOMEOPATHIC HOSPITAL, making

House Bill No. 826.

Read in place in House by Mr. Heffernan, 678.

Referred to Committee on Appropriations, 678.

Reported with amendment, 2863.

First reading, 2979.

Second reading, 3163.

Third reading and final passage, 3706-3707.

Returned from Senate without amendment, 4138.

Signed by Speaker, 4571.

In Senate (No. 1447).

Referred to Committee on Appropriations, 3671.

Reported without amendment, 3674.

First reading, 3678.

Second reading, 3854.

Third reading and final passage, 3979.

Signed by President, 4551.

APPROPRIATION TO WEST PHILADELPHIA HOSPITAL FOR WOMEN, making

Senate Bill No. 204.

Read in place in Senate by Mr. Patton, 278.

Referred to Committee on Appropriations, 278.

Reported with amendment, 2830.

First reading, 2857.

Second reading, 2932.

Third reading and final passage, 3088.

Returned from House without amendment, 3948.

Signed by President, 4288.

In House (No. 1560).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3429.

First reading, 3565.

Second reading, 3689.

Third reading and final passage, 3920-3921.

Signed by Speaker, 4589.

APPROPRIATION TO WEST SIDE HOSPITAL ASSOCIATION, of Scranton, making

House Bill No. 369.

Read in place in House by Mr. David Fowler, 252.

Referred to Committee on Appropriations, 252.

Reported with amendment, 2811.

First reading, 2865.

Second reading, 2984.

Third reading and final passage, 3195-3196.

Returned from Senate without amendment, 3771.

Signed by Speaker, 4568.

In Senate (No. 1283).

Referred to Committee on Appropriations, 3153.

Reported without amendment, 3286.

First reading, 3419.

Second reading, 3526.

Third reading and final passage, 3627.

Signed by President, 4548.

APPROPRIATION TO WEST SIDE HOSPITAL ASSOCIATION, of Scranton, making

Senate Bill No. 179.

Read in place in Senate by Mr. Davis, 276.

Referred to Committee on Appropriations, 276.

APPROPRIATION TO WESTERN PENNSYLVANIA HOSPITAL, Pittsburgh, making

Senate Bill No. 244.

Read in place in Senate by Mr. McClintock, 355.

Referred to Committee on Appropriations, 355.

Reported with amendment, 2830.

First reading, 2857.

Second reading, 2932.

Third reading and final passage, 3089.

Returned from House with amendment, in which Senate concurred, 3946.

Signed by President, 4288.

In House (No. 1563).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3429.

First reading, 3565.

Second reading and amended, 3689-3690.

Third reading and final passage, 3922.

Returned from Senate with House amendments concurred in, 4135-4136.

Signed by Speaker, 4590.

APPROPRIATION TO WESTERN PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF DEAF AND DUMB, making

House Bill No. 642.

Read in place in House by Mr. McKim, 473.

Referred to Committee on Appropriations, 473.

Reported with amendment, 3428.

First reading, 3564.

Second reading, 3687.

Third reading and final passage, 3914-3915.

Returned from Senate with amendment, in which House concurred, 4594-4595.

Signed by Speaker, 4877.

In Senate (No. 1502).

Referred to Committee on Appropriations, 3989.

Reported with amendment, 3998.

First reading, 4005.

Second reading, 4188.

Third reading and final passage, 4312.

Returned from House with Senate amendments concurred in, 4665.

Signed by President, 4805.

APPROPRIATION TO WESTERN PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF DEAF AND DUMB, making deficiency

House Bill No. 641.

Read in place in House by Mr. McKim, 473.

Referred to Committee on Appropriations, 473.

Reported without amendment, 942.

First reading, 1013.

Second reading, 1089.

Third reading and final passage, 1236.

APPROPRIATION TO WESTERN PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF DEAF AND DUMB.—Continued.

Returned from Senate with amendment, in which House, concurred, 1788.
Signed by Speaker, 1987.
Approved by Governor, 2258.

In Senate (No. 711).

Referred to Committee on Appropriations, 1252.
Reported with amendment, 1303.
First reading, 1321.
Second reading, 1627.
Third reading and final passage, 1687.
Signed by President pro tempore, 1945.

APPROPRIATION TO WESTERN PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF DEAF AND DUMB, making deficiency

House Bill No. 786.

Read in place in House by Mr. Harer, 597.
Referred to Committee on Appropriations, 597.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, for deficiency in maintenance and education of State pupils, making

House Bill No. 312.

Read in place in House by Mr. Coyne, 221.
Referred to Committee on Appropriations, 221.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, making

House Bill No. 311.

Read in place in House by Mr. Coyne, 221.
Referred to Committee on Appropriations, 221.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, making

House Bill No. 313.

Read in place in House by Mr. Coyne, 221.
Referred to Committee on Appropriations, 221.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, for deficiency, making

Senate Bill No. 128.

Read in place in Senate by Mr. McClintock, 164.
Referred to Committee on Appropriations, 164.
Reported with amendment, 863.
First reading, 864.
Second reading, 989-990.
Third reading and final passage, 1039.
Returned from House without amendment, 2960.
Signed by President pro tempore, 3144.
Approved by Governor, 3807.

In House (No. 1377).

Referred to Committee on Appropriations, 1219.
Reported without amendment, 2774.
First reading, 2808.
Second reading, 2885.
Third reading and final passage, 3047-3048.
Signed by Speaker, 3180.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, making

Senate Bill No. 126.

Read in place in Senate by Mr. McClintock, 164.
Referred to Committee on Appropriations, 164.
Reported without amendment, 2027.
First reading, 2031.
Second reading, 2116.
Third reading and final passage, 2235.
Returned from House without amendment, 3948.
Signed by President, 4287.

In House (No. 1472).

Referred to Committee on Appropriations, 2441.
Reported without amendment, 3428.
First reading, 3564.
Second reading, 3688.
Third reading and final passage, 3916-3917.
Signed by Speaker, 4589.

APPROPRIATION TO WESTERN PENNSYLVANIA SCHOOL FOR BLIND, Pittsburgh, making

Senate Bill No. 127.

Read in place in Senate by Mr. McClintock, 164.
Referred to Committee on Appropriations, 164.
Reported with amendment, 3412.
First reading, 3412.
Second reading, 3508.
Third reading and final passage, 3602.
Returned from House with amendment, in which Senate concurred, 4338.
Signed by President, 4554.

In House (No. 1655).

Referred to Committee on Appropriations, 3783.
Reported with amendment, 3904.
First reading, 4100.
Second reading, 4237.
Third reading and final passage, 4427.
Returned from Senate with House amendments concurred in, 4456.
Signed by Speaker, 4745.

APPROPRIATION TO WESTERN STATE HOSPITAL FOR INSANE, at Torrence, making

Senate Bill No. 1251.

Read in place in Senate by Mr. Weaver, 2965.
Referred to Committee on Appropriations, 2965.
Reported with amendment, 3492.
First reading, 3547.
Second reading, 3663.
Third reading and final passage, 3833.
Concurrent resolution recalling bill from Governor, 4527.
Resolution returned from House concurred in, 4663.
Bill returned from House without amendment, 4702.
Signed by President, 4713.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4850.
Resumed and passed finally, 4951.
Signed by President, 5001.
Returned from House with Senate amendments concurred in, 5003.
Signed by Speaker, 5147.

In House (No. 1726).

Referred to Committee on Appropriations, 4099-4100.
Reported without amendment, 4224.
First reading, 4420.
Second reading, 4578.
Third reading and final passage, 4759.
Resolution recalling bill from Governor concurred in, 4719.
Signed by Speaker, 4801.
Bill returned from Senate with amendments in which House concurred, 5118-5119.

Remarks on, by

Alexander, 5118.
Harer, 4118.
Golder, 5118.
Spangler, 5118.
Edmonds, 5118.

APPROPRIATION TO WESTERN STATE HOSPITAL FOR INSANE, making

Senate Bill No. 644.

Read in place in Senate by Mr. Weaver, 981.
Referred to Committee on Appropriations, 981.
Reported with amendment, 3671.
First reading, 3675.
Second reading, 3840.
Third reading and final passage, 3965.
Concurrent resolution recalling bill from Governor, 4528.
Resolution returned from House concurred in, 4663-4664.
Bill returned from House without amendment, 4701.
Signed by President, 4713.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4848-4849.

APPROPRIATION TO WESTERN STATE HOSPITAL FOR INSANE.—Continued.

Resumed and passed finally, 4949.
Signed by President, 5000.
Returned from House with Senate amendments concurred in, 5002-5003.

In House (No. 1741).

Referred to Committee on Appropriations, 4140.
Reported without amendment, 4224.
First reading, 4421.
Second reading, 4578.
Third reading and final passage, 4760.
Resolution recalling bill from Governor concurred in, 4719.
Signed by Speaker, 4800.
Bill returned from Senate with amendments in which House concurred, 5121-5122.
Signed by Speaker, 5146.

APPROPRIATION TO WESTERN TEMPORARY HOME, of Philadelphia, making

Senate Bill No. 252.

Read in place in Senate by Mr. Patton, 355.
Referred to Committee on Appropriations, 355.
Reported with amendment, 3282.
First reading, 3413.
Second reading, 3509.
Third reading and final passage, 3604.
Returned from House without amendment, 4334.
Signed by President, 4554.

In House (No. 1669).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3904.
First reading, 4101.
Second reading, 4238.
Third reading and final passage, 4433.
Signed by Speaker, 4745.

APPROPRIATION TO WESTMORELAND CHILDREN'S AID SOCIETY, Greensburg, making

House Bill No. 263.

Read in place in House by Mr. Kunkle, 197.
Referred to Committee on Appropriations, 197.
Reported with amendment, 3157.
First reading, 3261.
Second reading, 3445.
Third reading and final passage, 3714.
Returned from Senate without amendment, 4136.
Signed by Speaker, 4567.

In Senate (No. 1402).

Referred to Committee on Appropriations, 3669.
Reported without amendment, 3672.
First reading, 3675.
Second reading, 3850.
Third reading and final passage, 3969.
Signed by President, 4547.

APPROPRIATION TO WESTMORELAND HOSPITAL ASSOCIATION, Greensburg, making

House Bill No. 264.

Read in place in House by Mr. Kunkle, 197.
Referred to Committee on Appropriations, 197.
Reported with amendment, 2810.
First reading, 2864.
Second reading, 2981.
Third reading and final passage, 3189.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4567.

In Senate (No. 1268).

Referred to Committee on Appropriations, 3152.
Reported without amendment, 3285.
First reading, 3418.
Second reading, 3524.
Third reading and final passage, 3624.
Signed by President, 4547.

APPROPRIATION TO WILKES-BARRE CITY HOSPITAL, making

House Bill No. 499.

Read in place in House by Mr. Gibbon, 366.

APPROPRIATION TO WILKES-BARRE CITY HOSPITAL.—Continued.

Referred to Committee on Appropriations, 366.
Reported with amendment, 2811.
First reading, 2866.
Second reading, 2989.
Third reading and final passage, 3207.
Returned from Senate without amendment, 3772.
Signed by Speaker, 4569.

In Senate (No. 1304).

Referred to Committee on Appropriations, 3154.
Reported without amendment, 3286-3287.
First reading, 3420.
Second reading, 3527.
Third reading and final passage, 3632.
Signed by President, 4549.

APPROPRIATION TO WILKES-BARRE HOSPITAL, making

Senate Bill No. 331.

Read in place in Senate by Mr. Joyce, 455.
Referred to Committee on Appropriations, 455.

APPROPRIATION TO WILLIAMSPORT HOSPITAL, making

House Bill No. 1213.

Read in place in House by Mr. Bidelspacher, 939.
Referred to Committee on Appropriations, 939.
Reported with amendment, 2814.
First reading, 2870.
Second reading, 3002.
Third reading and final passage, 3234-3235.
Returned from Senate without amendment, 3773.
Signed by Speaker, 4573.

In Senate (No. 1367).

Referred to Committee on Appropriations, 3156.
Reported without amendment, 3289.
First reading, 3424.
Second reading, 3533.
Third reading and final passage, 3646.
Signed by President, 4553.

APPROPRIATION TO WILLIAMSPORT TRAINING HOME FOR GIRLS, making

House Bill No. 1363.

Read in place in House by Mr. Bidelspacher, 1007.
Referred to Committee on Appropriations, 1007.
Reported with amendment, 3159.
First reading, 3263.
Second reading, 3451.
Third reading and final passage, 3731.
Returned from Senate without amendment, 4137.
Signed by Speaker, 4574.

In Senate (No. 1442).

Referred to Committee on Appropriations, 3670.
Reported without amendment, 3674.
First reading, 3678.
Second reading, 3853.
Third reading and final passage, 3978.
Signed by President, 4553.

APPROPRIATION TO WILLIAMS VALLEY HOSPITAL, of Williamstown, making

House Bill No. 335.

Read in place in House by Mr. Baker, 231.
Referred to Committee on Appropriations, 231.
Reported with amendment, 2810.
First reading, 2865.
Second reading, 2983.
Third reading and final passage, 3192-3193.
Returned from Senate without amendment, 3771.
Signed by Speaker, 4568.

In Senate (No. 1276).

Referred to Committee on Appropriations, 3153.
Reported without amendment, 3285.
First reading, 3419.
Second reading, 3525.
Third reading and final passage, 3626.
Signed by President, 4548.

APPROPRIATION TO WILLS HOSPITAL, Philadelphia, making

Senate Bill No. 372.

Read in place in Senate by Mr. McNichol, 494.
 Referred to Committee on Appropriations, 494.
 Reported with amendment, 2831.
 First reading, 2858.
 Second reading, 2936.
 Third reading and final passage, 3092-3093.
 Returned from House without amendment, 3949.
 Signed by President, 4288.

In House (No. 1578).

Referred to Committee on Appropriations, 3258.
 Reported without amendment, 3430.
 First reading, 3566.
 Second reading, 3691.
 Third reading and final passage, 3928-3929.
 Signed by Speaker, 4590.

APPROPRIATION TO WOMAN'S MEDICAL COLLEGE for general maintenance, making

House Bill No. 107.

Read in place in House by Mr. Harer, 127.
 Referred to Committee on Appropriations, 127.
 Reported without amendment, 2672.
 First reading, 2755.
 Second reading, 2803.
 Third reading and final passage, 3038.
 Returned from Senate without amendment, 3770.
 Signed by Speaker, 4567.

In Senate (No. 1239).

Referred to Committee on Appropriations, 2962.
 Reported without amendment, 3284.
 First reading, 3417.
 Second reading, 3521.
 Third reading and final passage, 3619.
 Signed by President, 4547.

APPROPRIATION TO WOMAN'S MEDICAL COLLEGE, making

House Bill No. 285.

Read in place in House by Mr. Drinkhouse, 220.
 Referred to Committee on Appropriations, 220.

APPROPRIATION TO WOMAN'S MEDICAL COLLEGE, Philadelphia, for hospital maintenance, making

House Bill No. 284.

Read in place in House by Mr. Drinkhouse, 220.
 Referred to Committee on Appropriations, 220.
 Reported with amendment, 2810.
 First reading, 2864.
 Second reading, 2981-2982.
 Third reading and final passage, 3190.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4567.

In Senate (No. 1270).

Referred to Committee on Appropriations, 3152.
 Reported without amendment, 3285.
 First reading, 3418.
 Second reading, 3524.
 Third reading and final passage, 3624.
 Signed by President, 4547.

APPROPRIATION TO WOMEN'S HOMEOPATHIC HOSPITAL, of Philadelphia, making

House Bill No. 407.

Read in place in House by Mr. Lucas, 269.
 Referred to Committee on Appropriations, 269.
 Reported with amendment, 2811.
 First reading, 2865.
 Second reading, 2985-2986.
 Third reading and final passage, 3198.
 Returned from Senate without amendment, 3771.
 Signed by Speaker, 4568.

In Senate (No. 1289).

Referred to Committee on Appropriations, 3153.
 Reported without amendment, 3286.
 First reading, 3419.
 Second reading, 3526.
 Third reading and final passage, 3629.
 Signed by President, 4548.

APPROPRIATION TO WOMEN'S HOMEOPATHIC HOSPITAL, of Philadelphia, making

House Bill No. 1192.

Read in place in House by Mr. Lucas, 938.
 Referred to Committee on Appropriations, 938.
 Reported with amendment, 2814.
 First reading, 2870.
 Second reading, 3001.
 Third reading and final passage, 3233-3234.

In Senate (No. 1365).

Referred to Committee on Appropriations, 3156.
 Reported without amendment, 3289.
 First reading, 3424.
 Second reading, 3533.

APPROPRIATION TO WOMEN'S HOSPITAL, of Philadelphia, making

House Bill No. 455.

Read in place in House by Mr. Drinkhouse, 323.
 Referred to Committee on Appropriations, 323.
 Reported with amendment, 2811.
 First reading, 2866.
 Second reading, 2988.
 Third reading and final passage, 3203.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4569.

In Senate (No. 1300).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3286.
 First reading, 3420.
 Second reading, 3527.
 Third reading and final passage, 3631.
 Signed by President, 4549.

APPROPRIATION TO WOMEN'S SOUTHERN HOMEOPATHIC HOSPITAL, of Philadelphia, making

House Bill No. 907.

Read in place in House by Mr. Blumberg, 729.
 Referred to Committee on Appropriations, 729.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2997-2998.
 Third reading and final passage, 3225-3226.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4572.

In Senate (No. 1347).

Referred to Committee on Appropriations, 3156.
 Reported without amendment, 3288.
 First reading, 3423.
 Second reading, 3521.
 Third reading and final passage, 3642.
 Signed by President, 4552.

APPROPRIATION TO WOMEN'S SOUTHERN HOMEOPATHIC HOSPITAL, of Philadelphia, making

House Bill No. 1071.

Read in place in House by Mr. Blumberg, 878.
 Referred to Committee on Appropriations, 878.

APPROPRIATION TO WOODS RUN SETTLEMENT ASSOCIATION, North Side, Pittsburgh, making

House Bill No. 875.

Read in place in House by Mr. Stoner, 727.
 Referred to Committee on Appropriations, 727.
 Reported with amendment, 3158.
 First reading, 3263.
 Second reading, 3449.
 Third reading and final passage, 3726.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4572.

In Senate (No. 1430).

Referred to Committee on Appropriations, 3670.
 Reported without amendment, 3673.
 First reading, 3677.
 Second reading, 3852.
 Third reading and final passage, 3975-3976.
 Signed by President, 4551.

APPROPRIATION TO WYOMING VALLEY HOMEOPATHIC HOSPITAL, at Wilkes-Barre, making

House Bill No. 533.

Read in place in House by Mr. Aston, 419.
 Referred to Committee on Appropriations, 419.
 Reported with amendment, 2812.
 First reading, 2867.
 Second reading, 2989-2990.
 Third reading and final passage, 3208-3209.
 Returned from Senate without amendment, 3772.
 Signed by Speaker, 4569.

In Senate (No. 1308).

Referred to Committee on Appropriations, 3154.
 Reported without amendment, 3287.
 First reading, 3421.
 Second reading, 3528.
 Third reading and final passage, 3633.
 Signed by President, 4549.

APPROPRIATION TO YORK HOSPITAL, making

House Bill No. 988.

Read in place in House by Mr. Spangler, 872.
 Referred to Committee on Appropriations, 872.
 Reported with amendment, 2813.
 First reading, 2869.
 Second reading, 2998.
 Third reading and final passage, 3227-3228.
 Returned from Senate without amendment, 3773.
 Signed by Speaker, 4572.

In Senate (No. 1351).

Referred to Committee on Appropriations, 3156.
 Reported without amendment, 3288.
 First reading, 3423.
 Second reading, 3532.
 Third reading and final passage, 3642-3643.
 Signed by President, 4552.

APPROPRIATION TO YORK SOCIETY TO PROTECT CHILDREN AND AGED PERSONS, making

House Bill No. 989.

Read in place in House by Mr. Spangler, 872.
 Referred to Committee on Appropriations, 872.
 Reported with amendment, 3158.
 First reading, 3263.
 Second reading, 3450.
 Third reading and final passage, 3727.
 Returned from Senate without amendment, 4137.
 Signed by Speaker, 4572.

In Senate (No. 1432).

Referred to Committee on Appropriations, 3670.
 Reported without amendment, 3673.
 First reading, 3677.
 Second reading, 3852.
 Third reading and final passage, 3976.
 Signed by President, 4552.

APPROPRIATIONS, providing for lapsing of unexpended balances of

House Bill No. 857.

Read in place in House by Mr. Flynn, 680.
 Referred to Committee on Ways and Means, 680.
 Reported without amendment, 680.
 First reading, 742.
 Second reading, 809-810.
 Third reading and postponed, 915.
 Resumed on third reading and amended, 957.
 Resumed and passed finally, 1020-1021.
 Returned from Senate with amendments in which House concurred, 5129-5130.
 Signed by Speaker, 5148.

Remarks on, by

Flynn, 1020.

In Senate (No. 699).

Referred to Committee on Appropriations, 1054.
 Reported without amendment, 1302.
 First reading, 1320.
 Second reading and recommitted, 1626.
 Re-reported with amendment, 2091.

APPROPRIATIONS.—Continued.

Over in its order, 2238.
 Recommitted to Committee on Finance, 2310.
 Re-reported with amendment, 4853.
 Over in its order, 4974.
 Third reading and final passage, 4996-4997.
 Returned from House with Senate amendments concurred in, 5006.
 Signed by President, 5014.

Remarks on, by

Barr, 4997.
 Long, 4997.
 Schantz, 4997.
 Sisson, 4997.

APPROPRIATIONS to Highway Department, providing for consolidation of certain unexpended balances of

Senate Bill No. 1534.

Read in place in Senate by Mr. Baldwin, 4196.
 Referred to Committee on Finance, 4196.
 Reported without amendment, 4212.
 First reading, 4213.
 Second reading, 4326.
 Third reading and final passage, 4521.
 Returned from House without amendment, 4988.
 Signed by President, 5001.

In House (No. 1785).

Referred to Committee on Ways and Means, 4643.
 Reported without amendment, 4716.
 First reading, 4717.
 Second reading, 4879.
 Third reading and final passage, 5093-5094.
 Signed by Speaker, 5147.

APPROPRIATIONS TO INSTITUTIONS, resolution (House) by Ludlow requiring opinion of Attorney General on Constitutionality of, 125. Remarks on, by Ludlow, 125; by Golder, 125.

ARCHEOLOGICAL SPECIMENS a misdemeanor, making the misrepresentation of

Senate Bill No. 511.

Read in place in Senate by Mr. Baldwin, 764.
 Referred to Committee on Judiciary General, 764.
 Reported without amendment, 1032.
 First reading, 1056-1057.
 Second reading, 1273.
 Third reading and final passage, 1308-1309.
 Returned from House with amendments in which Senate concurred, 2506.
 Signed by President, 2652.
 Approved by Governor, 3410.

In House (No. 1408).

Referred to Committee on Judiciary General, 1491.
 Reported without amendment, 1827-1828.
 First reading, 1873.
 Second reading, 1972.
 Third reading and postponed, 2195-2196.
 Resumed, vote on third reading reconsidered and bill postponed, 2335.
 Resumed on third reading and amended, 2340.
 Resumed and passed finally, 2470-2472.
 Returned from Senate with House amendments concurred in, 2674.
 Signed by Speaker, 2674.

Remarks on, by

Spangler, 2196.
 Ludlow, 2196.
 Stofflet, 2471.

ARCHITECTS, amending act regulating practice of architecture, and creating State Board of Examiners of

Senate Bill No. 330.

Read in place in Senate by Mr. Joyce, 455.
 Referred to Committee on Judiciary General, 455.

ARCHITECTS, members of Board of Examiners of, nominated, 22; nominations recalled, 76.

ARCHITECTS, STATE BOARD OF EXAMINERS OF, to repeal act of July 12, 1919, regulating practice of architecture, and creating

Senate Bill No. 1391.

Read in place in Senate by Mr. Homsher, 3427.

Referred to Committee on Judiciary Special, 3427.

Reported without amendment, 3952.

First reading, 3988.

Second reading, 4209.

Third reading and postponed for present, 4307.

Resumed on third reading and dropped from calendar by motion, 4843.

ARMORY AT BEAVER FALLS, making appropriation for erection of

House Bill No. 1026.

Read in place in House by Mr. Frazier, 876.

Referred to Committee on Appropriations, 876.

ARMORY AT BUTLER, making appropriation to the Armory Board for erection of an

Senate Bill No. 190.

Read in place in Senate by Mr. Christley, 276.

Referred to Committee on Appropriations, 276.

ARMORY AT WILKES-BARRE, making appropriation to Armory Board for erection of

House Bill No. 629.

Read in place in House by Mr. Gibbon, 472.

Referred to Committee on Appropriations, 472.

Reported without amendment, 3680.

First reading, 3789.

Second reading, 3884.

Third reading and final passage, 4114.

Returned from Senate without amendment, 4457.

Signed by Speaker, 4570.

In Senate (No. 1514).

Referred to Committee on Appropriations, 3992.

Reported without amendment, 3997.

First reading, 4006.

Second reading, 4189.

Third reading and final passage, 4314.

Signed by President, 4550.

ARMORY AT WILKES-BARRE, making appropriation to Armory Board for erection of

Senate Bill No. 329.

Read in place in Senate by Mr. Joyce, 455.

Referred to Committee on Appropriations, 455.

ARMORY BOARD, member of, nominated, 21; nomination recalled, 76; nominated, 468; confirmed, 470-471.

ARMSTRONG, CHARLES F., Representative from Armstrong County

Acting Speaker, 5133.

Amendments offered by, to

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 3895-3900.

Bills introduced by

No. 221.

Prohibiting manufacture and sale of intoxicating liquors, 172.

No. 669.

Establishing as State highway, a certain section of public road in Armstrong County, 512.

No. 670.

Establishing as State highway a certain section of public road in Armstrong County, 512.

No. 1648.

Imposing emergency profits tax for State purposes on net earnings of corporations, 3587.

Bills reported by

No. 197.

Amending act appropriating moneys to the State Highway Department for construction and maintenance of State and State-aid highways, 2465.

ARMSTRONG, CHARLES F.—Continued.

No. 301.

Making appropriation to Elmira Home Association, at New Castle, 3157.

No. 441.

Making appropriation to Cottage State Hospital for Injured Persons, at Mercer, 3428.

No. 650.

Making appropriation to Meadville Children's Aid Society and Home for Aged, 3158.

No. 653.

Making appropriation to Lake Erie and Ohio River Canal Board for printing and distributing maps and reports, 2362.

No. 748, (Senate No. 191).

Amending act prescribing time and manner of submitting to the qualified electors proposed amendments to Constitution of Pennsylvania, 590.

No. 1159.

Providing system of registering titles to motor vehicles, 1529.

No. 1477, (Senate No. 785).

Supplement to act for the establishment of the Pymatuning Swamp Reservoir, 2774.

Election returns, 28.

Leave of absence granted, 2137.

Member of conference committee, 4927, 5115.

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Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4927.

House to non-concur in Senate amendments to Bill No. 12, establishing certain public roads as State Highways, 5114.

Printing of 1500 copies of House Bill No. 221, known as the "Enforcement Bill", 237.

Special order on Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 744.

Special order on Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 3907.

Vote of thanks to Angelina Kaufman and Oscar Neufeld for exhibition of motion picture "The Great Menace," 591.

Motion by, to

Adjourn, 2492.

Discharge Committee on Ways and Means from further consideration of House Bill No. 466, Amending act of 1889, relating to taxation, by imposing a tax on individuals and corporations organized for laundering and manufacturing purposes, 2863.

Grant use of Hall of House to Angelina Kaufman and Oscar Neufeld to exhibit motion picture on trafficking of drugs, 441.

Grant use of hall of House to Joint Law and Order Committee, 230.

Suspend resolution of Rules Committee fixing May 28th as last day for introduction of bills, 3587.

Suspend Rule 23, for specific purpose of suspending resolution fixing May 28th as last day of introduction of bills, 3587.

Oath of office administered to, 34.

ARMSTRONG, CHARLES F.—Continued.

Point of order raised by, on

House Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4152.

Remarks by, on

Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examination, 373.

Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting use of voting machines at elections, 1786-1787.

Bill No. 171, Requiring railroad companies to properly man their trains, 1282.

Bill No. 229, Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 1839.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 881-882.

Bill No. 1041, Amending act imposing tax on gasoline, 3584.

Bill No. 1456, (Senate No. 570), Providing for the merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 2777.

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4152.

Resolution offered by

Authorizing opening of returns of election of Members of House of Representatives, 27.

ARMSTRONG COUNTY (see highway).

ARREST AND ARRESTS (see Constitution, Sunday, taxes).

ARON, MAX, Senator from Fifth District, (Philadelphia County)

Amendments offered by, to

Bill No. 395, (House No. 283), Amending act requiring cities of first class to establish pension fund for employees, 1690, 1923.

Bill No. 796, Providing for alteration of boundaries of counties and for the adjustment of indebtedness thereof, 2520.

Bill No. 853, (House No. 1052), Relating to salaries, bonds and supplies of county officers, deputies and clerks in counties of sixth class, 3966.

Bills introduced by

No. 157.

Amending act regulating cross-examination of defendant in criminal trials, by prohibiting introduction of certain evidence, 188.

No. 243.

Regulating pay of witnesses, 354.

No. 279.

Making appropriation to Children's Homeopathic Hospital, of Philadelphia, 384.

No. 426.

Further regulating construction, maintenance and inspection of buildings in cities of first class, 602.

No. 466.

Regulating in criminal trials the cross-examination of a defendant in testifying in his own behalf, 669.

No. 591.

Making appropriation to Stetson Hospital, of Philadelphia, 868.

No. 592.

Making appropriation to Kensington Hospital for Women, at Philadelphia, 868-869.

ARON, MAX.—Continued.

No. 748.

Further amending act regulating operation of motor vehicles, by providing that fifty percentum of registration fees shall be credited to the counties, 1259.

No. 749.

Providing for registration of land in the several counties, and creating a Court of Land Registration, 1259.

No. 796.

Providing for alteration of boundaries of counties, in certain cases, and for adjustment of indebtedness thereof, 1608.

No. 873.

Making appropriation to Penn Asylum for Indigent Widows and Single Women, of Philadelphia. 1669.

No. 976.

Repealing act of 1921, for control and management of jails or county prisons in counties of third and fourth classes, 1912.

No. 1005.

Amending act establishing Philadelphia Municipal Court, by conferring certain powers of President Judge upon Board of Judges of said court, 2028.

No. 1057.

Repealing act section 6, relative to billiard rooms in Wyoming County, of act of April 27, 1852, 2226.

No. 1484.

Amending and supplementing act regulating certain corporations, by providing that corporations of second class shall include companies formed to operate trackless trolley omnibuses, 3814.

No. 1523.

Authorizing corporations to acquire property and franchises of certain other corporations, 3995.

Bills reported by

No. 17.

Joint resolution proposing amendment to Constitution, by giving Legislature power to classify counties, cities, boroughs, school districts or townships, 163.

No. 61.

To carry into effect section 11 of article 1 of Constitution of Pennsylvania, by designating manner in which suits may be brought against the Commonwealth, 492.

No. 241.

Amending act relative to municipal improvements, 1667.

No. 266.

Providing for only one assessment of all property for taxation in cities of third class, 2828.

No. 347.

Empowering chief deputy sheriff to perform duties of sheriff until appointment is officially revoked, 660.

No. 395. (House No. 283).

Amending act requiring cities of first class to establish pension fund for employees, 1605.

No. 461.

Regulating business of dry cleaning and dyeing, 760.

No. 519, (House No. 141).

Supplement to act relating to boroughs, providing system of government for those parts of a borough located in county adjoining the county in which the original borough is situated, 4170.

No. 535, (House No. 536).

Amending act regulating practice of optometry, 2294-2295.

ARON, MAX.—Continued.

No. 537, (House No. 560).

Repealing act relating to holding sessions in Bradford County Courts, 1031.

No. 539, (House No. 588).

Regulating the allotting or subdividing of land in cities of second class, 1297.

No. 558.

Amending Insurance Company Act of 1921, with regard to investments in corporations holding real estate, and approval of Commissioner in certain instances, 1257.

No. 598.

Authorizing cities of third class to sell certain real estate held for non-payment of taxes, 1303.

No. 637.

Authorizing county controller to bring suit in name of county on contracts upon neglect or refusal of board of commissioners so to do after notice, 1667.

No. 797.

Relating to the powers and duties of probation officers, 1911.

No. 917, (House No. 366).

Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 2624.

No. 951, (House No. 1080).

To make reinstatements in civil service of honorably discharged soldiers, sailors and marines, 2509.

No. 952, (House No. 1095).

Relating to debts of municipalities, 2509.

No. 1019.

Amending act relating to payment by the State Treasurer to municipalities of tax on premiums paid by foreign fire insurance companies, 3536.

No. 1035, (House No. 19).

Providing for the physical welfare of prisoners, 3656.

No. 1039, (House No. 704).

Requiring filing of plans and specifications for buildings and public improvements in office of clerk of court of quarter sessions, 2297.

No. 1051, (House No. 148).

Authorizing the laying of gas or water mains and sewers by municipalities, 2625.

No. 1144.

Providing for the collection of city and school taxes in cities of third class by the city treasurer, 2828.

No. 1157.

Amending act to government of cities of first class, with regard to appointment, powers and duties of the civil service commission, 3952.

No. 1462, (House No. 929).

Amending act relating to cities of third class, by regulating street lighting therein, 4503.

No. 1464, (House No. 1187).

Empowering cities of second class to conduct a Bureau of Conciliation, Small Claims and legal Aid as part of the Legal Department, 4706.

No. 1480.

Exempting certain married women from payment of poll or occupation taxes in cities of second class, 3995.

Member of conference committee, 4334.

Member of standing committees, 78-80.

Motion by, for

Recess, 413.

ARON, MAX.—Continued.

Motion by, to

Postpone Bill No. 225, (House No. 372). Amending act relating to county and township rates and levies, 789.

Recommit Bill No. 157, Amending act regulating cross-examination of defendant in criminal trials, 281.

Recommit Bill No. 426, Further regulating construction, maintenance and inspection of buildings in cities of first class, 1610.

Recommit Bill No. 913, (House No. 229), Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 3983.

Reconsider vote on Bill No. 225, (House No. 372), Amending act relating to county and township rates and levies, 789.

Suspend Rule 21, requiring bills to be noted on calendar, 4712.

ARRESTS WITHOUT WARRANTS, except upon view of commission of a crime, declaring it unlawful to make

Senate Bill No. 1388.

Read in place in Senate by Mr. Schantz, 3291.

Referred to Committee on Military Affairs, 3291.

Reported without amendment, 3544.

First reading, 3547.

Second reading, 3664.

Recommitted to Committee on Appropriations, 3835.

Third reading and amended, 4178.

Resumed on final passage and recommitted to Committee on Corporations, 4301.

Remarks on, by

Mansfield, 4301.

ART COMMISSION in Department of Public Grounds and Buildings, members of State, nominated, 23; nominations recalled, 76.

ART COMMISSION, STATE, to repeal act of May 1, 1919, creating

House Bill No. 688.

Read in place in House by Mr. Sarig, 513.

Referred to Committee on Public Buildings, 513.

ARTHUR, JOHN E., Representative from Philadelphia County, (Twelfth District)

Bills reported by

No. 605.

Amending act for government of cities of second class, by changing name of Department of Charities to Department of Public Welfare, 515.

No. 938.

Further amending act regulating primary elections, by providing for filing petitions for nomination for Representative in General Assembly with county commissioners, 2136.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 933.

Extend time of postponement on Bill No. 61, Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 1887.

Oath of office administered to, 34.

ASBURY, JOHN C., Representative from Philadelphia County, (Seventh District)

Bills introduced by

No. 569.

To protect all persons in their equal rights, 422.

No. 1123.

Making appropriation to Philadelphia Association for Protection of Colored Women, 935.

ASBURY, JOHN C.—Continued.

Election returns, 31.

Member of standing committees, 87-91.

Oath of office administered to, 34.

ASSESSMENT, ASSESSMENTS AND ASSESSORS (appeals, borough, boroughs, cities, Constitution, counties of second class, elections, electors, highway, public improvements, real estate, tax, taxes, townships).

ASSESSORS in townships of first class for election duties, fixing per diem compensation of registry or assistant

Senate Bill No. 53.

Read in place in Senate by Mr. Stites, 97.

Referred to Committee on New Counties and County Seats, 97.

Reported without amendment, 321.

First reading, 359.

Second reading, 389.

Third reading and final passage, 459.

Returned from House without amendment, 783.

Signed by President pro tempore, 849.

Approved by Governor, 1261.

In House (No. 744).

Referred to Committee on Counties and Townships, 530.

Reported without amendment, 590.

First reading, 628.

Second reading, 699.

Third reading and final passage, 754.

Signed by Speaker, 902.

ASSESSORS, REGISTRY OR ASSISTANT, of boroughs and townships of second class, fixing per diem compensation of

House Bill No. 1134.

Read in place in House by Mr. Staudenmeier, 935.

Referred to Committee on Municipal Corporations, 935.

Reported without amendment, 2074.

First reading, 2142.

Second reading, 2275.

Third reading and final passage, 2472.

Returned from Senate without amendment, 3770.

Signed by Speaker, 3882.

Approved by Governor, 4782.

In Senate (No. 1128).

Referred to Committee on Elections, 2504.

Reported without amendment, 3289-3290.

First reading, 3416.

Second reading, 3518.

Third reading and final passage, 3617-3618.

Signed by President pro tempore, 3859.

ASSIGNMENT OF RIGHTS to receive or recover a debt or money, relating to

House Bill No. 557.

Read in place in House by Mr. McDaniel, 421.

Referred to Committee on Judiciary General, 421.

Reported without amendment, 589.

First reading, 626.

Second reading, 694.

Third reading and postponed, 749-750.

Time of postponement extended, 1226, 1543.

Resumed and defeated on final passage, 1891-1892.

Remarks on, by

Marshall, John G., 749-750.

McDaniel, 749-750, 1891-1892.

Alexander, 1891-1892.

Sowers, 1892.

Bluett, 1892.

Edmonds, 1892.

ASSISTANCE (see elections, mothers, old age, voters).

ASSISTANT AND ASSISTANTS (see assessors, district attorneys, pharmacy, sheriff's).

ASSISTANT JOURNAL CLERK of House, resignation of David D. Davies as, 101. William S. McKelvey elected as, 101.

ASSISTANT RESIDENT CLERK of House, appointment of I. Dale Meals as, 37.

ASSISTANT SERGEANT-AT-ARMS, James S. Sackville, elected as, 106.

ASSISTANT SERGEANT-AT-ARMS, resignation of William F. Collier as, 346; election of George Erdman, 346.

ASSOCIATION AND ASSOCIATIONS (see agricultural, building and loan, credit union, district attorneys, health, poor directors, probation, Sesqui Centennial, sheriffs, townships).

ASSOCIATIONS, COOPERATIVE, amending and repealing part of act to encourage and authorize the formation of

Senate Bill No. 738.

Read in place in Senate by Mr. Norton, 1258.

Referred to Committee on Judiciary General, 1258.

Reported without amendment, 2092.

First reading, 2134.

Over in its order, 2247, 2317.

Second reading, 2422-2423.

Over in its order, 2519.

Recommitted, 2633.

ASSOCIATIONS, COOPERATIVE, of agricultural and industrial workers, and providing that membership therein may be made non-transferable, for encouragement of unincorporated

Senate Bill No. 1058.

Read in place in Senate by Mr. Salus, 2226.

Referred to Committee on Judiciary General, 2226.

Reported without amendment, 2384.

First reading, 2438.

Over in its order, 2583.

Second reading, 2646.

Third reading and final passage, 2725.

Returned from House without amendment, 4544.

Signed by President, 4660.

In House (No. 1518).

Referred to Committee on Judiciary Special, 2774.

Reported without amendment, 3059.

First reading, 3161.

Second reading, 3276.

Third reading and final passage, 4469-4470.

Signed by Speaker, 4749.

ASSOCIATIONS, unincorporated, may sue or be sued in name of association, providing that

Senate Bill No. 156.

Read in place in Senate by Mr. Woodward, 188.

Referred to Committee on Judiciary General, 188.

ASSUMPSIT (see actions, taxes).

ASTON, RICHARD, Representative from Luzerne County, (Seventh District)

Amendments offered by, to

Bill No. 496, Amending act relating to cities of third class, with regard to election of, and appointment of employes by the city treasurer, 4645.

Bills introduced by

No. 463.

Making appropriation to Florence Crittenton Circle, of Wilkes-Barre, 323.

No. 496.

Amending act for government of cities of third class, with regard to election of, and appointment of employes by city treasurer, 344.

No. 497.

Relating to appointment of sanitary policemen in cities of third class, 344.

No. 533.

Making appropriation to Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, 419.

No. 541.

Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 420.

No. 1249.

Providing that fifty per centum of tax on anthracite coal shall be apportioned to the city, borough or township where coal is mined, 967.

ASTON, RICHARD.—Continued.

Bills reported by

No. 148.

Authorizing laying of gas or water mains and sewers by municipalities, 1059.

No. 463.

Making appropriation to Florence Crittenton Circle, of Wilkes-Barre, 3158.

No. 629.

Making appropriation to Armory Board for erection of armory at Wilkes-Barre, 3680.

No. 825.

Protecting the owners of electric storage batteries, 1792.

No. 918.

Providing for the taking over of certain county and city insane hospitals by the State, 1059.

No. 925.

Amending act establishing State Institution for Feeble-Minded and Epileptic of Eastern Pennsylvania, by changing name to Pennhurst State School, 903-904.

No. 940.

Consolidating the laws, excepting those of counties of first class, 904.

No. 942.

Amending act establishing public school system, with regard to levy of taxes in certain districts, 904.

No. 943.

Amending act relating to townships, by fixing time township commissioners shall estimate amount of money required for next current fiscal year in townships of first class, 904.

No. 944.

Prohibiting collection from persons borrowing money of taxes upon loans, 904.

No. 1223.

Amending act establishing State Hospital for Criminal Insane, by changing name to Farview State Hospital, 1492.

Election returns, 30.

Leave of absence granted, 197, 237, 1860, 3781.

Member of standing committees, 87-91.

Oath of office administered to, 34.

ASYLUM AND ASYLUMS (see insane, State).

ATHLETIC COMMISSION (see boxing).

ATTACHMENT before justice of peace or alderman, amending act of 1845, relative to executions, by allowing counsel fee to garnishee in

Senate Bill No. 1074.

Read in place in Senate by Mr. McClintock, 2228.

Referred to Committee on Judiciary General, 2228.

Reported without amendment, 2384.

First reading, 2438.

Second reading, 2583.

Third reading and final passage, 2639.

Signed by President, 4660.

In House (No. 1508).

Referred to Committee on Judiciary General, 2698.

Reported without amendment, 2749.

First reading, 2808.

Second reading, 2897.

Third reading and final passage, 4465-4466.

Signed by Speaker, 4749-4750.

Remarks on, by

Fowler, David, 4466.

Goehring, 4466.

ATTACHMENT OF WAGES or salary upon judgments obtained for necessities, authorizing

House Bill No. 870.

Read in place in House by Mr. Parkinson, 727.

Referred to Committee on Judiciary General, 727.

ATTACHMENT (see actions).

ATTENDANCE (see school).

ATTORNEY GENERAL, for 1921-1922, report of, presented to Senate, 60; to House, 71; appendix, 5379.

ATTORNEY GENERAL, George W. Woodruff, nominated as, 76; confirmed, 77.

ATTORNEY GENERAL, DEPUTY, Frederick Taylor Pusey, nominated as, 21; nomination recalled, 76; Robert L. Wallace, nominated as, 76; confirmed, 77.

ATTORNEY GENERAL, DEPUTY, John Robert Jones, nominated and confirmed as, 100.

ATTORNEY GENERAL, DEPUTY, John William Brown, nominated as, 21; nomination recalled, 76.

ATTORNEY GENERAL, DEPUTY, Paul J. Sherwood, nominated as, 21; nomination recalled, 76.

ATTORNEY GENERAL, DEPUTY, Sterling G. McNees, nominated as, 21; nomination recalled, 76; John N. English, nominated as, 76; confirmed, 77.

ATTORNEY GENERAL, FIRST DEPUTY, George Ross Hull, nominated as, 21; nomination recalled, 76; James O. Campbell, nominated as, 76; confirmed, 77.

ATTORNEY GENERAL'S DEPARTMENT, making deficiency appropriation to

House Bill No. 1347.

Read in place in House by Mr. Harer, 1006.

Referred to Committee on Appropriations, 1006.

ATTORNEY GENERAL (see appropriations).

ATTORNEYS (see district, taxes).

ATTORNEYS-AT-LAW admitted to practice in the Supreme Court shall be entitled to practice in other courts, by requiring the approval of the local board of examiners, amending act providing that

Senate Bill No. 263.

Read in place in Senate by Mr. MacDade, 356.

Referred to Committee on Judiciary General, 356.

Reported without amendment, 383.

First reading, 414-415.

Second reading, 466-467.

Third reading and final passage, 501.

Returned from House without amendment, 4541.

Signed by President, 4658.

In House (No. 754).

Referred to Committee on Education, 531.

Re-referred to Committee on Judiciary General, 944.

Reported without amendment, 3738-3739.

First reading, 3791.

Second reading, 3901.

Third reading and final passage, 4490.

Signed by Speaker, 4747.

AUDITOR GENERAL of bonds and securities held by the Commonwealth, providing for examination by

House Bill No. 461.

Read in place in House by Mr. Golder, 323.

Referred to Committee on Judiciary General, 323.

Reported without amendment, 701.

First reading, 743.

Second reading, 812.

Third reading and final passage, 917-918.

Returned from Senate without amendment, 3037.

Signed by Speaker, 3205.

Approved by Governor, 3433.

In Senate (No. 663).

Referred to Committee on Judiciary General, 1002-1003.

Reported without amendment, 1301.

First reading, 1320.

AUDITOR GENERAL.—Continued.

Second reading, 1623.
 Recommitted to Committee on Banks and Building and Loan Associations, 1684.
 Re-reported without amendment, 2829.
 Third reading and final passage, 2923.
 Signed by President pro tempore, 3145.

AUDITOR GENERAL, resolution (House) by Alexander, requesting a financial statement from, 3280; statement presented and thanks of House extended to Auditor General, 3568-3570.

AUDITOR GENERAL (see salary, tax, taxation, taxes).

AUDITOR GENERAL to examine and audit accounts and records of the Departments of the State Government, directing

House Bill No. 60.

Read in place in House by Mr. Sarig, 114.
 Referred to Committee on Judiciary Special, 114.

AUDITOR GENERAL'S DEPARTMENT, amending act fixing number and salaries of clerks and employes in

House Bill No. 425.

Read in place in House by Mr. Behney, 270.
 Referred to Committee on Judiciary Local, 270.
 Reported without amendment, 338.
 First reading, 351.
 Second reading and amended, 378-379.
 Third reading and final passage, 430-431.
 Returned from Senate without amendment, 1199.
 Signed by Speaker, 1286.
 Approved by Governor, 1827.

Remarks on, by
 Ogle, 431.
 Behney, 431.

In Senate (No. 315).

Referred to Committee on Appropriations, 413.
 Reported without amendment, 760.
 First reading, 790.
 Second reading, 860.
 Over in its order, 986.
 Third reading and final passage, 1042.
 Signed by President, 1278.

AUDITING, AUDITOR AND AUDITORS (see compensation, county, Legislative, school, township).

AUTOMOBILE AND AUTOMOBILES (see Coppedge, Motor vehicles).

AVIATION LANDING FIELDS, authorizing cities of second class to acquire land for

Senate Bill No. 691.

Read in place in Senate by Mr. Harris, 1033.
 Referred to Committee on Municipal Affairs, 1033.
 Reported without amendment, 1606.
 First reading, 1641.
 Second reading, 1700-1701.
 Over in its order, 1927.
 Third reading and amended, 1999.
 Resumed and passed finally, 2100.
 Returned from House without amendment, 2822.
 Signed by President pro tempore, 2958.
 Approved by Governor, 3410.

In House (No. 1459).

Referred to Committee on Municipal Corporations, 2155.
 Reported without amendment, 2464-2465.
 First reading, 2500.
 Second reading, 2617.
 Third reading and final passage, 2786.
 Signed by Speaker, 3034.

AVIATION LANDING FIELDS, authorizing counties of second class to acquire land for

Senate Bill No. 690.

Read in place in Senate by Mr. Harris, 1033.
 Referred to Committee on Municipal Affairs, 1033.
 Reported without amendment, 1606.
 First reading, 1641.
 Second reading, 1700.
 Third reading and amended, 1927.
 Resumed and passed finally, 2099-2100.

AVIATION LANDING FIELDS.—Continued.

Returned from House without amendment, 2822.
 Signed by President pro tempore, 2958.
 Approved by Governor, 3410.

In House (No. 1458).

Referred to Committee on Municipal Corporations, 2155.
 Reported without amendment, 2464.
 First reading, 2500.
 Second reading, 2617.
 Third reading and final passage, 2785-2786.
 Signed by Speaker, 3034.

BAGS (see feeding-stuffs).

BAIL a person charged with a bailable offense, making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to

House Bill No. 1219.

Read in place in House by Mr. Metcalf, 940.
 Referred to Committee on Judiciary Local, 940.
 Reported without amendment, 1792.
 First reading, 1872.
 Second reading, 1960.
 Third reading and defeated on final passage, 2177-2179.

Remarks on, by

Alexander, 2177-2178.
 Goehring, 2177-2179.
 Edmonds, 2178.
 Spangler, 2179.
 Marcus, Joseph C., 2179.

BAIL in case of non-appearance of person arrested, providing for depositing of money as forfeit for appearance of persons arrested for certain offenses, and for the forfeiture of said

House Bill No. 1264.

Read in place in House by Mr. Moffatt, 968.
 Referred to Committee on Judiciary General, 968.
 Reported with amendment, 1827.
 First reading, 1872.
 Second reading, 1962.
 Third reading and final passage, 2180.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3070.
 Approved by Governor, 3876.

In Senate (No. 1045).

Referred to Committee on Judiciary General, 2218.
 Reported without amendment, 2624.
 First reading, 2654.
 Second reading, 2732.
 Third reading and final passage, 2844.
 Signed by President pro tempore, 2972.

BAKER, CHARLES C., Representative from Dauphin County, (Second District)

Bills introduced by

No. 295.
 Making burial permit issued at place of death valid throughout the Commonwealth, 220.

No. 335.

Making appropriation to Williams Valley Hospital, Williamstown, 231.

No. 1169.

Establishing as State highway, a certain section of Public road in Dauphin County, 936.

Bills reported by

No. 336.
 Making appropriation to Children's Industrial Home, at Harrisburg, 3157.

No. 337.

Making appropriation to Sylvan Heights Home for Orphan Girls, of Harrisburg, 3592.

No. 339.

Making appropriation to Florence Crittenton Home, at Harrisburg, 3157.

No. 340.

Making appropriation to Nursery Home, of Harrisburg, 3158.

BAKER, CHARLES C.—Continued.

No. 342.
Making appropriation to Home for Friendless, of Harrisburg, 3158.

No. 343.
Making appropriation to Messiah Rescue and Benevolent Home, of Harrisburg, 3592.

No. 703.
Making appropriation to Bellefonte Hospital, 2812.

No. 842.
Making appropriation to Adrian Hospital Association, of Punxsutawney, 2813.

No. 845.
Making appropriation to Suburban General Hospital, of Bellevue, 2813.

No. 1476, (Senate No. 772).
Amending act extending powers and duties of commission to codify the laws relating to banks and trust companies, 2774.

Election returns, 29.

Leave of absence granted, 1331, 3434.

Member of standing committees, 87-91, 102.

Motion by, to
Adjourn, 543.

Oath of office administered to, 34.

Report of Committee on Compare Bills presented by, 5152.

BAKER, W. HARRY, Secretary of Senate, presentation of roses to, 856-857.

BALDI, CHARLES C. A., JR., Representative from Philadelphia County, (Second District)

Bills introduced by

No. 66.
Amending act relating to organization of the Banking Department, by changing charges to be paid by building and loan associations for examinations, 115.

No. 137.
Imposing State tax upon certain sign or bill-boards, 134.

No. 192.
Amending act regulating practice of pharmacy and sale of poisons and drugs, by providing for registration of assistant pharmacists without examination in certain cases, 156-157.

No. 236.
Regulating sale of securities, 182.

No. 249.
To repeal act providing for erection of poor house in Oxford and Lower Dublin townships, Philadelphia County, 182.

No. 394.
Amending act imposing State tax upon sales of stock, by increasing same from two to twenty-five cents per share, 254.

No. 1167.
Regulating service of process from courts of common pleas or other courts of record, 936.

Bills reported by

No. 843.
Making appropriation to Pennsylvania Memorial Home, of Brookville, 3158.

No. 1038.
Making appropriation to Community Hospital, of Somerset, 2813.

No. 1048.
Making appropriation to Hamot Hospital Association, of Erie, 2813.

BALDI, CHARLES C. A., Jr.—Continued.

No. 1064.
Making appropriation to Germantown Dispensary and Hospital, 2813.

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Second reading and amended, 2278.

Third reading and final passage, 2473.

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First reading, 1279.

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Signed by President pro tempore, 2441.

Approved by Governor, 2825.

In House (No. 1414).

Referred to Committee on Judiciary General, 1759.

Reported without amendment, 2061.

First reading, —.

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Third reading and final passage, 2357-2358.

Signed by Speaker, —.

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House Bill No. 288.

Read in place in House by Mr. John G. Marshall, 220.

Referred to Committee on Banks and Banking, 220.

Reported without amendment, 424.

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Recommitted, 624.

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Recommitted, 463.

Re-reported without amendment, 1911.

Second reading and amended, 2012-2020.

Third reading and final passage, 2101-2109.

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Senate Bill No. 881.

Read in place in Senate by Mr. Woodward, 1669.

Referred to Committee on Finance, 1669.

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Referred to Committee on Banks and Banking, 173.

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Re-reported with amendment, 206.

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Third reading and amended, 227-228.

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Referred to Committee on Banks and Building and Loan Associations, 282.

BANKS AND TRUST COMPANIES acting as trustees to give bond without surety, amending act relating to estates of decedents, by permitting

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 Returned from House without amendment, 4545.
 Signed by President, 4661.
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 Referred to Committee on Appropriations, 1304.
 Reported with amendment, 2027.
 First reading, 2032.
 Second reading, 2122.
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 Returned from House without amendment, 2961.
 Signed by President pro tempore, 3145.
 Approved by Governor, 3652.

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Referred to Committee on Appropriations, 2441-2442.
 Reported without amendment, 2774.
 First reading, 2808.
 Second reading, 2884-2885.
 Third reading and final passage, 3046-3047.
 Signed by Speaker, 3180.

BANKS AND TRUST COMPANIES either within or outside the State, authorizing establishment and maintenance of branches by

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Read in place in House by Mr. Spangler, 973.
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 Reported without amendment, 1710.
 First reading, 1816.
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Senate Bill No. 631.

Read in place in Senate by Mr. Homsher, 980.
 Referred to Committee on Banks and Building and Loan Associations, 980.
 Reported without amendment, 1911.
 First reading, 1943.
 Recommended, 2021.

BANKS AND TRUST COMPANIES, extending and enlarging the powers and rights of

Senate Bill No. 584.

Read in place in Senate by Mr. Eyre, 863.
 Referred to Committee on Banks and Building and Loan Associations, 863.
 Reported with amendment, 1257.
 First reading, 1279.
 Second reading, 1313-1314.
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 Returned from House without amendment, 2436.
 Signed by President pro tempore, 2440.
 Approved by Governor, 2825.

In House (No. 1420).

Referred to Committee on Banks and Banking, 1789.

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Reported without amendment, 2061.
 First reading, —
 Second reading, 2206.
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Senate Bill No. 1395.

Read in place in Senate by Mr. Stites, 3544.
 Referred to Committee on Banks and Building and Loan Associations, 3544.

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House Bill No. 676.

Read in place in House by Mr. Sprowls, 513.
 Referred to Committee on Banks and Banking, 513.

BANKS AND TRUST COMPANIES, relating to incorporation of

Senate Bill No. 69.

Read in place in Senate by Mr. DeWitt, 105.
 Referred to Committee on Banks and Building and Loan Associations, 105.
 Reported without amendment, 163.
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 Signed by President, 413.
 Approved by Governor, 468.

In House (No. 329).

Referred to Committee on Banks and Banking, 229.
 Reported without amendment, 324.
 First reading, 350.
 Second reading, 377.
 Third reading and final passage, 426.
 Signed by Speaker, 442.

BANKS AND TRUST COMPANIES to become surety on bonds, limiting power of State

House Bill No. 885.

Read in place in House by Mr. Ludlow, 728.
 Referred to Committee on Banks and Banking, 728.
 Reported without amendment, 1759.
 First reading, 1817.
 Second reading, 1864.
 Third reading and final passage, 2068.
 Returned from Senate without amendment, 2674.
 Signed by Speaker, 2769.
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Referred to Committee on Banks and Building and Loan Associations, 2132.
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 Second reading, 2430.
 Third reading and final passage, 2523.
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BANKS AND TRUST COMPANIES, to consolidate the law relating to

Senate Bill No. 164.

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 Referred to Committee on Banks and Building and Loan Associations, 212.
 Reported without amendment, 413.
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BANKS AND TRUST COMPANIES, to codify the law relating to

House Bill No. 287.

Read in place in House by Mr. John G. Marshall, 220.
 Referred to Committee on Banks and Banking, 220.
 Reported without amendment, 424.
 First reading, 450.
 Recommended, 624.

BANKS, JOINT STOCK LAND, amending act relative to investment of trust funds, by extending act to bonds issued by

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Senate Bill No. 1061.

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 Loan Associations, 2227.
 Reported with amendment, 3289.
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 Second reading and amended, 3516-3517.
 Third reading and final passage, 3616.
 Returned from House without amendment, 5000.
 Signed by President, 5001.

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Referred to Committee on Appropriations, 3786.
 Reported without amendment, 4752.
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BANKS OF DISCOUNT AND DEPOSIT, with regard to transfer of assets to main office, amending act creating sub-offices or subagencies to

Senate Bill No. 499.

Read in place in Senate by Mr. Salus, 763.
 Referred to Committee on Banks and Building and
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 Second reading, 3982.
 Third reading and defeated on final passage, 4173-4174.
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 Over in its order, 4651.
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Referred to Committee on Banks and Banking, 4739.

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Senate Bill No. 604.

Read in place in Senate by Mr. Eyre, 978.
 Referred to Committee on Finance, 978.

BANKS, SAVINGS, and institutions, by providing for such investment in joint stock land banks operating under Act of Congress, amending act specifying additional securities for investment of moneys of

Senate Bill No. 980.

Read in place in Senate by Mr. Jones, 1912.
 Referred to Committee on Banks and Building and
 Loan Associations, 1912.
 Reported without amendment, 2295.
 First reading, 2328.
 Second reading, 2428-2429.
 Third reading and final passage, 2522.
 Returned from House without amendment, 4809.
 Signed by President, 4845.

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Referred to Committee on Banks and Banking, 2697.
 Reported without amendment, 4246.
 First reading, 4424.
 Second reading, 4588.
 Third reading and final passage, 4794.
 Signed by Speaker, 4930.

BANKS, STATE, amending act relating to payment of bonus upon capital stock of certain corporations, by providing for payment of such bonus on renewals and extensions of charters

House Bill No. 1156.

Read in place in House by Mr. Woner, 936.
 Referred to Committee on Ways and Means, 936.

BANKS, STATE, concurrent resolution (House) by Brenneman, authorizing appointment of commission to investigate the failure of the Banking Department to examine, 2270-2271.

BANKS, STATE, concurrent resolution (House) by Brenneman, authorizing appointment of commission to investigate the failure of the Banking Department to examine, 2335; referred to Committee on Banks and Banking in House, 2446-2449; sub-committee appointed in House, 2463; sub-committee reports, 3059. Remarks on, by Brenneman, 2447, 2449; by Spangler, 2447-2450; by Edmonds, 2448; by Flinchbaugh, 2448-2449; by Rhodes, 2448; by Storb, 2449; by Sterling, 2449-2450.

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Read in place in House by Mr. Patterson, 513.
 Referred to Committee on Public Health and Sanita-
 tion, 513.
 Reported without amendment, 1189-1190.
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 Third reading and defeated on final passage, 1559-1560.

Remarks on, by

Woner, 1559.
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BARNES MEMORIAL HOSPITAL (see appropriation to Simon H. Barnes, etc.)

BARNHART, HARRY H., Representative from Lebanon County, Session of 1921, resignation of, 237.

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Amendments offered by, to

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Bill No. 439, Amending act establishing public school system, by fixing term of county and district superin-
 tendents, 1271, 2816.

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Bill No. 686, Relating to the registration and re-
 registration of nurses and licensed attendants, 1626.
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Bill No. 1127, (House No. 1112), Amending act creat-
 ing Board for Assessment and Revision of Taxes in
 certain counties, 4825.

Bill No. 1140, Relative to the ceding of certain lands to the United States for care of sick and disabled soldiers, sailors and marines, 2848.

Bill No. 1148, Amending act establishing public school employees' retirement system, by extending time for "present employe" to elect to be covered by the re-
 tirement system, 2848.

Appeal from decision of Chair on point of order raised on Bill No. 101, Regulating sale of securities, 4294.

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No. 65.

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No. 224.

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No. 303.

Amending act regulating investment companies, 386.

No. 324.

Amending act establishing public school system, by authorizing other form of teacher training in lieu of teachers' institutes, in districts of first, second and third classes, 455.

No. 325.

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No. 326.

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No. 388.

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No. 439.

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No. 440.

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No. 505.

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No. 506.

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No. 507.

Amending act exempting certain free exhibitions from collateral inheritance tax, by extending to property passing to colleges, universities and educational institutions, 763.

No. 508.

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No. 509.

Requiring the teaching of the United States Constitution in public and private schools, 763.

No. 581.

Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 857.

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No. 649.

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No. 650.

Amending act providing for election of aldermen and justices of peace, by authorizing justices of peace to establish an additional office in any part of county, 981.

No. 651.

Amending act establishing public school system, by providing that superintendents re-elected after four year term are permitted to serve indefinitely without re-election, 981.

No. 652.

Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that General Assembly shall fix number to compose jury and render verdict except in cases involving capital punishment, 981.

No. 653.

Amending act establishing public school system, by providing for reopening by State Council of Education of schools where average attendance is twelve or more, 981.

No. 654.

Amending act providing for establishment and regulation of consolidated schools, by authorizing State Council of Education to establish joint consolidated schools, 981.

No. 685.

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No. 686.

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No. 768.

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No. 780.

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No. 804.

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No. 877.

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No. 878.

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No. 977.

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No. 1018.

Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing General Assembly to pass legislation applying to Allegheny county for installation of voting machines at elections, 2093.

No. 1078.

Regulating sale of tickets to theaters and other places of amusement, 2228.

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No. 1087.

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No. 1140.

Giving the consent of the Commonwealth to United States for purchase of land in O'Hare Township, Allegheny County, for care and treatment of sick and disabled soldiers, 2509-2510.

No. 1481.

Authorizing State Highway Commissioner to permit the use of illuminated rear license plates on registered motor vehicles, 3814.

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No. 210, (House No. 208).

Amending act concerning divorces, 309.

No. 229, (House No. 211).

Authorizing the issue and sale of bonds by the Commonwealth for any lawful purpose, 3491.

No. 364.

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No. 463.

Further amending act regulating licensing of detectives, 1606.

No. 482.

Providing for a referendum to ascertain preference of voters relative to adoption of daylight saving time, 2225.

No. 520, (House No. 212).

Amending act relating to boroughs, by providing for a chief of police, 2092.

No. 541, (House No. 595).

Further amending act constituting the Allegheny County Court the juvenile court of said county, 3996.

No. 581.

Further amending act establishing public school system, by providing that State payments to school districts shall be made on a basis of true valuation per teacher of assessable real property, 1056.

No. 663, (House No. 461).

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No. 685.

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No. 686.

Relating to registration and re-registration of nurses and attendants by State Board of Examiners for Registration of Nurses, 1302.

No. 720, (House No. 774).

Authorizing courts of quarter sessions to commit the care of certain abandoned burial grounds to boroughs and townships, 2296.

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No. 780.

Providing that county treasurers in counties of second class shall add a penalty of five percentum for non-payment of taxes, 1990.

No. 855, (House No. 1153).

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No. 878.

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No. 896, (House No. 1229).

Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 2508.

No. 903, (House No. 1305).

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No. 922, (House No. 460).

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Postpone Bill No. 513, Amending act regulating drilling, operating and abandoning of oil and gas wells, 1907.

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- Recommit Bill No. 507, Amending act exempting certain free exhibitions from collateral inheritance taxes, 1308.
- Recommit Bill No. 654, Amending act providing for establishment and regulation of consolidated schools, 3946.
- Recommit Bill No. 768, Providing for appointment of inspectors of steam engines and steam boilers in counties of second class, 1940.
- Recommit Bill No. 780, Providing that county treasurers in counties of second class shall add a penalty of five per centum for non-payment of taxes, 1928-1929, 2113.
- Recommit Bill No. 848, (House No. 962), Amending act relative to warehouse receipts, 2520.
- Recommit Bill No. 878, Amending act for imposition and collection of inheritance taxes, by fixing compensation of appraisers, 2520.
- Recommit Bill No. 896, (House No. 1229), Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 2313.
- Recommit Bill No. 1127, (House No. 1112), Amending act creating Board for the Assessment and Revision of Taxes, with regard to counties of second class, 4177.
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- Reconsider vote on Bill No. 686, Relating to the registration and re-registration of nurses and licensed attendants, 3295.
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- Refer to Committee on Education, nomination of J. George Becht as superintendent of Public Instruction, 4557.
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- Objections to referring to Committee on Banks and Building and Loan Associations, Senate resolution authorizing appointment of commission to investigate expenditure of funds in the State Treasury, 4522.
- Point of order raised by, on
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- Bill No. 153, Creating Old Age Assistance Commission of the Commission and an Old Age Assistance Board in each county, 1676-1679.
- Bill No. 206, (House No. 51), Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 363-364.
- Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 774-775.
- Bill No. 229, (House No. 211), Authorizing issue and sale of bonds by the Commonwealth for any lawful purpose, 500.
- Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 4302.
- Bill No. 499, Amending act creating suboffices or subagencies to banks of discount and deposit, 4173-4174.
- Bill No. 649, Repealing act providing for creation of board of examiners and appointment of inspector of steam engines and steam boilers for Allegheny County, 1621.
- Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 4997.
- Bill No. 896, (House No. 1229), Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 2666-2667.
- Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2636.
- Bill No. 1018, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 2926.

BARR, CADWALLADER M.—Continued.

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Nomination of J. George Becht as Superintendent of Public Instruction, 4557.

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Recalling from Governor Senate Bill No. 776, Making appropriation to State Hospital for the Insane, at Norristown, for restoration of buildings and property destroyed by a cyclone, 3664.

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BASEBALL ON SUNDAY, authorizing municipalities to permit the playing of

House Bill No. 1109.

Read in place in House by Mr. Stavitski, 933.

Referred to Committee on Law and Order, 933.

Reported with negative recommendation, 1330.

BATTERIES (see electric).

BATTLEFIELD COMMISSION, members of, nominated, 25; nominations recalled, 76.

BATTLEFIELD, COMMISSION of France and Belgium, by continuing said commission, and making appropriation, supplement to act creating

House Bill No. 225.

Read in place in House by Mr. Van Alen, 173.

Referred to Committee on Military, 173.

Reported without amendment, 179-180.

First reading and recommitted to Committee on Appropriations, 185.

Re-reported with amendment, 345.

Second reading, 380-381.

Third reading and final passage, 432-433.

Returned from Senate without amendment, 2463.

Signed by Speaker, 2491.

Concurrent resolution recalling bill from Governor, 3049.

Resolution returned from Senate concurred in, 3178.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill postponed, 3735.

Time of postponement extended, 4160.

Concurrent resolution returning bill to Governor without amendment, 4230.

Resolution returned from Senate concurred in, 4283.

Resumed and passed third reading and final passage, 4230.

Resolution approved by Governor, 4634.

Remarks on, by

Van Alen, 432-433.

In Senate (No. 310).

Referred to Committee on Appropriations, 413.

Reported without amendment, 2225.

First reading, 2254.

Second reading, 2315.

Third reading and final passage, 2388.

Signed by President, 2513.

Resolution recalling bill from Governor concurred in, 2959-2960.

Resolution returning bill to Governor without amendment concurred in, 4196.

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BEAR TO LIVESTOCK, POULTRY AND BEES, and making appropriation, providing for payment of certain claims for damages done by

House Bill No. 939.

Read in place in House by Mr. Wells, 791.

Referred to Committee on Appropriations, 791.

Re-referred to Committee on Game, 1294.

Reported without amendment, 1529.

First reading, 1571.

Second reading, 1739-1740.

Third reading and final passage, 1856.

Returned from Senate without amendment, 3553.

Signed by Speaker, 3736.

Approved by Governor, 3879.

In Senate (No. 941).

Referred to Committee on Appropriations, 1905.

Reported without amendment, 2508.

First reading, 2588.

Second reading, 2645.

Recommitted to Committee on Game and Fisheries, 2723.

Re-reported without amendment, 3074.

Third reading and final passage, 3362.

Signed by President pro tempore, 3657.

BEAVER COUNTY CHILDREN'S HOME (see appropriation).

BEAVER COUNTY (see highway).

BEAVER FALLS (see armory).

BEAVER MEMORIAL COMMISSION, constituting the board of trustees of Washington and Jefferson College, the James A.,

Senate Bill No. 508.

Read in place in Senate by Mr. Barr, 763.
Referred to Committee on Appropriations, 763.
Reported with amendment, 1909.
First reading, 1942-1943.
Second reading, 2021.
Recommitted, 2110.
Re-reported with amendment, 2296.
Third reading and final passage, 2388.
Returned from House without amendment, 4701.
Signed by President, 4712.

In House (No. 1491).

Referred to Committee on Appropriations, 2463.
Reported without amendment, 4262.
First reading, 4421.
Second reading, 4579.
Third reading and final passage, 4764.
Signed by Speaker, 4800.

BEAVER, THOMAS B., Representative from Centre County.

Amendments offered by, to

Bill No. 1357, Providing for redemption of agricultural college bonds issued under Act of April 3, 1872, 1391.

Bills introduced by

No. 174.
Prohibiting discharge of firearms or other weapons within one hundred fifty yards of any dwelling house, 143.

No. 234.

Consolidating the law relating to game, wild birds and wild animals, 182.

No. 432.

Supplement to act relating to bonds of agricultural colleges, providing for renewal of bonds of Pennsylvania State College, 289.

No. 703.

Making appropriation to Bellfonte Hospital, 514.

No. 839.

Further supplement to act for endowment of agricultural colleges, making appropriation to carry same into effect, 679.

No. 840.

Making appropriation to Pennsylvania State College for educational extension work and maintenance of summer session for teachers, 679.

No. 1208.

Making appropriation to Pennsylvania State College to reimburse said college for loss of interest on a bond of the Commonwealth, 939.

No. 1209.

Making appropriation to Cottage State Hospital, of Philipsburg, 939.

No. 1357.

Providing for redemption and cancellation of Agricultural College bonds issued under act of April 3, 1872, 1007.

Bills reported by

No. 24

Making appropriation to reimburse Charles E. Coppedge for damages to his automobile, 2363.

No. 177.

Making appropriation to Pennsylvania State College for making experiments in tobacco, 3680-3681.

No. 907.

Making appropriation to Women's Southern Homeopathic Hospital of Philadelphia, 2813.

No. 934.

Making appropriation to Oil City Hospital, 2813.

BEAVER, THOMAS B.,—Continued.

No. 960.

Making appropriation to Canonsburg General Hospital Association, 2813.

No. 1183.

Reappropriating certain unexpended balance of appropriation to State Fair Commission, 1224.

No. 1209.

Making appropriation to Cottage State Hospital, of Philipsburg, 3428.

No. 1491, (Senate No. 508).

Constituting the board of trustees of Washington and Jefferson College the James A. Beaver Memorial Commission, 4262.

No. 1498, (Senate No. 979).

Authorizing trustees of Pennsylvania State College to borrow funds to erect buildings and pay off indebtedness, 3680.

No. 1503, (Senate No. 1070).

Amending part of section 2 of the General Appropriation Act of 1921, relative to liquidation of debt of normal schools, 2973.

No. 1580, (Senate No. 431).

Making appropriation to Clearfield Hospital, 3430.

Election returns, 28.

Leave of absence granted, 3738, 4345.

Member of special committee, 200.⁴

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 174, Prohibiting discharge of firearms or other weapons within one hundred fifty yards of any dwelling house, 479.

Recommit Bill No. 432, Supplement to act relating to bonds of agricultural colleges, 707.

Reconsider vote on Bill No. 432, Supplement to act relating to bonds of agricultural colleges, 707.

Oath of office administered to, 34.

BEAVER VALLEY GENERAL HOSPITAL (see appropriation).

BECHTEL, HON. HARRY OLIVER, (see Impeachment).

BECHT, J. GEORGE, as Superintendent of Public Instruction, nomination of, 4557; referred to Committee on Education in Senate, 4557-4558; report of Committee on Education presented and withdrawn, and nomination confirmed, 4696-4700.

BEDFORD COUNTY (see highway).

BEES (see bear).

BEETLE, JAPANESE, providing for quarantine and control of

House Bill No. 693.

Read in place in House by Mr. Heyburn, 514.

Referred to Committee on Agriculture, 514.

Reported with amendment, 942.

First reading, 1013.

Second reading, 1089.

Third reading and final passage, 1233-1234.

Returned from Senate with amendments, in which House non-concurred, 2787.

Returned from Senate with amendments adhered to and House appoints conference committee, 3060.

Report of conference committee presented and adopted, 4744-4745.

Returned from Senate with notice of adoption of conference committee report, 4779.

Signed by Speaker, 4928.

In Senate (No. 715).

Referred to Committee on Agriculture, 1253.

Reported with amendment, 2508.

First reading, 2587.

Second reading, 2642.^{*}

Third reading and final passage, 2721.

BEETLE, JAPANESE.—Continued.

Returned from House with Senate amendments non-concurred in, 2819.

Returned from House with notice of appointment of conference committee, 3144.

Returned from House with notice of adoption of conference committee report and Senate adopts report, 4693.

Signed by President, 4853

BEHNEY, RALPH H., Representative from Lebanon County

Amendments offered by, to

Bill No. 425, Amending act fixing number and salaries of clerks and employes in the Auditor General's Department, 379.

Bill No. 426, Amending act providing revenue by taxation for State purposes, 484.

Bills introduced by

No. 258.

Granting county commissioners right of eminent domain to ascertain whether lands are underlaid with minerals, 183.

No. 259.

Relating to drainage of wet and spouty lands, 183.

No. 425.

Amending act fixing number and salaries of clerks and employes in the Auditor General's Department, 270.

No. 426.

Amending act to provide revenue by taxation for State purposes, with regard to appears from settlement of accounts made by Auditor General and State Treasurer, 270.

No. 767.

Making appropriation to Good Samaritan Hospital, of Lebanon, 588.

No. 768.

Making appropriation to Home for Widows and Single Women, of Lebanon, 588.

No. 1047.

Authorizing county commissioners to appropriate money to volunteer fire companies within their respective counties, 877.

No. 1396.

To repeal act of 1861 relating to grading and paving of Main or Market Street in Annville, 1226.

Bill reported by

No. 1219.

Making it a misdemeanor in office for any magistrate, alderman or justice of the peace to refuse to admit to bail a person charged with a bailable offense, 1792.

Election returns, 30.

Members of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 259, Relating to drainage of wet and spouty lands, 519-520.

Bill No. 425, Amending act fixing number and salaries of clerks and employes in the Auditor General's Department, 431.

Bill No. 702, Amending act regulating investment businesses, 720.

Resolution, concurrent, offered by

Petitioning Congress to enact legislation for protection of public against unwarranted increase in price of sugar, 3561.

BEIDLEMAN, HON. EDWARD E., on retirement from office as Lieutenant-Governor, remarks by, 74.

BEIDLEMAN, HON. EDWARD E., presentation of testimonial to, and acceptance of, 415-418.

BELLEFONTE HOSPITAL (see appropriation).

BELL, FREDERICK A., Representative from Blair County, (First District)

Bills introduced by

No. 27.

To repeal act relating to retirement of judges, 107-108.

No. 391.

Making appropriation to Mercy Hospital of Altoona, 253.

No. 392.

Making appropriation to Altoona Hospital, 253.

Bills reported by

No. 658.

Making appropriation to Grove City Hospital, 2812.

No. 672.

Making appropriation to Coudersport General Hospital, 2812.

No. 683.

Making appropriation to Northern Tier Home, of Harrison Valley, 3158.

No. 699.

Making appropriation to Eye and Ear Hospital, of Pittsburgh, 2812.

No. 1707, (Senate No. 1061).

Amending act relative to investment of trust funds, by extending act to bonds issued by joint stock land banks, 4752.

No. 1730, (Senate No. 871).

Authorizing corporations to issue stock at price over par value, 4752.

Election returns, 28.

Leave of absence granted, 346, 1565.

Member of conference committee, 3595.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 2381.

Recommit Bill No. 27, To repeal act of 1919, providing for retirement of judges, 368.

Oath of office administered to, 34.

Resolution offered by

Authorizing election of Speaker of House, 34-35.

BELL, WILLIAM T., Representative from Allegheny County, (Sixth District)

Amendments offered by, to

Bill No. 694, Amending act enabling wives of lunatics to release their right of dower in real estate of their husbands, 1395.

Bill No. 695, Amending act relating to jurisdiction of orphans' court and court of common pleas as to sale of real estate or conveyance on ground rent, 1090-1091.

Bills introduced by

No. 694.

Amending act enabling wives of lunatics to release their right of dower in real estate of their husbands, by extending act to include wives and husbands of habitual drunkards, 514.

No. 695.

Amending act relating to jurisdiction of orphans' court and court of common pleas as to sale of real estate or conveyances on ground rent, with regard to effect of decrees barring dower of real estate held by habitual drunkards, insane or feeble-minded persons, 514.

BELL, WILLIAM T.—Continued.

No. 1005.

Making appropriation to Pittsburgh Home for Babies, 875.

No. 1168.

Authorizing annexation to cities of portions of townships, 936.

Bills reported by

No. 302.

Amending act regulating compensation of court criers and tipstaves in certain counties, 266.

No. 498.

Amending act increasing pay of jurors and witnesses, 538.

No. 902.

Amending act relating to townships, by providing that sidewalks shall be maintained by abutting property owners in townships of first class, 943.

No. 1084.

Supplement to act establishing County Board of Viewers, 2073.

Election returns, 27.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 4876.

Postpone Bill No. 1168, Authorizing annexation to cities of portions of townships, 2192.

Oath of office administered to, 34.

BELVELERE GENERAL HOSPITAL (see appropriation).

BENEVOLENT ASSOCIATION'S HOME FOR CHILDREN (see appropriation).

BENTLEY, MISS ALICE M., Representative from Crawford County

Acting speaker, 350.

Amendments offered by, to

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 4243-4244.

Bills introduced by

No. 33.

Providing for payment of moneys to counties and townships, the tax fund of which are diminished by acquisition of lands by Commonwealth for conservation of water, 108.

No. 216.

Providing for payment of moneys by Commonwealth to counties and townships the tax funds of which diminished by acquisition of lands for conservation of water, 172.

No. 217.

Making appropriation to Superintendent of Public Instruction for payment of moneys to school districts the taxes of which are reduced by acquisition of lands by Commonwealth for conservation of water, 172.

No. 494.

Validating certain proceedings of counties and municipalities had pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 344.

No. 630.

Amending act establishing public school system, with regard to dismissal of teachers, 472.

No. 647.

Fixing fees of prothonotaries in counties of sixth class, 511.

No. 648.

Making appropriation to Spencer Hospital, of Meadville, 511.

BENTLEY, MISS ALICE M.—Continued.

No. 649.

Making appropriation to Titusville Hospital, 511.

No. 650.

Making appropriation to Meadville Children's Aid Society and Home for Aged, 511.

No. 651.

Making appropriation to Meadville City Hospital, 511.

Bills reported by

No. 303.

Making appropriation to New Castle Hospital, 2973.

No. 732.

Making appropriation to Beaver County Children's Home, of New Brighton, 3158.

No. 1171.

Amending act making appropriation to Water Commission for the control of flood waters, by saving said appropriation from lapsing, 2672.

No. 1528, (Senate No. 1145).

Making reappropriation to State Institution for Feeble-Minded of Western Pennsylvania, at Polk, 3428.

Election returns, 29.

Leave of absence granted, 733.

Member of special committee, 37.

Member of standing committees, 87-91.

Motion by, for

Special order on Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 4468.

Motion by, to

Dispense with further reading of Journal, 322.

Place on calendar Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3907.

Oath of office administered to, 34.

Remarks by, on

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3908, 4624.

BEREAN MANUAL TRAINING AND INDUSTRIAL SCHOOL (see appropriation).

BERGER, HON. CHARLES E., (see impeachment).

BERGER, JACOB, Representative from Schuylkill County, (Third District)

Bills introduced by

No. 121.

Making deficiency appropriation to State Hospital of Coaldale, 133.

No. 415.

Making appropriation to State Hospital of Coaldale, 270.

Bill reported by

No. 1290.

Amending act requiring county commissioners of certain counties to provide offices for district attorneys, 1189.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1642, 2863.

Oath of office administered to, 34.

BERKS COUNTY (see highway).

BERKS COUNTY TUBERCULOSIS SOCIETY (see appropriation).

BERNTHEIZEL, CLEON N., Senator from Seventeenth District,
(Lebanon and Lancaster Counties, part of)

Bills introduced by

No. 59.

To repeal act creating State Board for Registration
of Professional Engineers and Land Surveyors, 97.

No. 254.

Making appropriation to Home for Widows and
Single Women, of Lebanon, 355.

No. 255.

Making appropriation to Good Samaritan Hospital, of
Lebanon, 355.

No. 687.

Making appropriation to Columbia Hospital, 1032.

No. 688.

Authorizing county commissioners to issue and sell
bonds for erection of certain county bridges, 1032-
1033.

No. 876.

Making appropriation to Columbia Hospital, 1669.

Bill reported by

No. 194.

Supplement to act regulating manner of increasing
indebtedness of municipalities, 310.

Leave of absence granted, 118.

Member of standing committees, 78-80.

Resolution offered by

Regulating presentation of petitions, 12.

Trustee of Soldiers' Orphans' Industrial School, Scot-
land, appointed as, 105.

BERWICK HOSPITAL (see appropriation).

BETHEL ORPHANAGE (see appropriation).

BETHESDA HOME (see appropriation).

BETTS, W. HALEY, Representative from Clearfield County,
(Second District)

Bills introduced by

No. 230.

Amending act establishing certain public roads as
State highways, by changing route 338, in Jef-
ferson and Clearfield Counties, 181.

No. 408.

Making appropriation to Maple Avenue Hospital As-
sociation, of DuBois, 269.

No. 409.

Validating certain proceedings and collections held
pursuant to act regulating manner of increasing
indebtedness of municipalities and bonds issued
pursuant thereto, 269-270.

Bill reported by

No. 1398, (Senate No. 432).

Joint resolution proposing amendment to Constitu-
tion of Pennsylvania, by authorizing bond issue
for Pennsylvania State College, 1492.

Election returns, 28.

Leave of absence granted, 2863, 3860.

Member of standing committees, 87-91.

Oath of office administered to, 34.

BETTS, WILLIAM I., Senator from Thirty-fourth District,
(Centre and Clearfield Counties)

Bills introduced by

No. 51.

Regulating sale of securities, 97.

No. 52.

To repeal act imposing inheritance taxes, 97.

BETTS, WILLIAM I.—Continued.

No. 154.

To validate acts done by or rights accrued to cor-
porations before the recording of their charters,
188.

No. 431.

Making appropriation to Clearfield Hospital, 602.

No. 432.

Joint resolution proposing amendment to Constitu-
tion of Pennsylvania, by authorizing bond issue of
\$8,000,000 for Pennsylvania State College, 602.

No. 452.

Regulating manufacture, sale and registration of non-
alcoholic drinks, 620.

No. 603.

Regulating issuance of stocks and other securities,
and the business of selling and dealing in securi-
ties, 978.

No. 747

Making appropriation to Du Bois Hospital, 1259.

No. 997.

Making appropriation to Du Bois Hospital, 1992.

No. 1060.

Supplement to act establishing new Western State
Penitentiary, making additional appropriation for
erection, construction and equipment, 2227.

Bills reported by

No. 16.

Amending act prohibiting manufacture and sale of
adulterated, misbranded or deleterious food, 492.

No. 507.

Amending act exempting certain free exhibitions
from collateral inheritance taxes, 1031.

No. 676, (House No. 725).

Amending act establishing Bureau of Forest Pro-
tection within the Department of Forestry, 1257,
1911.

No. 916, (House No. 358).

Amending act requiring citizens to procure license
to fish, 1990, 3075.

No. 929, (House No. 715).

Amending act providing for the registration of
births and deaths, 2092.

No. 1013, (House No. 667).

Providing for refunding of certain fines for violation
of the dog law, 4170.

Election returns, 7.

Leave of absence granted, 2293.

Member of special committee, 73.

Member of standing committees, 78-80.

Motion by, to

Recommit Bill No. 452, Regulating manufacture, sale
and registration of non-alcoholic drinks, 3370.

Oath of office administered to, 9.

Resolutions reported by

Authorizing Department of Public Instruction to in-
vestigate all text books of history in the public
schools, 3952.

BEULAH ANCHORAGE (see appropriation).

BEULAH RESCUE HOME ASSOCIATION (see appropriation).

BEVERAGES (see liquor).

BIDELSPACHER, CHARLES F., Representative from Lycoming
County

Amendments offered by, to

Bill No. 428, Amending act relative to police pension
funds in cities of third class, 2089.

BIDELSPACHER, CHARLES F.—Continued.

Bill No. 1214, Amending Register of Wills' Act of 1917, 1337.

Bill No. 1303, Repealing Act of 1860, relative to billiard rooms, insofar as same pertains to Lycoming County, 3255, 4927-4928.

Bill No. 1307, Providing for appointment of boards of examiners for certificates of qualification as mine foremen and assistant mine foremen, 1952-1953.

Bills introduced by

No. 428.

Amending act relating to police pension funds in cities of third class, by fixing amount to be paid into fund therefor, 289.

No. 544.

Establishing as State highway a certain section of public road in Lycoming County, 420.

No. 585.

Establishing as State highway, a certain section of public road in Lycoming County, 423.

No. 612.

Authorizing election of township solicitor by supervisors of townships of second class, 446.

No. 1180.

Requiring cities of third class to establish pension fund for employes, 938.

No. 1211.

Establishing as State highway, a certain section of public road in Lycoming and Tioga Counties, 939.

No. 1212.

Amending act for imposition and collection of certain inheritance taxes, by providing that credit shall be allowed for cost of erecting suitable tombstone, 939.

No. 1213.

Making appropriation to Williamsport Hospital, 939.

No. 1214.

Amending Register of Wills Act of 1917, by changing time limit within which those interested shall appeal from decree of register, 940.

No. 1301.

Establishing as State highway, a certain proposed extension of Washington Street, in Township of Loyalsock, Lycoming County, 971.

No. 1302.

To repeal act relating to fees of county treasurer of Lycoming County, 971.

No. 1303.

To repeal act of 1860, extending act relating to billiard soloons in Lycoming and Clinton Counties, insofar as same relates to Lycoming County, 971.

No. 1306.

Amending act establishing Department of Mines, by increasing fees for certificates of qualification as mine foremen and assistant mine foremen in anthracite mines, 971.

No. 1307.

Providing for appointment of boards of examiners for certificates of qualification as mine foremen, assistant mine foremen and fire bosses in bituminous coal mines, 971.

No. 1308.

Amending act providing for health and safety of persons employed in and about the bituminous coal mines, 971.

No. 1309.

Amending act providing for health and safety of persons employed in and about the bituminous coal mines, by requiring mine operators to pay the Department of Mines for certain report and record books, 971.

BIDELSPACHER, CHARLES F.—Continued.

No. 1310.

Amending act providing for health and safety of persons employed in and about the anthracite coal mines, by making it the duty of the mine inspector to prosecute for violation of the mining law, 971-972.

No. 1362.

Making appropriation to Aged Colored Women's Home, at Williamsport, 1007.

No. 1363.

Making appropriation to Williamsport Training Home for Girls, 1007.

No. 1364.

Making appropriation to Florence Crittenton Mission, of Williamsport, 1007.

No. 1365.

Making appropriation to Home for Friendless, of Williamsport, 1007.

No. 1366.

Making appropriation to Boys' Industrial Home, at Williamsport, 1007.

Bills reported by

No. 21.

Relative to procedure in suits wherein two or more defendants are liable, 138.

No. 48.

Requiring public companies to abolish ready to serve charges, 2170.

No. 85.

Making appropriation to Erie State Park and Harbor Commission, 2361.

No. 333.

Granting right of eminent domain to State Highway Department, Public Service Commission, municipalities and certain public service companies over lands to prevent obstructions to view at railroad and highway intersections, 1191.

No. 536.

Amending act regulating practice of optometry, 539.

No. 547.

Providing for appointment of commission to revise the law relative to children, 3681.

No. 560.

To repeal act relating to the holding of sessions in the Bradford County Courts, 589.

No. 865, (Senate No. 302).

Authorizing county treasurers in counties of third class to appoint a solicitor, 703.

No. 1259.

Providing that certain elections to take under or against will of decedents heretofore required to be filed by surviving husbands or wives shall be presumed to have been made to take under said will, 1191.

No. 1391, (Senate No. 599).

Amending act creating office of county controller in counties containing 250,000 inhabitants, 4228.

No. 1415, (Senate No. 589).

Authorizing appointment of sheriff's solicitor in counties of fourth class, 1828.

No. 1496, (Senate No. 751).

Amending act relating to townships, by providing that compensation of treasurer in townships of second class shall not include percentage on borrowed money repaid, 2749.

No. 1497, (Senate No. 977).

Prohibiting the purchase or sale of United States Government insignia, 2749.

BIDELSPACHER, CHARLES F.—Continued.

No. 1569, (Senate No. 290).

Making appropriation to Bloomsburg Hospital, 3429.

Election returns, 30.

Leave of absence granted, 290, 2137, 2200, 3256.

Member of special committee, 102, 1008.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 1383, (Senate No. 434), Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 3056.

Recommit Bill No. 612 Authorizing election of township solicitors by supervisors of townships of second class, 749.

Recommit Bill No. 1308, Amending act providing for health and safety of persons employed in and about the bituminous coal mines, 2274.

Recommit Bill No. 1310, Amending act providing for health and safety of persons employed in and about the anthracite coal mines, 1954.

Reconsider vote on Bill No. 612, Authorizing election of township solicitor by supervisors of townships of second class, 749.

Reconsider vote on Bill No. 1303, Repealing act of 1860, relating to billiard rooms, insofar as same relates to Lycoming County, 4927.

Oath of office administered to, 34.

Remarks by, on

Adoption of Rule 71, by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 198-199.

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to graded or progressive taxes, 807.

Bill No. 48, Requiring public service companies to abolish ready to serve charges, 2477-2478, 3064-3065.

Bill No. 428, Amending act relative to the police pension funds in cities of third class, 2165.

Bill No. 612, Authorizing elections of township solicitor by supervisors of townships of second class, 749, 1488.

Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of Delaware River, 2339.

Bill No. 1306, Amending act establishing Department of Mines, by increasing fees for certificates of qualifications as mine foreman and assistant mine foreman, 2166-2167.

Bill No. 1383, (Senate No. 434), Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 2489.

Bill No. 1445, (Senate No. 24), Establishing an Industrial State highway, from Chester to Philadelphia, 4479.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4460.

Motion to call up bills out of order, 4263.

Motion to call up certain bills from the postponed calendar, 4166.

BIDELSPACHER, CHARLES F.—Continued.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 1303, Repealing Act of 1860, relative to billiard rooms, insofar as same relates to Lycoming County, 4883.

BILL-BOARD (see tax).

BILIARD ROOMS AND POOL ROOMS, by providing for revocation of licenses in certain cases, amending act regulating licensing of

House Bill No. 668.

Read in place in House by Mr. Edmonds, 512.

Referred to Committee on Law and Order, 512.

Reported without amendment, 1224-1225.

First reading, 1289.

Second reading, 1399.

Third reading postponed, 1664.

Resumed and passed finally, 1820-1821.

In Senate (No. 926).

Referred to Committee on Municipal Affairs, 1903.

BILIARD ROOMS, insofar as same relates to Bradford County, to repeal act of February 14, 1867, regulating

Senate Bill No. 998.

Read in place in Senate by Mr. Jones, 1992.

Referred to Committee on Judiciary Special, 1992.

Reported without amendment, 2625.

First reading, 2654.

Second reading, 2731.

Third reading and final passage, 2844.

Returned from House without amendment, 4543.

Signed by President, 4660.

In House (No. 1527).

Referred to Committee on Judiciary Special, 2973.

Reported without amendment, 3059.

First reading, 3161.

Second reading, 3276.

Third reading and final passage, 4469.

Signed by Speaker, 4749.

BILIARD ROOMS in Wyoming County, repealing section 6 of act of April 27, 1852, regulating

Senate Bill No. 1057.

Read in place in Senate by Mr. Aron, 2226.

Referred to Committee on Judiciary Special, 2226.

Reported without amendment, 3289.

First reading, 3415.

Second reading, 3516.

Third reading and final passage, 3615.

Returned from House without amendment, ———.

Signed by President, 4954.

In House (No. 1704).

Referred to Committee on Judiciary Special, 3786.

Reported without amendment, 4574.

First reading, 4574-4575.

Second reading, 4735.

Third reading and final passage, 4931.

Signed by Speaker, 5132.

BILIARD ROOMS, regulating operation of

Senate Bill No. 492.

Read in place in Senate by Mr. Joyce, 762.

Referred to Committee on Judiciary Special, 762.

Reported without amendment, 765.

First reading, 790.

Over in its order, 863.

Recommitted to Committee on Judiciary General, 998-999.

Remarks on, by

Jones, 998-999.

Long, 998-999.

BILIARD ROOMS (see soft drink places).

BILIARD ROOMS, to Lycoming and Clinton Counties, insofar as same relates to Lycoming County, to repeal act of 1860, extending act relating to

House Bill No. 1303.

Read in place in House by Mr. Bidelsbacher, 971.

Referred to Committee on Law and Order, 971.

BILLIARD ROOMS.—Continued.

Reported without amendment, 2695.
 First reading, 2755.
 Second reading, 2800.
 Third reading and amended, 3255.
 Resumed and passed finally, 3741.
 Returned from Senate without amendment, 4722.
 Signed by Speaker, 4878.
 Concurrent resolution recalling bill from Governor, 4883.
 Resolution returned from Senate concurred in, 4901.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4927-4928.
 Resumed and passed finally, 5801.
 Returned from Senate with House amendments concurred in, 5128.
 Signed by Speaker, 5148.

In Senate (No. 1465).

Referred to Committee on Judiciary Special, 3810.
 Reported without amendment, 4195.
 First reading, 4213.
 Second reading, 4321.
 Third reading and final passage, 4532-4533.
 Signed by President, 4805.
 Resolution recalling bill from Governor concurred in, 4838.
 Bill returned from House with amendments in which Senate concurred, 4989-4990.
 Signed by President, 5015.

BILLS, AMENDATORY, resolution (House) by McVicar, authorizing adoption by House of Rule 70, relative to introduction of, 138; adopted by House, 140.

BILLS IN HOUSE, resolution (House) by McVicar, fixing March twenty-eighth as last day for introduction of, 263; laid over for printing, 263-265; adopted, 324-325; remarks on, by McVicar, 263-264; 325; Golder, 263-265; 325; Flynn, 264; Whiteman, 264; Edmonds, 264-265.

BILLS IN SENATE until after reappointment of standing committees, resolution (Senate) by Leslie, deferring presentation of, 11.

BILLS (see adjournment).

BINDING (see printing).

BIRDS (see game, hunt, pheasants, pigeons).

BIRTHS AND DEATHS, by requiring that parents be notified within ten days of the registration of birth certificates, amending act providing for registration of

House Bill No. 715.

Read in place in House by Mrs. De Young, 585.
 Referred to Committee on Education, 585.
 Reported with amendment, 1467.
 First reading, 1567.
 Second reading, 1718-1719.
 Third reading and amended, 1837.
 Resumed and passed finally, 1875-1876.
 Returned from Senate without amendment, 2361.
 Signed by Speaker, 2450.
 Approved by Governor, 2974.

In Senate (No. 929).

Referred to Committee on Public Health and Sanitation, 1904.
 Reported without amendment, 2092.
 First reading, 2135.
 Second reading, 2251.
 Third reading and final passage, 2313.
 Signed by President pro tempore, 2434.

BITUMINOUS (see mine, miners, mines, tax).

BLAIR COUNTY (see highway).

BLAIR, FREDERICK W., Representative from Erie County (Fourth District)

Amendments offered by, to

Bill No. 34, Amending act relating to townships, by extending power to tax property for lighting purposes in townships of second class, 304.

Bill No. 320, To prevent fraud at elections, 1724-1727.

BLAIR, FREDERICK W.—Continued.

Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2286-2288.

Bills introduced by

No. 34.

Amending act relating to townships, by extending power to tax property for lighting purposes in townships of second class, 108.

No. 286.

Amending act regulating operation of motor vehicles by increasing the speed limit in certain sections, 220.

No. 320.

Providing system of marking ballots and of locking ballot boxes, 229.

No. 384.

Establishing as State highway, a certain section of public road in Erie County, 253.

No. 941.

Providing for payment by counties of expenses incurred by district attorneys, 791.

No. 1030.

Making appropriation to Elmwood Home for Boys, at Erie, 876.

No. 1118.

Further amending act regulating operation of motor vehicles, changing fees upon trucks, limiting weight of trucks and number of trailers, 934.

No. 1290.

Amending act requiring county commissioners of certain counties to provide an office for the district attorney, by extending provisions of act to counties of fourth class, 970.

Election returns, 29.

Leave of absence granted, 1859.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 320, To prevent fraud at elections, 2194-2195, 2467, 2773.

Recommit Bill No. 320, To prevent fraud at elections, 3064.

Recommit Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2381.

Oath of office administered to, 34.

Remarks by, on

Bill No. 73, Amending act relating to boroughs, with regard to salary of solicitors, 1520.

Bill No. 320, To prevent fraud at elections, 3062-3063.

BLAIR MEMORIAL HOSPITAL, (see appropriation to J. C. Blair, etc.)

BLIND PERSONS, and making appropriation, authorizing appointment of commission to study conditions relative to

Senate Bill No. 553.

Read in place in Senate by Mr. Lanius, 845.
 Referred to Committee on Appropriations, 845.
 Reported with amendment, 1258.
 First reading, 1279.
 Second reading, 1312-1313.
 Third reading and final passage, 1610.
 Returned from House without amendment, 2961.
 Signed by President pro tempore, 3144.
 Approved by Governor, 3410.

In House (No. 1412).

Referred to Committee on Appropriations, 1759.

BLIND PERSONS—Continued.

Reported without amendment, 2672.
First reading, 2757.
Second reading, 2805.
Third reading and final passage, 3042-3043.
Signed by Speaker, 3180.

BLIND (see appropriation to Department of Public Welfare).

BLIND STUDENTS in attendance at institutions of higher learning, making appropriation for expenses of

Senate Bill No. 1476.

Read in place in Senate by Mr. Patton, 3814.
Referred to Committee on Appropriations, 3814.
Reported without amendment, 3815.
First reading, 3858.
Second reading, 3986.
Third reading and final passage, 4181.
Returned from House without amendment, 4702.
Signed by President, 4713.

In House (No. 1757).

Referred to Committee on Appropriations, 4225.
Reported without amendment, 4262.
First reading, 4421.
Second reading, 4579.
Third reading and final passage, 4763.
Signed by Speaker, 4801.

BLOOMSBURG HOSPITAL (see appropriation).

BLUE LAWS (see baseball, cities of first class, concerts, fishing).

BLUE SKY LAW (see securities).

BLUETT, THOMAS, Representative from Philadelphia County, (Twenty-fifth District)

Amendments offered by, to

Bill No. 275, Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 1536.

Bill No. 276, Providing to what extent liens shall be allowed for taxes and municipal improvements, 736-741.

Bill No. 277, To validate certain tax liens filed in office of prothonotary, 2446, 2600.

Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date principal is due, unless re-recorded, 1794, 2349.

Bill No. 1751, (Senate No. 1005), Amending act establishing Philadelphia Municipal Court, by conferring certain powers of the President Judge upon the Board of Judges, 4417-4418.

Bills introduced by

No. 23.

Requiring prothonotary of court of common pleas to indicate on proper index notice of equity suits affecting title to real estate, 107.

No. 275.

Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 219.

No. 276.

Providing to what extent liens shall be allowed for taxes and municipal improvements, 219.

No. 277.

To validate certain tax liens filed in office of prothonotaries in various counties since May 24, 1921, 219.

No. 439.

Making appropriation to Saint Luke's Homeopathic Hospital of Philadelphia, 322.

No. 984.

Providing for taxation of fees of clerks of courts, 872.

BLUETT, THOMAS.—Continued.

No. 985.

Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date principal is due, unless re-recorded, 872.

Bills reported by

No. 125.

Regulating sale of tickets to theatres and other places of amusement, 138.

No. 136.

Requiring telephone companies operating in same territory to provide for interchange of messages, 902.

No. 277.

To validate tax liens filed in office of prothonotaries in various counties since May 24, 1921, 337.

No. 382.

Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 345.

No. 388.

Providing that negligence of servants or employees of municipalities shall be attributable to the municipalities for compensation or wages, 1225.

No. 440.

Providing for licensing of transient retail merchants in cities, boroughs and townships, 1007.

No. 433.

Amending act of 1921, relative to the distribution of unclaimed human bodies, 2171.

No. 555.

Requiring contractors and sub-contractor to file bond to cover wages of employees and cost of material, 3157.

No. 694.

Amending act enabling wives of lunatics to release their right of dower in real estate of their husbands, 1224.

No. 758.

Amending act regulating operation of motor vehicles, by providing for increased punishment for violation of certain provisions, 702.

No. 837.

Assuring to persons within jurisdiction of the county, equal protection of the laws, 1330.

No. 873.

Amending act consolidating the law relative to penal proceedings and pleadings, 943.

No. 962.

Amending act relative to warehouse receipts, 1059.

No. 1079.

Relating to satisfaction of mortgages, the determination of the amount due and unpaid on same, and to whom payable in certain cases, 1467.

No. 1313.

Amending act establishing Philadelphia Municipal Court, 1190.

No. 1400, (Senate No. 513).

Amending act regulating drilling, operating and abandoning of oil and gas wells, 1529.

No. 1408, (Senate No. 511).

Making the misrepresentation of archeological specimens a misdemeanor, 1827-1828.

No. 1417, (Senate No. 645).

Supplement to act making appropriation to State Industrial Home for Women, at Muncy, 1760.

No. 1426, (Senate No. 649).

To repeal act providing for creation of board of examiners and appointment of inspector of steam engines and steam boilers for Allegheny County, 2136.

BLUETT, THOMAS.—Continued.

- No. 1439, (Senate No. 551).
Amending act relative to fires and fire prevention, 2774-2775.
- No. 1444, (Senate No. 787).
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- No. 1515, (Senate No. 559).
Making appropriation to joint Delaware River Toll-Bridge Commission of Pennsylvania and New York, 3680.
- No. 1532, (Senate No. 743).
Further amending act concerning divorces, by making degree of cruelty as a ground for divorce the same for husband and wife, 3593.
- No. 1548, (Senate No. 1171).
Amending act for better government of cities of first class, by making it unlawful to incur indebtedness for the Sesqui-Centennial Anniversary, 3552.
- No. 1584, (Senate No. 591).
Making appropriation to Stetson Hospital, of Philadelphia, 3430.
- No. 1751, (Senate No. 1005).
Amending act establishing Philadelphia Municipal Court, by conferring certain powers of the President Judge upon the Board of Judges, 4228, 4235.
- No. 1752, (Senate No. 1157).
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- No. 1762.
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- Election returns, 31.
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- Motion by, to
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- Recommit Bill No. 275, Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 368, 1643, 2266.
- Recommit Bill No. 276, Providing to what extent liens shall be allowed for taxes and municipal improvements, 377.
- Recommit Bill No. 277, To validate certain tax liens filed in office of prothonotaries since May 24, 1921, 377.
- Recommit Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal becomes due, 1980.
- Recommit Bill No. 1438, (Senate No. 494), Exempting property of charitable corporations from certain taxes, 2592.
- Reconsider vote on Bill No. 275, Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 1643.
- Reconsider vote on Bill No. 277, To validate certain tax liens filed in office of prothonotary, 2446, 2600.
- Reconsider vote on Bill No. 1436, (Senate No. 59), Repealing act creating State Board for Registration of Professional Engineers and Land Surveyors, 4886.
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- Bill No. 557, Relating to assignment of right to receive or recover a debt of money, 1892.
- Bill No. 661, Making report of viewers prima facie evidence of benefits assessed upon appeal, 4266.
- Bill No. 906, Amending act relating to practice in actions of assumpsit and trespass in courts of common pleas, 1532.
- Bill No. 970, Amending act relating to the personal registration of electors in cities of the first and second classes, by regulating the registration of State or Federal Government employees, 2472.
- Bill No. 984, Providing for taxation of fees of clerks of courts, 1484.
- Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due, 2458-2459.
- Bill No. 1436, (Senate No. 59), Repealing act creating State Board for Registration of Professional Engineers and Land Surveyors, 4886.
- Bill No. 1439, (Senate No. 551), Amending act relative to fires and fire prevention, by fixing powers of Department of State Police relative to tanks and devices used in connection with inflammable liquids, 4466.
- Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 3743-3744, 4452.
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No. 1436. (Senate No. 59).

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No. 1550. (Senate No. 1147).

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No. 1637. (Senate No. 1220).

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Motion by, for

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Recommit Bill No. 936, For the repression of prostitution, 2269.

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Oath of office administered to, 34.

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Bill No. 1360, Amending act authorizing parole of certain prisoners, 1656.

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Remarks by, on

Motion to call up certain bills from the postponed calendar, 4166.

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Authorizing Chief Clerk of House to arrange the Midnight Luncheon on last night of session, 4575.

BOARD AND BOARDS (see architects, armory, chiropractic, Delaware River, depository, elections, engineers, game, giant power, health, mine foremen, mine inspectors, miners, mines, nurses, old age, optometry, osteopathy, public grounds and buildings, retirement, school, taxes, trustees, undertakers, viewers, voting machine, wage).

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BOARD FOR REGISTRATION OF PROFESSIONAL ENGINEERS AND LAND SURVEYORS, members of State, nominated, 24; nominations recalled, 76.

BOARD, INDUSTRIAL, in Department of Labor and Industry, members of, nominated, 22; nominations recalled, 76.

BOARD, LAKE ERIE AND OHIO RIVER CANAL, members of, nominated, 22; nominations recalled, 76.

BOARD OF CENSORS OF MOTION PICTURES, PENNSYLVANIA STATE, members of, nominated, 22; nominations recalled, 76.

BOARD OF COMMISSIONERS ON UNIFORM STATE LAWS, members of, nominated, 25; nominations recalled, 76.

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BOBACK, JOHN J., Representative from Northumberland County, (Second District)

Bills introduced by

No. 448.

Requiring the display of the United States flag at all polling places, 322.

No. 1032.

Defining the Scranton poor district, providing for election of a poor board and abolishing office of poor directors, 876.

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Leave of absence granted, 4345.

Member of standing committees, 87-91.

Motion by, to

Lay upon table veto of House Bill No. 448, Requiring display of United States flag at all polling places, 4011.

Oath of office administered to, 34.

BODIES (see medical science).

BOILERS by Department of Labor and Industry, for issuance of certificates of operation and fees therefor, amending act regulating employment of labor, by providing for inspection of

Senate Bill No. 782.

Read in place in Senate by Mr. Craig, 1607.

Referred to Committee on Judiciary General, 1607.

Reported with amendment, 2294.

First reading, 2326.

Second reading, 2423-2424.

Third reading and amended, 2519.

Over in its order, 2629, 2718.

Resumed and passed finally, 2834-2835.

Returned from House without amendment, 4543.

Signed by President, 4659-4660.

In House (No. 1522).

Referred to Committee on Judiciary General, 2972.

Reported without amendment, 3906.

First reading, 4104.

Second reading, 4244.

Third reading and final passage, 4500.

Signed by Speaker, 4749.

BONAIR SANATORIUM (see appropriation).

BOND AND BONDS (see Agricultural, Auditor General, banks, bridges, Constitution, contractors, county officers, estates of decedents, highway, indebtedness, mine inspectors, motor vehicles, Pennsylvania State College, taxes).

BONDS by Commonwealth for any lawful purpose, authorizing issue and sale of

House Bill No. 211.

Read in place in House by Mr. Dunn, 171.

Referred to Committee on Judiciary Special, 171.

Reported without amendment, 230.

First reading, 234.

Second reading and amended, 297-299.

Third reading and final passage, 325-327.

Returned from Senate with amendments in which

House concurred, 3763-3764.

Signed by Speaker, 3881.

Approved by Governor, 4215.

Remarks on, by

Dunn, 326.

Edmonds, 326.

In Senate (No. 229).

Referred to Committee on Judiciary General, 319.

Reported without amendment, 384.

First reading, 414.

Second reading, 466.

BONDS.—Continued.

Recommitted to Committee on Appropriations, 500.

Re-reported with amendment, 1303.

Recommitted to Committee on Banks and Building and Loan Associations, 1609.

Re-reported with amendment, 3491.

Question of personal privilege raised on, by Barr, 3491-3492.

Over in its order, 3604.

Third reading and final passage, 3653-3655.

Signed by President pro tempore, 3858.

Remarks on, by

Barr, 500.

Craig, 500.

BONDS FOR HIGHWAY PURPOSES to amount of \$50,000,000, by providing for redemption of said bonds by Board of Finance and Revenue, amending act authorizing the Commonwealth to sell

Senate Bill No. 566.

Read in place in Senate by Mr. Woodward, 846-847.

Referred to Committee on Finance, 847.

BONDS FOR STATE OFFICERS AND EMPLOYEES, empowering Board of Commissioners of Public Grounds and Buildings to procure

House Bill No. 1289.

Read in place in House by Mr. Vickerman, 970.

Referred to Committee on Judiciary Special, 970.

Reported without amendment, 1225.

First reading, 1290.

Second reading, 1502-1503.

Third reading and final passage, 1776.

Returned from Senate without amendment, 4008.

Signed by Speaker, 4138.

Concurrent resolution recalling bill from Governor, 4769.

Resolution returned from Senate concurred in, 4779.

Resolution approved by Governor, and laid upon table, 4909.

In Senate (No. 965).

Referred to Committee on Appropriations, 1907.

Reported without amendment, 3536.

First reading, 3546.

Second reading, 3661.

Third reading and final passage, 3829.

Signed by President, 3990.

Resolution recalling bill from Governor concurred in, 4703.

BONDS FOR STATE OFFICERS AND EMPLOYEES, empowering State Treasurer to procure

House Bill No. 8.

Read in place in House by Mr. Vickerman, 101.

Referred to Committee on Judiciary Local, 101.

Reported without amendment, 179.

First reading, 184.

Second reading and recommitted, 228.

Re-reported without amendment, 345.

Recommitted, 381.

BONDS FOR STATE OFFICERS AND EMPLOYEES, empowering State Treasurer to procure

Senate Bill No. 89.

Read in place in Senate by Mr. Smith, 119.

Referred to Committee on Judiciary General, 119.

BONDS OF MUNICIPAL EMPLOYEES, by extending same to include officers, amending act providing for payment of premiums on

Senate Bill No. 291.

Read in place in Senate by Mr. Joyce, 385.

Referred to Committee on New Counties and County Seats, 385.

Reported without amendment, 660.

First reading, 674.

Second reading and amended, 776.

Third reading and final passage, 851.

Returned from House without amendment, 1633.

Signed by President pro tempore, 1671.

Approved by Governor, 2215.

BONDS OF MUNICIPAL EMPLOYEES.—Continued.

In House (No. 1142).

Referred to Committee on Counties and Townships, 905.

Reported without amendment, 944.

First reading, 1016.

Second reading, 1187.

Third reading and final passage, 1486-1487.

Signed by Speaker, 1758.

BONUS (see banks, Constitution, soldiers, taxes).

BONUS to employes by certain employers, providing for payment of

House Bill No. 165.

Read in place in House by Mr. Stavitski, 142.

Referred to Committee on Labor and Industry, 142.

BOOTHES for traffic officers, requiring cities of third class to furnish

House Bill No. 5.

Read in place in House by Mr. Eaches, 101.

Referred to Committee on Municipal Corporations, 101.

BOROUGH AND BOROUGHES (see annexation, assessors, bribes, building lines, burial, claims, Constitution, health, highway, highways, merchants, police, rent, riots, sidewalks, tax collector, taxes).

BOROUGH COUNCILS, providing method for deciding tie vote in

House Bill No. 1337.

Read in place in House by Mr. David J. Jones, 1006.

Referred to Committee on Municipal Corporations, 1006.

Reported without amendment, 1190.

First reading, 1195.

Second reading, 1362.

Third reading and final passage, 1574-1575.

Returned from Senate with amendments in which House non-concurred, 3251-3252.

Returned from Senate with amendments adhered to and House appoints conference committee, 3595-3596.

Report of Conference Committee presented and adopted, 4575.

Returned from Senate with notice of adoption of conference committee report, 4725.

Signed by Speaker, 4878.

In Senate (No. 865).

Referred to Committee on New Counties and County Seats, 1639.

Reported without amendment, 2716.

First reading, 2744.

Second reading, 2851.

Third reading and amended, 2924.

Resumed and passed finally, 3080.

Returned from House with Senate amendments non-concurred in and Senate appoints conference committee, 3409.

Returned from House with notice of appointment of conference committee, 3649.

Report of conference committee presented and adopted, 4536.

Signed by President, 4805.

BOROUGH PLANNING DEPARTMENT, amending act for government of boroughs, by creating

Senate Bill No. 316.

Read in place in Senate by Mr. Craig, 454.

Referred to Committee on New Counties and County Seats, 454.

Reported without amendment, 760.

First reading, 790.

Second reading, 860-861.

Recommitted, 986.

Re-reported without amendment, 2828.

Over in its order, 2922.

Third reading and final passage, 2966.

Returned from House with amendments in which Senate non-concurred, 4843.

Returned from House with amendments adhered to and notice of appointment of conference committee, 4874.

Senate appoints conference committee, 4874.

Report of conference committee presented, 4945.

Report of conference committee adopted, 4954-4956.

BOROUGH PLANNING DEPARTMENT.—Continued.

Signed by President, 5000.

Returned from House with notice of adoption of report of conference committee, 5001-5002.

In House (No. 1544).

Referred to Committee on Counties and Townships, 3204.

Reported with amendment, 4227.

First reading, 4423-4424.

Second reading, 4587-4588.

Over in its order, 4794.

Third reading and amended and passed finally, 4899-4900.

Returned from Senate with House amendments non-concurred in, House adheres to amendments and appoints conference committee, 4939-4940.

Returned from Senate with non-concurrence adhered to and notice of appointment of conference committee, 5077.

Returned from Senate with notice of adoption of conference committee report and House adopts report, 5105-5106.

Signed by Speaker, 5145.

BOROUGH STREETS forming part of State highway, providing for assessment of abutting property owners for share of cost of improving

House Bill No. 280.

Read in place in House by Mr. Whiteman, 219.

Referred to Committee on Municipal Corporations, 219.

Reported without amendment, 337-338.

First reading, 350.

Second reading, 378.

Third reading and final passage, 426-427.

Returned from Senate without amendment, 638.

Signed by Speaker, 703.

Approved by Governor, 1008.

In Senate (No. 311).

Referred to Committee on Municipal Affairs, 413.

Reported without amendment, 508.

First reading, 509.

Second reading, 578.

Over in its order, 609.

Third reading and final passage, 610.

Signed by President pro tempore, 672.

BOROUGH TAX COLLECTOR by council, providing for filling of vacancies in office of

Senate Bill No. 224.

Read in place in Senate by Mr. Barr, 310.

Referred to Committee on New Counties and County Seats, 310.

Reported without amendment, 863.

First reading, 864-865.

Second reading, 990.

Third reading and final passage, 1040.

Returned from House with amendments in which Senate concurred, 2436.

Signed by President pro tempore, 2440.

Approved by Governor, 2738.

In House (No. 1378).

Referred to Committee on Counties and Townships, 1219.

Reported with amendment, 2061.

First reading, —.

Second reading, 2206.

Third reading and final passage, 2357.

Returned from Senate with House amendments concurred in, 2462.

Signed by Speaker, 2462.

BOROUGHES, abolishing office of high constable in

House Bill No. 1275.

Read in place in House by Mr. Guerin, 969.

Referred to Committee on Municipal Corporations, 969.

Reported without amendment, 2073.

First reading, 2141.

Second reading, 2275.

Third reading and final passage, 2365-2366.

In Senate (No. 1119).

Referred to Committee on New Counties and County Seats, 2440.

BOROUGHES.—Continued.

Reported with amendment, 4705.
First reading, 4714.
Second reading, 4835.
Over in its order, 4977-4978.

BOROUGHES, by authorizing appropriation of \$250 annually for expense of municipal music, amending act providing system of government for

House Bill No. 682.

Read in place in House by Mr. David J. Jones, 513.
Referred to Committee on Municipal Corporations, 513.
Reported without amendment, 733.
First reading, 806.
Second reading, 929.
Third reading and final passage, 1210.
Returned from Senate without amendment, 2331.
Signed by Speaker, 2360.
Approved by Governor, 2746.

In Senate (No. 714).

Referred to Committee on New Counties and County Seats, 1253.
Reported without amendment, 1991.
First reading, 2031.
Second reading, 2117.
Third reading and final passage, 2238.
Signed by President pro tempore, 2435.

BOROUGHES, by authorizing the sheriff to commit persons violating ordinances to the county jail or workhouse, amending act providing system of government for

House Bill No. 678.

Read in place in House by Mr. David J. Jones, 513.
Referred to Committee on Municipal Corporations, 513.
Reported without amendment, 732.
First reading, 805.
Second reading, 925-926.
Third reading and defeated on final passage, 1206-1207.
Vote by which bill was defeated on final passage reconsidered and bill postponed, 1543.
Resumed vote on third reading reconsidered and bill amended, 1600-1601.
Resumed and passed finally, 1645.
Returned from Senate without amendment, 2332.
Signed by Speaker, 2360.
Approved by Governor, 2746.

Remarks on, by

Brewster, 1206-1207.
Jones, David J., 1206-1207.
Spangler, 1207.

In Senate (No. 893).

Referred to Committee on New Counties and County Seats, 1704.
Reported without amendment, 1990.
First reading, 2033.
Second reading, 2125.
Third reading and final passage, 2242.
Signed by President pro tempore, 2435.

BOROUGHES, by fixing duties of council with regard to advertising ordinances, amending act consolidating law relating to

House Bill No. 398.

Read in place in House by Mr. Stofflet, 254.
Referred to Committee on Municipal Corporations, 254.
Reported without amendment, 441.
First reading, 451.
Second reading, 487.
Third reading and postponed, 533.
Time of postponement extended, 1226, 1543, 1895.

BOROUGHES, by permitting the purchase of electric light plants owned by private individuals or corporations, amending act providing systems of government for

Senate Bill No. 393.

Read in place in Senate by Mr. Miller, 509.
Referred to Committee on New Counties and County Seats, 509.
Reported without amendment, 2093.
First reading, 2133.
Second reading, 2244.
Third reading and final passage, 2308.

BOROUGHES.—Continued.

Returned from House without amendment, 4541.
Signed by President, 4658.

In House (No. 1484).

Referred to Committee on Counties and Townships, 2442.
Reported without amendment, 2698.
First reading, 2757.
Second reading, 2805-2806.
Third reading and final passage, 4461.
Signed by Speaker, 4747-4748.

BOROUGHES, by prohibiting the introduction of electric current therein without the consent of the borough authorities, amending act consolidating law relating to

House Bill No. 1315.

Read in place in House by Mr. Whiteman, 972.
Referred to Committee on Judiciary General, 972.
Reported without amendment, 1761.
First reading, 1818.
Second reading and amended, 1954-1955.
Third reading and final passage, 2172-2173.
Returned from Senate with amendments, in which House concurred, 3555-3556.
Signed by Speaker, 3882.
Approved by Governor, 4634.

Remarks on, by

Alexander, 2172.
Whiteman, 2172.

In Senate (No. 1049).

Referred to Committee on Corporations, 2218.
Reported with amendment, 2963.
First reading, 2970.
Second reading, 3122.
Third reading and final passage, 3363.
Returned from House with Senate amendments concurred in, 3544.
Signed by President pro tempore, 3859.

BOROUGHES, by providing for a budget system, amending act consolidating law relating to

House Bill No. 1319.

Read in place in House by Mr. McVicar, 972.
Referred to Committee on Municipal Corporations, 972.
Reported with amendment, 1828.
First reading, 1873.
Second reading and amended, 1970.
Third reading and amended, 2190-2191.
Resumed and passed finally, 2263-2264.
Returned from Senate without amendment, 2977.
Signed by Speaker, 3070.
Approved by Governor, 3431.

In Senate (No. 1099).

Referred to Committee on New Counties and County Seats, 2324.
Reported without amendment, 2625.
First reading, 2655.
Second reading, 2733.
Third reading and final passage, 2846.
Signed by President pro tempore, 2972.

BOROUGHES, by providing for chief of police, amending act relating to

House Bill No. 212.

Read in place in House by Mr. Ludlow, 171-172.
Referred to Committee on Municipal Corporations, 172.
Reported with amendment, 537.
First reading, 594.
Second reading, 644-645.
Third reading and final passage, 709.
Returned from Senate without amendment, 2361.
Signed by Speaker, 2450.
Approved by Governor, 2746.

In Senate (No. 520).

Referred to Committee on Municipal Affairs, 786.
Reported without amendment, 2092.
First reading, 2134.
Second reading, 2245.
Third reading and final passage, 2308.
Signed by President pro tempore, 2434.

BOROUGHES, by providing for election of councilmen at large, amending act consolidating law relating to

House Bill No. 487.

Read in place in House by Mr. Stavitski, 344.
Referred to Committee on Municipal Corporations, 344.

BOROUGHES, by providing for grading and paving of streets of certain length, without petition of property owners, amending act providing system of government for

House Bill No. 730.

Read in place in House by Mr. David J. Jones, 586.
Referred to Committee on Municipal Corporations, 586.

BOROUGHES, by regulating appointment, supervision and discharge of police officers, amending act consolidating law relating to

House Bill No. 1281.

Read in place in House by Mr. Stavitski, 969.
Referred to Committee on Counties and Townships, 969.

Reported without amendment, 1188.

First reading, 1193.

Recommitted, 1285.

Re-reported without amendment, 4220.

Second reading, 4406-4407.

Third reading and defeated on final passage, 4642.

BOROUGHES, by requiring burgess and council to make an estimate of amount of money required for government and expenses, amending act providing system of government for

House Bill No. 705.

Read in place in House by Mr. Earley, 584.
Referred to Committee on Municipal Corporations, 584.

Reported without amendment, 1760.

First reading, 1817-1818.

Second reading, 1867-1868.

Third reading and postponed, 2082-2083.

Dropped from calendar by motion, 2211.

BOROUGHES for paving and curbing of public highways, and municipal liens therefor, to validate ordinances and proceedings by councils in

House Bill No. 1012.)

Read in place in House by Mr. Staudenmeier, 875.

Referred to Committee on Judiciary Special, 875.

Re-referred to Committee on Counties and Townships, 961-962.

Reported without amendment, 1225.

First reading, 1290.

Second reading, 1404.

Third reading and final passage, 1757.

Returned from Senate without amendment, 2977.

Signed by Speaker, 3070.

Approved by Governor, 3876.

In Senate (No. 908).

Referred to Committee on Judiciary General, 1706.

Reported without amendment, 2624.

First reading, 2653-2654.

Second reading, 2730.

Third reading and final passage, 2842.

Signed by President pro tempore, 2971.

BOROUGHES, providing system of government for those parts of a borough located in county adjoining the county in which the original borough is situated, supplement to act relating to

House Bill No. 141.

Read in place in House by Mr. Moffatt, 134.

Referred to Committee on Municipal Corporations, 134.

Reported without amendment, 537.

First reading, 594.

Second reading and amended, 645-647.

Third reading and final passage, 709-712.

Returned from Senate without amendment, 4721.

Signed by Speaker, 4876.

In Senate (No. 519).

Referred to Committee on Municipal Affairs, 786.

Reported without amendment, 4170.

First reading, 4192-4193.

Second reading, 4318.

Third reading and final passage, 4517-4518.

Signed by President, 4804.

BOROUGHES to adopt and enforce zoning regulations, enabling

House Bill No. 561.

Read in place in House by Mr. O'Boyle, 421.

Referred to Committee on Municipal Corporations, 421.

Reported with amendment, 2974.

First reading, 3160.

Second reading and amended, 3694-3696.

Third reading and amended, 4269-4270.

Resumed and passed finally, 4639-4641.

Returned from Senate without amendment, 4901.

In Senate (No. 1550).

Referred to Committee on New Counties and County Seats, 4546.

Reported without amendment, 4564.

First reading, 4566.

Second reading, 4691.

Third reading and final passage, 4832-4833.

Signed by President, 4853.

BOROUGHES to adopt ordinances regulating sales in apothecaries and drug stores on Sunday, authorizing

House Bill No. 1036.

Read in place in House by Mr. Mack, 876.

Referred to Committee on Municipal Corporations, 876.

Reported without amendment, 4227.

First reading, 4228-4229.

Second reading, 4407.

Third reading and recommitted, 4644.

BOROUGHES to appropriate money or levy a tax for purchase of fire engines and apparatus, authorizing

House Bill No. 57.

Read in place in House by Mr. Fratt, 114.

Referred to Committee on Municipal Corporations, 114.

Reported without amendment, 173.

First reading, 184.

Second reading, 201-202.

Third reading and final passage, 222.

Returned from Senate without amendment, 1199.

Signed by Speaker, 1286.

Approved by Governor, 1827.

In Senate (No. 166).

Referred to Committee on New Counties and County Seats, 218.

Reported without amendment, 844.

First reading, 864.

Second reading, 990.

Third reading and final passage, 1039-1040.

Signed by President, 1278.

BOROUGHES to grade or pave certain streets or alleys without petition of property owners, authorizing

House Bill No. 714.

Read in place in House by Mr. David J. Jones, 585.

Referred to Committee on Municipal Corporations, 585.

BOROUGHES to provide by ordinance for payment for public work where no legal contract exists, authorizing

Senate Bill No. 57.

Read in place in Senate by Mr. Heaton, 97.

Referred to Committee on Judiciary General, 97.

BOROUGHES to sell real estate held for non-payment of taxes, authorizing

Senate Bill No. 1399.

Read in place in Senate by Mr. Mansfield, 3656.

Referred to Committee on Judiciary General, 3656.

Reported without amendment, 3996.

First reading, 4004.

Second reading, 4209-4210.

Third reading and final passage, 4307.

Returned from House without amendment, 5000.

Signed by President, 5001.

In House (No. 1765).

Referred to Committee on Judiciary General, 4471.

Reported without amendment, 4797.

First reading, 4707.

Second reading, 4879.

Third reading and final passage, 5103-5104.

Signed by Speaker, 5146.

BOROUGHES, to validate certain municipal assessments, claims and liens in

House Bill No. 508.

Read in place in House by Mr. Whiteman, 367.
 Referred to Committee on Municipal Corporations, 367.
 Reported without amendment, 1190.
 First reading, 1195.
 Second reading, 1360.
 Third reading and final passage, 1563.
 Returned from Senate with amendments, in which
 House concurred, 3555.
 Signed by Speaker, 3737.
 Approved by Governor, 3879.

In Senate (No. 816).

Referred to Committee on Municipal Affairs, 1635.
 Reported with amendment, 2964.
 First reading, 2970.
 Second reading, 3120-3121.
 Third reading and final passage, 3360.
 Returned from House with Senate amendments, concurred in, 3544.
 Signed by President pro tempore, 3656.

BOROUGHES, to validate certain municipal claims and municipal liens in

House Bill No. 235.

Read in place in House by Mr. Brewster, 182.
 Referred to Committee on Municipal Corporations, 182.
 Reported without amendment, 1828.
 First reading, 1873.
 Recommitted, 1948.
 Re-reported with amendment, 2074.
 Second reading, 2139-2140.
 Third reading and postponed, 2346-2347.
 Resumed on third reading and amended, 2593.
 Resumed and passed finally, 2764-2765.
 Returned from Senate without amendment, 4008.
 Signed by Speaker, 4138.
 Approved by Governor, 4634.

In Senate (No. 1186).

Referred to Committee on Municipal Affairs, 2741.
 Reported without amendment, 3545.
 First reading, 3547.
 Second reading, 3663.
 Third reading and final passage, 3832.
 Signed by President, 3989.

BOROUGHES, with regard to assessment of damages to property caused by public improvement where property owner has made no claim that permanent improvement is necessary, amending act consolidating law relating to

House Bill No. 1013.

Read in place in House by Mr. David J. Jones, 875.
 Referred to Committee on Municipal Corporations, 875.

BOROUGHES, with regard to assessment of property owners for cost of grading and paving streets, amending act providing system of government for

Senate Bill No. 394.

Read in place in Senate by Mr. Miller, 509.
 Referred to Committee on New Counties and County Seats, 509.
 Reported with amendment, 2509.
 First reading, 2586.
 Second reading, 2640.
 Third reading and final passage, 2719.
 Signed by President, 4680.

In House (No. 1514).

Referred to Committee on Counties and Townships, 2773.
 Reported without amendment, 3059.
 First reading, 3161.
 Second reading, 3276.
 Third reading and postponed, 4470.

Remarks on, by
 Stoner, 4470.

BOROUGHES, with regard to collection of cost of grading and paving streets, amending act providing system of government for

BOROUGHES.—Continued.

Senate Bill No. 237.

Read in place in Senate by Mr. Miller, 354.
 Referred to Committee on Judiciary General, 354.

BOROUGHES, with regard to election and term of treasurer, amending act providing system of government for

House Bill No. 368.

Read in place in House by Mr. David Fowler, 251-252.
 Referred to Committee on Municipal Corporations, 252.
 Reported with negative recommendation, 539.

BOROUGHES, with regard to grading and paving of streets without petition of property owners, amending act providing system of government for

House Bill No. 551.

Read in place in House by Mr. Moffatt, 420.
 Referred to Committee on Municipal Corporations, 420.
 Reported without amendment, 537.
 First reading, 594.
 Second reading, 647-648.
 Third reading and final passage, 712-713.
 Returned from Senate with amendments in which
 House concurred, 3583.
 Signed by Speaker, 3882.
 Approved by Governor, 4634.

Remarks on, by

Brewster, 712-713.
 Moffatt, 712-713.

In Senate (No. 536).

Referred to Committee on Municipal Affairs, 788.
 Reported without amendment, 2668.
 First reading, 2670.
 Second reading, 2727.
 Over in its order, 2838.
 Recommitted, 2922.
 Re-reported with amendment, 2965.
 Over in its order, 3094, 3302.
 Third reading and final passage, 3501-3502.
 Returned from House with Senate amendments concurred in, 3649.
 Signed by President pro tempore, 3859.

BOROUGHES, with regard to licensing of dealers in merchandise, amending act consolidating law relating to

House Bill No. 389.

Read in place in House by Mr. David J. Jones, 253.
 Referred to Committee on Municipal Corporations, 253.
 Reported without amendment, 440.
 First reading, 450.
 Second reading, 484-485.
 Third reading and final passage, 525.
 Returned from Senate without amendment, 2331.
 Signed by Speaker, 2360.
 Vetoed by Governor, 3005-3006.

In Senate (No. 413).

Referred to Committee on New Counties and County Seats, 583.
 Reported without amendment, 1990-1991.
 First reading, 2031.
 Second reading, 2117.
 Third reading and final passage, 2237-2238.
 Signed by President pro tempore, 2435.

BOROUGHES, with regard to method of adopting ordinance for improvements without petition, amending act providing system of government for

House Bill No. 677.

Read in place in House by Mr. David J. Jones, 513.
 Referred to Committee on Municipal Corporations, 513.

BOROUGHES, with regard to powers and duties of burgesses amending act consolidating law relating to

Senate Bill No. 877.

Read in place in Senate by Mr. Barr, 1669.
 Referred to Committee on Municipal Affairs, 1669.

BOROUGHES, with regard to salary of solicitor, amending act consolidating the law relating to

House Bill No. 73.

Read in place in House by Mr. Spangler, 116.

BOROUGHES.—Continued.

Referred to Committee on Municipal Corporations, 116.
Reported with amendment, 265.
First reading, 272.
Second reading and amended, 302-303.
Third reading and postponed for present, 330.
Resumed and recommitted to Committee on Judiciary General, 368.
Re-reported with amendment, 1191.
Third reading and final passage, 1519-1521.
Returned from Senate without amendment, 5126.
Signed by Speaker, 5147.

Remarks on, by
Alexander, 1520.
Spangler, 1520.
Blair, 1520.

In Senate (No. 807).

Referred to Committee on Judiciary Special, 1634.
Reported without amendment, 4705.
First reading, 4714.
Second reading, 4835.
Third reading and final passage, 4974.
Signed by President, 5013.

BOTTLES (see weights and measures).

BOUNDARIES (see counties).

BOWLING ALLEYS (see tax).

BOWMAN, FRANK D., House Superintendent of Storerooms, presentation of testimonial to, 5136.

BOXING AND WRESTLING, and making appropriation, creating State Athletic Commission to regulate

House Bill No. 868.

Read in place in House by Mr. McBride, 727.
Referred to Committee on Appropriations, 727.
Reported with amendment, 1239.
First reading, 1290.
Second reading and amended, 1459-1461.
Third reading and postponed, 1761-1764.
Resumed and passed finally, 1974-1975.
Returned from Senate with amendments in which House concurred, 4904-4905.
Signed by Speaker, 5131.
Approved by Governor, 5145.

Remarks on, by

Marcus, Joseph C., 1974-1975.
Thomas, Lorenzo D., 1975.
Schwartz, 1975.
Fowler, David, 1975.
Edmonds, 1975.

In Senate (No. 1010).

Referred to Committee on Appropriations, 2030.
Reported with amendment, 3656.
First reading, 3665-3666.
Second reading and recommitted, 3843-3845.
Re-reported with amendment, 4706.
Third reading and final passage, 4820-4823.
Signed by President, 4987.
Returned from House with Senate amendments concurred in, 5005.

Remarks on, by

Snyder, 4822.
MacDade, 4822-4823.

BOYS' INDUSTRIAL HOME (see appropriation).

BRADDOCK GENERAL HOSPITAL (see appropriation).

BRADFORD COUNTY COURTS, to repeal act of February 23, 1870, relative to holding sessions in

House Bill No. 560.

Read in place in House by Mr. Driggs, 421.
Referred to Committee on Judiciary General, 421.
Reported without amendment, 589.
First reading, 627.
Second reading, 698.
Third reading and final passage, 753.
Returned from Senate without amendment, 1489.

BRADFORD COUNTY COURTS.—Continued.

Signed by Speaker, 1750.
Approved by Governor, 2258.

In Senate (No. 537).

Referred to Committee on Judiciary General, 788.
Reported without amendment, 1031.
First reading, 1057.
Second reading, 1273.
Third reading and final passage, 1309.
Signed by President pro tempore, 1671-1672.

BRADFORD COUNTY (see billiard rooms, highway).

BRADFORD HOSPITAL (see appropriation).

BRADY, WILLIAM J., Representative from Philadelphia County (Tenth District), Session of 1921, resignation of, 237.

BREAD (see commodities, institutions).

BRENNEMAN, BERT L., Representative from York County, (Second District)

Bills introduced by

No. 54.

To repeal act requiring license to fish, 114.

No. 1019.

Establishing as State highway, a certain section of public road in York County, 875.

Bill reported by

No. 1603, (Senate No. 997).

Making appropriation to Du Bois Hospital, 3430.

Election returns, 32.

Leave of absence granted, 232, 1827, 3434, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2447-2449.

Resolutions, concurrent, offered by

Authorizing appointment of commission to investigate the failure of the Department of Banking to examine the State banks, 2270-2271, 2335.

BREVET RANK (see National Guard).

BREWSTER, CHARLES C., Representative from Huntingdon County

Amendments offered by, to

Bill No. 235, To validate certain municipal claims and municipal liens in boroughs, 2593.

Bill No. 1710, (Senate No. 1081), Making appropriation to Pennsylvania Industrial Reformatory, at Huntingdon, 4242.

Bills introduced by

No. 13.

Amending act relating to retirement of judges, by increasing length of service required, 102.

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No. 517.

Making appropriation to J. C. Blair Memorial Hospital, of Huntingdon, 367.

No. 580.

Making appropriation to J. C. Blair Memorial Hospital, of Huntingdon, 423.

Bills reported by

No. 16.

Providing for the welfare of prisoners, 1530.

No. 277.

To validate certain tax liens filed in office of prothonotaries since May 24, 1921, 540.

BREWSTER, CHARLES C.—Continued.

- No. 469.
Amending act regulating primary elections, 1224.
- No. 639.
Authorizing purchase and consolidation of water or water power companies organized prior to April 1, 1905, 903.
- No. 800.
Making it a misdemeanor to invite or induce, with immoral intent, any female under twenty-one years of age to enter a motor vehicle, 962.
- No. 802.
Amending act relating to practice in courts of common pleas in actions of assumpsit and trespass, 962.
- No. 1101, (Senate No. 198).
Amending act of 1839, relative to elections, by fixing pay of justices of peace for care of ballot-boxes, 1793.
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Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 1224, 2363.
- No. 1429, (Senate No. 746).
Providing that a portion of fines and forfeitures in counties of fourth class shall be used for the support of a law library, 2074.
- No. 1438, (Senate No. 494).
Exempting property of charitable corporations from certain taxes, 2974.
- No. 1645, (Senate No. 1141).
Relating to condemnation and appropriation of lands, waters and other property to public service corporations holding limited water power and water supply permits, 4215.
- No. 1646, (Senate No. 1142).
Relating to issuance of power permits and limited water supply permits by the Water Supply Commission for construction of dams, 3788.
- Election returns, 29.
- Leave of absence granted, 2591, 3681.
- Member of standing committees, 87-91.
- Motion by, for
Recess, 2480.
- Motion by, to
Postpone Bill No. 235, To validate certain municipal claims and liens in boroughs, 2347.
- Recommit Bill No. 235, To validate certain municipal claims and liens in boroughs, 1948.
- Recommit Bill No. 328, (Senate No. 67), Further amending section 4 of act regulating sale of concentrated commercial feeding-stuffs, 290.
- Oath of office administered to, 34.
- Remarks by, on
Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 686.
- Bill No. 320, To prevent fraud at elections, 3063-3064.
- Bill No. 328, (Senate No. 67), Further amending act regulating sale of concentrated commercial feeding-stuffs, 479.
- Bill No. 366, Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1832.
- Bill No. 551, Amending act relating to boroughs, with regard to grading and paving streets without petition of property owners, 712-713.

BREWSTER, CHARLES C.—Continued.

- Bill No. 612, Authorizing election of township solicitor by supervisors of townships of second class, 1488.
- Bill No. 678, Amending act relating to boroughs, by authorizing the sheriff to commit persons violating ordinances to the county jail or workhouse, 1206-1207.
- Bill No. 864, (Senate No. 183), Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 955.
- Bill No. 1082, Making it unlawful to interfere with persons about to procure marriage licenses, 1237.
- Bill No. 1228, To repeal act providing for retirement of judges, 2351.
- Bill No. 1305, Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds which have become unsightly or unsuitable for interment, 1578.
- Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4158-4159.

BRIBERY of agents, employes or servants, prohibiting

- House Bill No. 1361.
Read in place in House by Mr. Ludlow, 1007.
Referred to Committee on Judiciary General, 1007.
Reported with amendment, 2748.
First reading, 2806.
Second reading, 2892.
Third reading and postponed, 3747-3748.
Resumed on final passage and amended, 4144-4145.
Resumed and passed finally, 4450-4451.
Returned from Senate without amendment, 5126.
Signed by Speaker, 5149.
- Remarks on, by
Blumberg, 3747-3748.
Ludlow, 3747-3748.
- In Senate (No. 1545).
Referred to Committee on Judiciary General, 4333.
Reported without amendment, 4706.
First reading, 4714.
Second reading, 4836.
Third reading and final passage, 4983.
Signed by President, 5015.

BRIBERY OF WITNESSES a misdemeanor, making the

- Senate Bill No. 1146.
Read in place in Senate by Mr. MacDade, 2510.
Referred to Committee on Judiciary General, 2510.

BRIBES, amending act to prevent burgesses and councilmen of boroughs from soliciting or receiving

- House Bill No. 265.
Read in place in House by Mr. Kunkle, 197.
Referred to Committee on Municipal Corporations, 197.
Re-referred to Committee on Judiciary General, 731.

BRICK AND TILE WORK, and providing for appointment of inspectors thereof, regulating

- House Bill No. 1244.
Read in place in House by Mr. McCaig, 967.
Referred to Committee on Labor and Industry, 967.
Reported with amendment, 2170-2171.
First reading, 2210.
Second reading and amended, 2289-2290.
Third reading and postponed, 2480.
Resumed on third reading and amended, 2592-2593.
Resumed and passed finally, 2765-2766.

- In Senate (No. 1189).
Referred to Committee on Judiciary Special, 2741.

BRIDGE AND BRIDGES (see Delaware River, highways, railroads).

- BRIDGE, SOLDIERS' AND SAILORS' MEMORIAL, at Harrisburg, by transferring powers to Commissioner of Highways and Public Works now vested in Board of Commissioners of Public Grounds and Buildings, amending act authorizing erection of

BRIDGE, SOLDIERS' AND SAILORS' MEMORIAL.—Continued.

Senate Bill No. 578.

Read in place in Senate by Mr. Woodward, 847-848.

Referred to Committee on Finance, 848.

BRIDGE, SOLDIERS' AND SAILORS' MEMORIAL, at Harrisburg, by transferring to Secretary of Highways the powers and duties imposed upon Board of Commissioners of Public Grounds and Buildings, amending act providing for erection of

Senate Bill No. 607.

Read in place in Senate by Mr. Eyre, 978.

Referred to Committee on Finance, 978.

Reported without amendment, 2828.

First reading, 2859.

Second reading, 2941-2942.

Third reading and final passage, 3095.

In House (No. 1586).

Referred to Committee on Public Roads, 3259.

BRIDGES, COUNTY, and for apportionment of cost and maintenance thereof, providing for rebuilding by Commonwealth through the Department of Highways of certain

Senate Bill No. 606.

Read in place in Senate by Mr. Eyre, 978.

Referred to Committee on Finance, 978.

Reported without amendment, 2856.

First reading, 2858.

Second reading, 2939-2941.

Third reading and final passage, 3095.

Returned from House without amendment, 4701.

Signed by President, 4713.

In House (No. 1585).

Referred to Committee on Ways and Means, 3259.

Re-referred to Committee on Public Roads, 3553.

Reported without amendment, 4139.

First reading, 4219.

Second reading, 4410.

Third reading and final passage, 4766-4767.

Signed by Speaker, 4800.

BRIDGES, COUNTY AND TOWNSHIP, limiting capacity of

House Bill No. 161.

Read in place in House by Mr. Hall, 142.

Referred to Committee on Public Roads, 142.

BRIDGES, COUNTY, authorizing county commissioners to issue and sell bonds for erection of certain

Senate Bill No. 688.

Read in place in Senate by Mr. Berntheizel, 1032-1033.

Referred to Committee on Public Roads and Highways, 1033.

Reported without amendment, 3656.

First reading, 3665.

Second reading, 3840.

Third reading and final passage, 3965.

Returned from House without amendment, 4808.

Signed by President, 4846.

In House (No. 1742).

Referred to Committee on Public Roads, 4140.

Reported without amendment, 4214.

First reading, 4421.

Second reading, 4581.

Third reading and final passage, 4788.

Signed by Speaker, 4929.

BRIDGES, COUNTY, by providing for rebuilding of decayed and unsafe bridges, further amending act authorizing Commonwealth to rebuild certain

House Bill No. 606.

Read in place in House by Mr. Gelder, 446.

Referred to Committee on Public Roads, 446.

Reported without amendment, 589.

First reading, 627.

Second reading, 696-697.

Third reading and postponed, 751.

Resumed on third reading and amended, 931-932.

Resumed and passed finally, 1017-1018.

Returned from Senate with amendments in which

House concurred, 2144.

Signed by Speaker, 2260.

Vetoed by Governor, 3004-3005.

BRIDGES, COUNTY.—Continued.

Remarks on, by

Golder, 751.

In Senate (No. 697).

Referred to Committee on Public Roads and Highways, 1054.

Reported with amendment, 1667.

First reading, 1708.

Second reading and amended, 1937-1938.

Third reading and final passage, 2007-2008.

Signed by President, 2213.

Returned from House with Senate amendments concurred in, 2218.

BRIDGES, COUNTY, closed or destroyed, requiring county commissioners to rebuild or repair certain

Senate Bill No. 328.

Read in place in Senate by Mr. Joyce, 455.

Referred to Committee on New Counties and County Seats, 455.

Reported without amendment, 660.

First reading, 674.

Second reading, 778.

Over in its order, 853, 986.

Recommitted, 1263.

BRIDGES, COUNTY, on improved primary State highway routes in counties of seventh and eighth classes, providing for rebuilding of certain

Senate Bill No. 1211.

Read in place in Senate by Mr. Jones, 2832.

Referred to Committee on Public Roads and Highways, 2832.

Reported without amendment, 2850.

First reading, 2862.

Second reading, 2951-2952.

Third reading and final passage, 3111.

Returned from House without amendment, 4702.

Signed by President, 4713.

In House (No. 1613).

Referred to Committee on Public Roads, 3260.

Reported without amendment, 4139.

First reading, 4219.

Second reading, 4411.

Third reading and final passage, 4767.

Signed by Speaker, 4801.

BRIDGES, COUNTY, providing for rebuilding by Commonwealth through the Department of Highways and Public Works of certain

Senate Bill No. 576.

Read in place in Senate by Mr. Woodward, 847.

Referred to Committee on Finance, 847.

BRIDGES, COUNTY, regulating advertising and letting of contracts for erection and repair of

Senate Bill No. 1054.

Read in place in Senate by Mr. Smith, 2226.

Referred to Committee on Public Roads and Highways, 2226.

Reported without amendment, 3492.

First reading, 3547.

Recommitted to Committee on Public Roads and Highways,—

BRIDGES, INTER-COUNTY, destroyed by fire, making appropriation to State Highway Department for rebuilding of certain

Senate Bill No. 1478.

Read in place in Senate by Mr. Steele, 3814.

Referred to Committee on Appropriations, 3814.

Reported without amendment, 3815.

First reading, 3858.

Second reading,—.

Third reading and final passage, 4181.

Returned from House without amendment, 4702.

Signed by President, 4713.

In House (No. 1758).

Referred to Committee on Appropriations, 4225.

Reported without amendment, 4262.

First reading, 4421.

Second reading, 4579.

BRIDGES, INTER-COUNTY.—Continued.

Third reading and final passage, 4764.
Signed by Speaker, 4801.

BRIDGES, JOINT COUNTY, authorizing counties to issue bonds for erection of

Senate Bill No. 497.

Read in place in Senate by Mr. Brown, 762-763.
Referred to Committee on Public Roads and Highways, 763.
Reported without amendment, 1666.
First reading, 1707.
Second reading and amended, 1934.
Third reading and final passage, 1997.
Returned from House with amendments, in which Senate concurred, 4340.
Signed by President, 4555.

In House (No. 1450).

Referred to Committee on Public Roads, 2057.
Reported without amendment, 2465.
First reading, 2501.
Second reading, 2618.
Third reading and postponed, 2791.
Resumed, vote on third reading reconsidered and bill amended, 3049.
Resumed on final passage and postponed for present, 3743-3744.
Resumed, vote on third reading reconsidered and bill amended, 4160.
Resumed and passed finally, 4452-4453.
Returned from Senate with House amendments concurred in, 4456.
Signed by Speaker, 4746.

Remarks on, by

Bluett, 3743-3744, 4452.
Williams, George W., 3743-3744, 4452.

BRIDGES, on State Highways, providing for apportionment of cost of construction and maintenance of certain

House Bill No. 51.

Read in place in House by Mr. McKim, 109.
Referred to Committee on Municipal Corporations, 109.
Reported with amendment, 173.
First reading, 184.
Second reading and recommitted, 201.
Re-reported with amendment, 232.
Third reading and final passage, 243-244.
Returned from Senate with amendments, in which Senate concurred, 529-530.
Signed by Speaker, 590.
Concurrent resolution recalling bill from Governor, 634.
Resolution returned from Senate concurred in, 688.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 796.
Resumed and passed finally, 905-906.
Returned from Senate with House amendments, concurred in, 1030.
Signed by Speaker, 1201.
Vetoed by Governor, 1603-1604.

In Senate (No. 206).

Referred to Committee on Public Roads and Highways, 281.
Reported without amendment, 321.
First reading and recommitted to Committee on Appropriations, 359.
Motion to reconsider vote by which bill was recommitted presented and withdrawn, 363-364.
Re-reported with amendment, 412.
Second reading, 464.
Third reading and final passage, 498.
Signed by President, 582.
Returned from House with Senate amendments concurred in, 583.
Resolution recalling bill from Governor concurred in, 670.
Bill returned from House with amendments in which Senate concurred, 1002.
Signed by President pro tempore, 1052.

BRIDGES.—Continued.

Remarks on, by

Barr, 363-364.
Schantz, 363, 364.
Salus, 364.

BRIDGES ON STATE HIGHWAYS, providing for apportionment of cost of construction of certain

Senate Bill No. 64.

Read in place in Senate by Mr. Barr, 98.
Referred to Committee on Public Roads and Highways, 98.

BRIDGES, TOLL, for a term of years from bridge companies or corporations, authorizing counties to lease certain

House Bill No. 412.

Read in place in House by Mr. William F. Marshall, 270.
Referred to Committee on Counties and Townships, 270.
Reported without amendment, 539.
First reading, 596-597.
Second reading, 657.
Third reading and final passage, 722-723.
Returned from Senate without amendment, 1765.
Signed by Speaker, 1987.
Approved by Governor, 2257.

In Senate (No. 528).

Referred to Committee on New Counties and County Seats, 787.
Reported without amendment, 1303.
First reading, 1319-1320.
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Third reading and final passage, 1683.
Signed by President pro tempore, 1944-1945.

BRIGADIER GENERAL, Edward Martin, nominated as, 21; nomination recalled, 76; renominated, 468; confirmed, 470-471.

BROADCASTING STATION (see radiophone).

BROKERS, REAL ESTATE, and salesmen, and creating Pennsylvania Real Estate License Commission in Department of Secretary of Commonwealth, providing for licensing and regulation of resident and non-resident

House Bill No. 314.

Read in place in House by Mr. Sterling, 221.
Referred to Committee on Judiciary General, 221.
Reported with amendment, 1827.
First reading, 1873.
Second reading and amended, 1964-1969.
Third reading and postponed, 2185-2189.
Time of postponement extended, 2445, 2699.
Resumed on third reading and defeated on final passage, 3067-3069.

Remarks on, by

Sterling, 3067.
Marshall, John G., 3067-3068.
Schleiter, 3068.
Grimes, Miss, 3068-3069.
McCurdy, 3069.

BROKERS, REAL ESTATE, defining, regulating and licensing resident and non-resident

Senate Bill No. 146.

Read in place in Senate by Mr. Norton, 188.
Referred to Committee on Judiciary General, 188.
Reported without amendment, 843-844.
First reading, 864.
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Second reading, and amended and recommitted, 1264-1270.

Remarks on, by

Norton, 1270.
Salus, 1270.

BROKERS, REAL ESTATE, resident and non-resident, defining, regulating and licensing

House Bill No. 370.

Read in place in House by Mr. Golder, 252.
Referred to Committee on Insurance, 252.

BROKERS, REAL ESTATE, resident and non-resident, defining, and licensing

BROKERS, REAL ESTATE.—Continued.

Senate Bill No. 91.
Read in place in Senate by Mr. Daix, 119.
Referred to Committee on Judiciary Special, 119.
Reported without amendment, 492.
First reading, 506.
Second reading, 572-574.
Recommitted to Committee on Judiciary General, 606.

BROKERS (see tax).

BROKERS, STOCK, and providing for their supervision by Banking Department, regulating business of

Senate Bill No. 8.
Read in place in Senate by Mr. Clark, 82.
Referred to Committee on Judiciary General, 82.
Reported without amendment, 163.
First reading, 168.
Recommitted to Committee on Banks and Building and Loan Associations, 189.

BROMLEY, WALLACE, Representative from Philadelphia County, (Fourteenth District)

Amendments offered by, to
Bill No. 1216, Authorizing certain corporations to create, issue and convey capital stock into shares of any kind with or without par value, 1777.

Bills introduced by

No. 468.
Providing medals for certain soldiers, sailors and marines who served during the World War, 324.

No. 513.
Making appropriation to Memorial Hospital, at Roxborough, Philadelphia, 367.

No. 1216.
Authorizing certain corporations to create, issue and convey capital stock into any kind with or without par value, 940.

Bills reported by

No. 16.
Providing for the welfare of prisoners, 589.

No. 17.
Abolishing solitary confinement of prisoners, 589.

No. 18.
Providing for the welfare of prisoners, 515.

No. 19.
Providing for the physical welfare of prisoners, 537.

No. 275.
Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 2363.

No. 276.
Providing to what extent liens shall be allowed for taxes and municipal improvements, 540.

No. 409.
Validating certain proceedings and elections held pursuant to act regulating indebtedness of municipalities, and bonds issued pursuant thereto, 447.

No. 1289.
Empowering Board of Commissioners of Public Grounds and Buildings to procure bonds for State officers and employes, 1225.

No. 1443, (Senate No. 798).
Amending act regulating employment agencies, 2362.

No. 1461, (Senate No. 163).
Relating to the organization, powers and duties of the Banking Department, 2809.

No. 1530, (Senate No. 1166).
Fixing salary of county commissioners in counties of first class, 3059.

No. 1546, (Senate No. 1165).
Amending act authorizing the erection of memorial halls by counties in memory of soldiers, sailors and marines, 3552.

BROMLEY, WALLACE.—Continued.

Election returns, 31.

Member of special committee, 2463.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Question of personal privilege raised by, on
Appointment of sub-committee to carry out purposes of House concurrent resolution authorizing appointment of commission to investigate the failure of the Banking Department to examine State banks, 2463.

Report of Sub-committee on Banks and Banking presented by, 3059.

BROOKVILLE HOSPITAL (see appropriation).

BROWN, GUY W., Senator from Thirty-second District, (Fayette County)

Amendments offered by, to
Bill No. 163, Relating to the organization, powers and duties of the Banking Department, 2012-2019.

Bill No. 366, Permitting the service of writs of scire facias in any county of this Commonwealth in certain cases, 986-987.

Bill No. 497, Authorizing counties to issue bonds for erection of joint county bridges, 1934.

Bill No. 969, (House No. 1345), Enabling incorporated hospital associations to acquire by lease or purchase certain State Hospitals, 2521.

Bill No. 1017, (House No. 1256), Imposing State tax on liquid fuels, 4175.

Bill No. 1346, (House No. 872), Making appropriation to Uniontown Hospital, 3642.

Bill No. 1352, (House No. 1021), Making appropriation to the Brownsville General Hospital, 3643.

Bills introduced by

No. 283.
Making appropriation to Brownsville General Hospital, 384.

No. 284.
Making appropriation to Cottage State Hospital, Connellsville, 384.

No. 285.
Making deficiency appropriation to Cottage State Hospital, Connellsville, 384-385.

No. 365.
Amending act establishing State Highway Department, by changing route 117, from Uniontown to Greensburg, 493-494.

No. 366.
Permitting service of writs of scire facias in certain cases in any county of the Commonwealth, 494.

No. 367.
Conferring upon courts of common pleas power of dissolving corporations of second class, 494.

No. 368.
Making appropriation to Uniontown Hospital Association, 494.

No. 496.
Further amending section 2 of act for imposition and collection of certain inheritance taxes, by allowing deductions for burial expenses and erection of tombstones in ascertaining clear value, 762.

No. 497.
Authorizing counties to issue bonds for erection of certain bridges, 762-763.

No. 498.
Amending act regulating the drilling, operating and abandoning of oil and gas wells, 763.

BROWN, GUY W.—Continued.

Bills reported by

No. 163.

Relating to the organization, powers and duties of the Banking Department, 1911.

No. 228, (House No. 162).

Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, 1989.

No. 554.

Amending act relating to practice of medicine and surgery, 2092.

Election returns, 7.

Member of standing committees, 78-80.

Motion by, to

Adjourn, 2663.

Fix date for Memorial Services for the late Hon. William E. Crow, 2386.

Oath of office administered to, 9.

Remarks by, at

Memorial session for late Hon. William E. Crow, 2656-2657.

Remarks by, on

Bill No. 1073, Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4206.

Report of committee to arrange for memorial session for Hon. William E. Crow, presented by, 2386.

Resolution, concurrent, offered by

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. William E. Crow, 3076.

Resolutions offered by

Authorizing appointment of committee to arrange for memorial session for Hon. William E. Crow, 1992.

Extending invitation to members of House of Representatives to attend memorial services for the late Hon. William E. Crow, 2626.

BROWN, HON. CHARLES L., remarks at Memorial Session for the late Hon. Boies Penrose, by, 2342-2343.

BROWN, THOMAS J., Representative from Lancaster County, (Second District)

Bill introduced by

No. 1162.

Establishing as State highway, a certain section of public road in Dauphin and Lancaster Counties, 936.

Bills reported by

No. 8.

Empowering State Treasurer to procure bonds for State officers and employees, 179.

No. 403.

To enable tax collectors to collect taxes for payment of which they have become personally liable without having collected same, 515.

No. 664.

Regulating fees of justices of peace, aldermen and magistrates, 904.

No. 899.

Amending act establishing Western State Hospital for Insane, by changing name to Torrence State Hospital, 903.

No. 901.

Amending act establishing State Village for Feeble-Minded Women, by changing name to Laurelton State Village, 903.

BROWN, THOMAS J.—Continued.

No. 987.

Amending act regulating the importation of dependent, delinquent or defective children into this Commonwealth, 1060.

No. 1436, (Senate No. 59).

To repeal act creating State Board for Registration of Professional Engineers and Land Surveyors, 2137.

No. 1685, (Senate No. 611).

Repealing Act of 1873, relating to the office of civil engineer and surveyor in Allegheny County, 4246.

Election returns, 30.

Leave of absence granted, 290, 3681.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 1436, (Senate No. 59), Repealing act creating State Board for the Registration of Professional Engineers and Land Surveyors, 4483.

Oath of office administered to, 34.

Remarks by, on

Bill No. 827, Amending act relating to the appointment of persons to the police department in cities of third class, 2700.

Bill No. 1436, (Senate No. 59), Repealing act creating State Board for Registration of Professional Engineers and Land Surveyors, 4886

Bill No. 1532, (Senate No. 743), Further amending act concerning divorces, by making degree of cruelty as a ground for divorce the same for husband and wife, 4488.

BROWNMILLER, ROY E., Representative from Schuylkill County, (Fourth District)

Bill introduced by

No. 294.

Amending act establishing public school system, by providing for election of school directors and election officers in independent school districts, 220.

Election returns, 31.

Leave of absence granted, 3434, 4345.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 3157.

Oath of office administered to, 34.

Remarks by, on

Bill No. 268, Repealing act imposing State tax on anthracite coal, 630.

BROWNSVILLE GENERAL HOSPITAL (see appropriation).

BRYSON, GEORGE B., Democratic and Socialist candidate for Representative, First Legislative District of Westmoreland County, opinion and decree of Court of Common Pleas relative to, 64-69.

BUCKMAN, CLARENCE J., Senator from Tenth District, (Bucks County)

Amendments offered by, to

Bill No. 258, Amending act relating to townships, by fixing compensation of township auditors, 1040, 1262.

Bill No. 337, Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 609-610, 2511-2512.

Bill No. 341, Fixing mileage chargeable by sheriffs, 779.

Bill No. 342, Authorizing sheriffs in certain counties to appoint a solicitor, 779.

BUCKMAN, CLARENCE J.—Continued.

Bill No. 343, Amending act relating to proceedings where goods or chattels have been levied upon or seized by sheriffs, 780.

Bill No. 345, Amending act regulating fees of sheriffs, 780.

Bill No. 346, Authorizing counties to organize a State Association of Sheriffs, 781.

Bill No. 347, Empowering chief deputy sheriff to perform duties of sheriff until appointment is officially revoked, 781.

Bill No. 734, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to assessment of property benefited by public improvements in Philadelphia, 2112.

Bill No. 764, Fixing salary of court criers in counties of sixth class, 1628-1629.

Bill No. 958, (House No. 1216), Authorizing certain corporations to create, issue and convey capital stock into shares of any kind with or without par value, 2843.

Motion to recommit to Committee on Judiciary General, Senate concurrent resolution fixing June fourteen as date of final adjournment of Legislature, 3953.

Bills introduced by

No. 1.

Joint resolution proposing amendment to Constitution, relative to bond issue of one hundred millions of dollars for improvement of highways, 82.

No. 106.

Amending act establishing State Highway Department, by changing route 150, from Philadelphia to New Jersey State line, 148.

No. 107.

Providing for industrial State highway from Philadelphia to Pennsylvania State line at Morrisville, New Jersey, 148.

No. 108.

Establishing as State highway a certain section of public road in Bucks County, 148.

No. 109.

Making appropriation to commission for acquisition and maintenance of toll-bridges over Delaware River between Pennsylvania and New Jersey, 148.

No. 110.

Making appropriation to Grand View Hospital, near Sellersville, 148.

No. 133.

Establishing as State highway a certain section of public road in Bucks County, 165.

No. 191.

Amending act prescribing time and manner of submitting to the qualified electors, proposed amendments to Constitution, 276.

No. 192.

Making appropriation to Washington Crossing Park Commission for acquisition of lands and property, 276-277.

No. 258.

Amending act relating to townships, by fixing compensation of township auditors, 355.

No. 259.

Amending act establishing certain public roads as State Highways, by changing route 362 in Philadelphia, Montgomery and Bucks Counties, 355.

No. 260.

Amending act establishing certain public roads as State highways, by changing route 326, in Philadelphia, Bucks and Northampton Counties, 355.

BUCKMAN, CLARENCE J.—Continued.

No. 278.

Providing for appointment of commission to operate, in conjunction with New Jersey, ice boats to keep navigable the Delaware River, 384.

No. 337.

Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 456.

No. 338.

Further amending act relating to townships, with regard to contracts for construction and improvement of roads in townships of second class, 456.

No. 339.

Authorizing appointment of commission to participate in erection of memorial bridge across the Delaware River at Washington Crossing, 456.

No. 340.

Authorizing sheriff to appoint special deputies to act as County Police, 456.

No. 341.

Fixing mileage chargeable by sheriffs, 456.

No. 342.

Authorizing sheriffs in certain counties to appoint a solicitor, 456.

No. 343.

Amending act relating to proceedings where goods or chattels have been levied upon or seized by the sheriff, and claimed to belong to others than the defendant, 456-457.

No. 344.

Requiring certain compensation and expenses of assistants to sheriffs, 457.

No. 345.

Amending act regulating fees to be charged by sheriffs, 457.

No. 346.

Authorizing counties to organize State Association of sheriffs, 457.

No. 347.

Empowering deputy sheriff to perform duties of sheriff until appointment is officially revoked, 457.

No. 387.

Making appropriation to Tabor Home for Children, at Doylestown, 505.

No. 488.

Allowing additional appeals to triennial assessments in counties, 762.

No. 489.

Amending act relating to replevin, 762.

No. 640.

Amending act creating Washington Crossing Park Commission, with regard to exceptions to or appeal from report of jury, 980.

No. 764.

Fixing salary of court criers in counties of sixth class, 1261.

No. 769.

Supplement to act making appropriation to State Highway Department for construction of State-aid highways, extending date for appointment of State-aid appropriations, 1304.

No. 789.

Amending act enabling certain companies to wind up their affairs after the expiration of their charters, by extending same to include foreign corporations, 1608.

BUCKMAN, CLARENCE J.—Continued.

No. 868.

Authorizing poor directors to pay for plans and specifications heretofore made for buildings in poor districts, 1668.

No. 973.

Creating office of controller in counties of sixth class, and abolishing office of county auditor, 1912.

No. 993.

Amending act regulating primary elections, with regard to withdrawal of candidates and filling of vacancies, 1991.

Bills reported by

No. 14.

Amending act of 1899, relative to Superior Court, with regard to appeals from other courts when value of property does not exceed \$2,500, 129.

No. 141, (House No. 147).

Amending act providing to what extent liens shall be allowed for taxes, 211.

No. 146.

Regulating resident and non-resident real estate brokers, 843-844.

No. 208, (House No. 158).

Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 454.

No. 213, (House No. 76).

Amending act regulating practice in cases where writ of replevin is issued, 309.

No. 217.

Amending act providing for uniform standard of time throughout the Commonwealth, 580.

No. 231, (House No. 279).

Amending act relating to estates of decedents, by making bonds and certificates of poor districts legal investments for trust funds, 383.

No. 233.

Further amending act providing for personal registration of electors in cities of third class, 471.

No. 247.

Supplementing and amending act authorizing corporations to issue common or preferred stock of one or more classes, 760.

No. 276, (House No. 371).

Amending Workmen's Compensation Act of 1915, by changing schedule for injuries, 454, 545.

No. 355, (House No. 206).

Further amending act relating to replevin, 2092.

No. 381, (House No. 227).

Further amending act relating to organization of orphans' courts, 1990.

No. 415, (House No. 449).

Amending act providing for incorporation of certain corporations, 1001, 2026, 2383, 2384.

No. 416, (House No. 450).

Amending act concerning divorces, by abolishing alimony in certain cases, 660.

No. 419, (House No. 406).

Authorizing foreign corporations to hold necessary real estate, 2509.

No. 494.

Exempting property of charitable corporations from certain taxes, 1605.

No. 522, (House No. 289).

Amending act relating to estates of decedents, with regard to investments by fiduciaries, 2625.

No. 529, (House No. 452).

Authorizing courts of common pleas to change names of persons, 843.

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No. 629.

Amending act providing for incorporation of certain corporations, by authorizing certain corporations of first class to be incorporated by the Governor, 1667.

No. 640.

Amending act creating Washington Crossing Park Commission, 1001.

No. 661, (House No. 276).

Providing to what extent liens shall be allowed for taxes and municipal improvements, 1667.

No. 697, (House No. 606).

Further amending act authorizing Commonwealth to rebuild certain county bridges, 1667.

No. 715, (House No. 693).

Providing for the quarantine and control of Japanese beetle, 2508.

No. 746.

Providing that a portion of fines and forfeitures in counties of fourth class shall be used for support of a law library, 1302.

No. 764.

Fixing salary of court criers in counties of sixth class, 1990.

No. 789.

Amending act enabling certain companies to wind up their affairs after the expiration of their charters, 2026.

No. 843, (House No. 920).

Amending act making it unlawful to trespass upon private property, 2743.

No. 848, (House No. 962).

Amending act relative to warehouse receipts, 4170.

No. 868.

Authorizing poor directors to pay for plans and specifications heretofore made for buildings in poor districts, 2026.

No. 871.

Authorizing corporations to issue stock at price over par value, 3545.

No. 899, (House No. 1360).

Amending act authorizing parole of certain prisoners, 4706.

No. 911, (House No. 112).

Amending act imposing taxes upon certain classes of personal property, 2828.

No. 943, (House No. 974).

Amending act regulating manufacture and sale of weights and measures, 3545.

No. 958, (House No. 1216).

Authorizing certain corporations to create, issue and convey capital stock into shares of any kind with or without par value, 2625.

No. 1049, (House No. 1315).

Amending act relating to boroughs, by prohibiting the introduction of electric current therein without the consent of the borough authorities, 2963.

No. 1052, (House No. 639).

Authorizing purchase and consolidation of certain water of water power companies, 2384.

No. 1114, (House No. 558).

Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, 4286.

No. 1140.

Relative to purchase by United States of land in O'Hara Township, Allegheny County, for care and treatment of sick and disabled soldiers, sailors and marines, 2624-2625.

BUCKMAN, CLARENCE J.—Continued.

No. 1141.

Relating to condemnation and appropriation of lands, waters and property by public service corporations holding limited water power and water supply permits, 3412.

No. 1142.

Relating to the issuance of power permitted and limited water supply permits by the Water Supply Commission for construction of dams for development of water power, 3142.

No. 1190, (House No. 1278).

Amending act relating to service of certain process in actions at law, and providing who shall be made parties to certain writs, 4195.

No. 1213.

Amending act relating to the maintenance of insane in State institutions, 2969.

No. 1258, (House No. 48).

Requiring public service companies to abolish ready to serve charges, 4832.

No. 1484.

Amending and supplementing act regulating certain corporations, by providing that corporations of second class shall include companies formed to operate trackless trolley omnibuses, 3995.

No. 1549, (House No. 1179).

Amending act regulating operation of motor vehicles. 4563-4564.

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Member of conference committee, 3409, 4192, 4852, 5004.

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Member of special committees, 73, 1034.

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Member of Washington Crossing Park Commission, nominated as, 23; nomination recalled, 76.

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Senate to adhere to amendments to House Bill No. 1360, Amending act authorizing parole of certain prisoners, 4852.

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Senate to concur in House concurrent resolution discharging Conference Committee from further consideration of House Bill No. 1360, Amending act authorizing parole of certain prisoners, 4999.

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Postpone Bill No. 570, Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 1926.

Proceed to consideration of Bill No. 1014, (House No. 1159), Providing system of registering titles to motor vehicles, 3104.

Read certain bills for first time, 1640, 2586.

Recommit Bill No. 208, (House No. 158), Amending act providing for licensing of dogs, 358.

Recommit Bill No. 276, (House No. 371), Amending Workmen's Compensation Act of 1915, by changing schedule for injuries, 507-508.

Recommit Bill No. 332, Defining liability of an employer and establishing elective schedule of compensation, 994-995.

Recommit Bill No. 342, Authorizing sheriffs to appoint a sheriff's solicitor, 853.

Recommit Bill No. 355, (House No. 206), Further amending act relating to replevin, by providing for impounding of property where affidavit is filed before issuing writ, 1932.

Recommit Bill No. 415, (House No. 449), Amending act relating to corporations, by changing the effect of the by-laws, 1050.

Recommit Bill No. 693, (House Bill No. 382), Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 2850.

Recommit Bill No. 764, Fixing salary of court criers in counties of sixth class, 1928.

Recommit Bill No. 843, (House No. 920), Amending act making it unlawful to trespass upon private property, 2722-2723.

Recommit Bill No. 848, (House No. 962), Amending act relating to warehouse receipts, 4332.

Recommit Bill No. 899, (House Bill No. 1360), Amending act authorizing parole of certain prisoners, 4560.

Recommit Bill No. 906, (House No. 849), Amending act providing revenue by taxation, by eliminating exemption of capital stock of banks and savings institutions, 3372.

Recommit Bill No. 920, (House No. 448), Requiring display of United States flag at all polling places, 2411-2412.

Recommit Bill No. 993, Amending act regulating primary elections, with regard to withdrawal of candidates, and filling of vacancies, 2523.

Recommit Bill No. 1084, Requiring all State institutions to use certain kinds of bread stuffs, 2725.

Recommit Bill No. 1097, (House No. 936), For the repression of prostitution, 4681.

Recommit Bill No. 1163, Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of security required on contractor's bond, 3959.

Recommit Bill No. 1190, (House No. 1287), Amending act relating to service of certain process in actions at law, and providing who shall be made parties to certain writs, 3968.

BUCKMAN, CLARENCE J.—Continued.

Recommit Bill No. 1388, Declaring it unlawful to make arrests without warrants, except upon view of commission of a crime, 4301.

Reconsider vote on Bill No. 258, Amending act relating to townships, by fixing compensation of township auditors, 1262.

Reconsider vote on Bill No. 337, Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 2511.

Refer to Committee on Forestry, House concurrent resolution authorizing appointment of committee to investigate the conduct of State Police in and about the borough of Ashland, 4196.

Refer to Committee on Public Roads and Highways, Senate concurrent resolution requiring the State Highway Department to keep record by counties of motor vehicle registration and license fees and fines paid into State Treasury, 1915.

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Oath of office administered to, 9.

Petition presented by
Favoring repeal of law placing tax on anthracite coal, 353.

Presentation of testimonial to Hon. Horace W. Schantz, 5020.

Remarks by, on

Bill No. 153, Creating Old Age Assistance Commission of this Commonwealth and an Old Age Assistance Board in each county, 1678.

Bill No. 217, Amending act providing for uniform standard of time, by prohibiting adoption of daylight saving, 360, 773.

Bill No. 415, (House Bill No. 449), Amending act relating to the incorporation of certain corporations, by changing the effect of the by-laws, 3501.

Bill No. 499, Amending act creating suboffices or sub-agencies to banks of discount and deposit, 4174.

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Bill No. 570, Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 1926.

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4815-4816.

Bill No. 916, (House No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 3361.

Bill No. 1097, (House No. 936), For the repression of prostitution, 4681.

Bill No. 1182, (House No. 1164), Amending act for better and more impartial selection of jurors, 4654.

Bill No. 1552, (House No. 387), Making appropriation to the Water Supply Commission to continue work upon Pymatuning Swamp Reservoir, 4984.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4984-4985.

BUCKMAN, CLARENCE J.—Continued.

Motion to recommit Bill No. 890, (House No. 45), Providing system for absent voting, 2580.

Motion to reconsider vote on Bill No. 415, (House No. 449), amending act relating to corporations, by changing the effect of the by-laws, 3815.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3954-3956.

Senate concurrent resolution requiring the State Highway Department to keep records by counties of motor vehicle registration and license fees and fines paid into State Treasury, 1915, 2386-2387.

Senate resolution relative to awarding of Senatorial scholarships, 4506.

Resolutions, concurrent, offered by
Authorizing adjournment of Legislature until March twenty-sixth, 668.

Authorizing adjournment of Legislature until April sixteenth, 1305.

Authorizing adjournment of Legislature until April, twenty-third, 1670.

Recalling from Governor Senate Bill No. 337, Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 1914-1915.

Relative to the reconstruction of the Lehigh Coal and Navigation Canal, 2626.

Resolution offered by
Authorizing appointment of committee to escort Hon. William M. Hargest to Senate Chamber to administer oath of office to Lieutenant-Governor Davis, 73.

Teller to compute vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, appointed as, 12.

BUCKS COUNTY (see highway).

BUDGET, concurrent resolution (House) by George W. Williams, authorizing appointment of committees to wait upon the Governor and the Senate at joint session to hear address of the Governor on the, 101; conc. in by Senate, 98; Senate committee appointed, 100; House committees appointed, 101; Senate proceeds to hall of House, 105; res. ret. from Senate conc. in, 110; joint session held and address of Governor, 111-114.

BUDGET for two fiscal years next succeeding, directing Governor to prepare and transmit to each General Assembly a

House Bill No. 204.

Read in place in House by Mr. Edmonds, 171.

Referred to Committee on Judiciary General, 171.

Reported without amendment, 1827.

First reading, 1872.

Second reading and amended, 1962-1964.

Third reading and defeated on final passage, 2180-2185.

Vote on final passage and third reading reconsidered and bill amended, 2481-2482.

Resumed, vote on third reading reconsidered and bill amended, 2601-2602.

Resumed and postponed for present, 2759-2760.

Time of postponement extended, 3181, 3744-3745, 4493. Resumed and dropped from calendar by motion, 4775-4776.

Remarks on, by

Edmonds, 2182-2184, 2481.

Alexander, 2182-2183.

Marcus, Joseph C., 2183-2184.

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BUDGET (see boroughs, Constitution).

BUHL HOSPITAL (see appropriation to Christian H. Buhl, etc.)

BUILDING AND BUILDINGS (see cities, fire escapes, penitentiary, plans, school).

BUILDING AND LOAN ASSOCIATIONS for examinations, amending act relating to organization of Banking Department, by changing charges to be paid by

House Bill No. 66.

Read in place in House by Mr. Baldi, 115.

Referred to Committee on Banks and Banking, 115.

Reported without amendment, 135.

First reading, 145.

Second reading and amended, 157-158.

Third reading, vote reconsidered and bill recommitted, 173-174.

Re-reported with amendment, 345.

Third reading and defeated on final passage, 370-375.

Vote on third reading and final passage reconsidered and bill recommitted, 489-490.

Remarks on, by

Schleiter, 370.

Bluett, 370-371, 373, 489-490.

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Dilsheimer, 372.

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Stofflet, 374.

BUILDING AND LOAN ASSOCIATIONS for examinations, amending act relating to Banking Department, by charges to be paid by

Senate Bill No. 63.

Read in place in Senate by Mr. Baldwin, 98.

Referred to Committee on Banks and Building and Loan Associations, 98.

BUILDING AND LOAN ASSOCIATIONS with approval of Banking Commissioner, authorizing the reorganization of

Senate Bill No. 1471.

Read in place in Senate by Mr. Craig, 3813.

Referred to Committee on Banks and Building and Loan Associations, 3813.

Reported without amendment, 3835.

First reading, 3857-3858.

Second reading, 3985.

Third reading and final passage, 4180-4181.

Returned from House without amendment, 4711.

Signed by President, 4810.

In House (No. 1756).

Referred to Committee on Banks and Banking, 4225.

Reported without amendment, 4246.

First reading, 4247.

Second reading, 4418.

Third reading and final passage, 4785.

Signed by Speaker, 4894-4895.

BUILDING LINES, UNIFORM, in boroughs and townships of first class, providing for establishing and maintenance of

Senate Bill No. 1169.

Read in place in Senate by Mr. Stites, 2717.

Referred to Committee on New Counties and County Seats, 2717.

Reported without amendment, 2964-2965.

First reading, 2970.

Second reading, 3135.

Third reading and final passage, 3365.

Returned from House without amendment, 4808.

Signed by President, 4845.

In House (No. 1631).

Referred to Committee on Counties and Townships, 3580.

Reported without amendment, 4226.

First reading, 4422.

Second reading, 4583.

Third reading and final passage, 4790.

Signed by Speaker, 4930.

BUILDINGS, COUNTY, by providing for approval of plans and contracts for construction thereof by tax levying body, amending act regulating erection of

Senate Bill No. 1167.

Read in Senate by Mr. Woodward, 2716.

Referred to Committee on Municipal Affairs, 2716.

Reported without amendment, 2716.

First reading, 2745.

Second reading and amended, 2855.

Third reading and final passage, 2968.

Returned from House without amendment, 4545.

Signed by President, 4661.

Remarks on, by

Woodward, 2968.

In House (No. 1547).

Referred to Committee on Judiciary Special, 3204.

Reported without amendment, 3552.

First reading, 3684.

Second reading, 3800.

Third reading and final passage, 4483-4484.

Signed by Speaker, 4750.

BUILDINGS, PUBLIC, by counties, to repeal act of April 9, 1868, relating to erection of

Senate Bill No. 98.

Read in place in Senate by Mr. Craig, 147.

Referred to Committee on New Counties and County Seats, 147.

Reported without amendment, 309.

First reading, 359.

Second reading and amended, 389.

Third reading and final passage, 459.

Returned from House without amendment, 1632.

Signed by President pro tempore, 1671.

Approved by Governor, 2215.

In House (No. 745).

Referred to Committee on Counties and Townships, 530.

Reported without amendment, 943.

First reading, 1015.

Second reading, 1187.

Third reading and final passage, 1485-1486.

Signed by Speaker, 1758.

Remarks on, by

Marshall, John G., 1485-1486.

BURCHINAL, WILLIAM J., Representative from Fayette County, (First District)

Amendments offered by, to

Bill No. 122, Regulating hawking and peddling in cities of first class, 245-246.

Bill No. 472, Amending act imposing mercantile license tax, by requiring all dealers and venders to keep accurate books of account, 483.

Bill introduced by

Amending act imposing mercantile license tax, by requiring dealers and venders to keep accurate records, 343.

Bills reported by

No. 316.

Amending Workmen's Compensation Act, by providing for payment of funeral expenses directly to the undertaker, 1189.

No. 352.

Amending act relating to dogs, by making county treasurers agents of Commonwealth in issuing dog licenses, 255.

Election returns, 29.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 2791.

Oath of office administered to, 34.

BURCHINAL, WILLIAM J.—Continued.

Remarks by, on

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 841.

Bill No. 472, Amending act imposing mercantile license tax, by requiring dealers and venders to keep accurate books of account, 522, 523.

Resolution offered by

Authorizing adjournment of House in memory of Hon. William E. Crow, United States Senator, 808.

BUREAU OF ANIMAL INDUSTRY (see diseases, dogs).

BUREAU OF CONCILIATION, SMALL CLAIMS AND LEGAL AID (see cities of second class).

BUREAU OF CREDIT UNIONS (see credit).

BUREAU OF FOREST PROTECTION (see forestry).

BUREAU OF HOUSING (see housing).

BUREAU OF MEDICAL EDUCATION AND LICENSURE of Department of Public Instruction, Members of, nominated, 21; nominations recalled, 76.

BUREAU OF MEDICAL EDUCATION AND LICENSURE (see appropriation to, mandamus, medical, medicine).

BUREAU OF PROFESSIONAL EXAMINATION AND LICENSURE (see public instruction).

BUREAU OF STANDARDS (see weights and measures).

BUREAU OF TEACHERS' RETIREMENT (see retirement).

BURGESS AND BURGESSES (see boroughs, bribes).

BURGNER, MILTON K., as Resident Clerk of House, resolution (House) by Golder, authorizing election of, 36.

BURGNER, MILTON K., Resident Clerk of House, presentation of testimonial to, 5134.

BURIAL GROUNDS, PRIVATE, which have become unsightly or unsuitable for interment, conferring power upon courts of quarter sessions to remove remains of dead from

House Bill No. 1305.

Read in place in House by Mr. Goss, 971.

Referred to Committee on Judiciary General, 971.

Reported without amendment, 1191.

First reading, 1196.

Second reading and amended, 1365-1366.

Third reading and postponed, 1578.

Resumed on third reading, amended and passed finally, 1752.

Returned from Senate without amendment, 2977.

Signed by Speaker, 3070.

Approved by Governor, 3431.

Remarks on, by

Brewster, 1578.

In Senate (No. 903).

Referred to Committee on Judiciary General, 1705.

Reported without amendment, 2623.

First reading, 2653.

Second reading, 2730.

Third reading and final passage, 2841-2842.

Signed by President pro tempore, 2972.

BURIAL GROUNDS, PRIVATE, which have become unsightly or unsuitable for interment, conferring power upon courts of quarter sessions to remove remains of dead from

House Bill No. 1316.

Read in place in House by Mr. Thompson, 972.

Referred to Committee on Judiciary General, 972.

BURIAL GROUNDS, to boroughs and townships, authorizing courts of quarter sessions to commit the care of certain abandoned

House Bill No. 774.

Read in place in House by Mr. Stark, 621.

Referred to Committee on Municipal Corporations, 621.

Reported without amendment, 732.

First reading, 805.

Second reading, 924.

Third reading and final passage, 1205.

Returned from Senate without amendment, 2674.

Signed by Speaker, 2769.

Approved by Governor, 2975.

BURIAL GROUNDS.—Continued.

In Senate (No. 720).

Referred to Committee on Judiciary General, 1253.

Reported without amendment, 2296.

First reading, 2325.

Second reading, 2422.

Third reading and final passage, 2518.

Signed by President, 2740.

BURIAL GROUNDS to township supervisors of townships, amending act authorizing courts of quarter sessions to commit the care of certain

House Bill No. 465.

Read in place in House by Mr. Stark, 324.

Referred to Committee on Counties and Townships, 324.

BURIAL PERMIT issued at place of death valid throughout the Commonwealth, making

House Bill No. 295.

Read in place in House by Mr. Baker, 220.

Referred to Committee on Public Health and Sanitation, 220.

Reported without amendment, 1188.

First reading, 1192.

Second reading, 1346.

Third reading and postponed, 1550.

Remarks on, by

Alexander, 1550.

BURIAL (see soldiers, taxation, taxes).

BURNS, RICHARD D., Representative from Philadelphia County, (Tenth District)

Amendments offered by, to

Bill No. 1313, Amending act establishing Philadelphia Municipal Court, 1360.

Bills introduced by

No. 418.

Making appropriation to Garretson Hospital, Philadelphia, 270.

No. 420.

Prohibiting persons or corporations engaged in the amusement business from charging higher prices of admission for any particular day of week, 270.

No. 566.

Amending act defining public service companies, by extending provisions of act to include individuals or corporations engaged in production, sale or distribution of coal, 421-422.

No. 796.

Providing for refunding of mercantile license tax, 794.

No. 1205.

Regulating sale of anthracite coal and fixing standard of clean coal, 939.

No. 1313.

Amending act establishing Philadelphia Municipal Court, with regard to jurisdiction in civil actions not exceeding \$2,500, 972.

No. 1314.

Giving concurrent jurisdiction to municipal court in actions for divorce in any judicial district in which such court shall exist, 972.

Election returns, 31.

Leave of absence granted, 157, 2479.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 566, Amending Public Service Company Law, by extending act to include individuals or corporations, engaged in the coal business, 1825-1826.

Postpone Bill No. 566, Amending Public Service Company Law, by extending act to individuals or corporations engaged in the coal business, 1542.

BURNS, RICHARD D.—Continued.

Postpone Bill No. 1086, Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 1546.

Postpone Bill No. 1318, Imposing State tax on premiums paid into the State Workmen's Insurance Fund, 2491.

Recommit Bill No. 566, Amending Public Service Company Law, by extending act to include individuals or corporations engaged in coal business, 625.

Oath of office administered to, 34.

Reasons for vote on

Bill No. 566, Amending Public Service Company Law, by extending act to include individuals or corporations engaged in the coal business, 2078-2079.

Remarks by, on

Bill No. 1314, Giving concurrent jurisdiction to municipal court in actions for divorce in any judicial district where such court shall exist, 3054.

Resolution offered by

Relative to investigation of price and distribution of coal, 325.

BUSH, JOSEPH K., Representative from Fayette County, (Second District)

Amendments offered by, to

Bill No. 568, Prohibiting operation of enclosed motor and auto busses unless provided with proper exits, 4012.

Bills introduced by

No. 474.

Regulating repair of State highways by township supervisors, 343.

No. 475.

Amending act relating to townships, by increasing compensation of township supervisors for attending monthly meetings, 343.

No. 568.

Prohibiting operation of enclosed motor auto busses, 422.

No. 817.

Making appropriation to Pennsylvania Soldiers' Home, at Erie, and providing that all moneys received from Federal Government be paid into State Treasury, 677.

No. 1020.

Prohibiting driving across certain grade crossings of highway and railroad without coming to a stop, 875.

No. 1021.

Making appropriation to Brownsville General Hospital, 875.

No. 1350.

Providing for erection of a statue in rotunda of State Capitol Building of Honorable Philander C. Knox, 1006.

Bills reported by

No. 163.

Amending act establishing public school system, with regard to per capita tax on male and female residents in certain districts, 904.

No. 666.

Amending act establishing public school system, by abolishing teachers' institutes, 941.

No. 674.

Providing for licensing of barbers, 1189-1190.

No. 760.

Amending act relative to burial of certain soldiers, sailors and marines at county expense, 702.

BUSH, JOSEPH K.—Continued.

No. 1033.

Providing that honorably discharged soldiers, sailors and marines shall receive credit in civil service examinations for experience derived from Military service, 1189.

No. 1279.

Requiring owners of motor vehicles to carry liability insurance, 1189.

No. 1434, (Senate No. 685).

Further amending act creating State Board of Examiners for Registration of Nurses, 2193-2194.

No. 1457, (Senate No. 657).

Empowering school districts to employ a police force, 2362.

Election returns, 29.

Member of standing committees, 87-91.

Motion by, for

House to adopt resolution extending congratulations to Lieutenant Oakley G. Kelly upon his successful Trans-continental flight, 2673.

Motion by, to

Dispense with further reading of Journal, 2493.

Oath of office administered to, 34.

Remarks by, on

Bill No. 515, Limiting rent as a preferred claim, 914.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4628.

Resolution, concurrent, offered by

Congratulating Lieutenant Oakley G. Kelly upon successful Trans-continental flight, 2673.

Trustee of Pennsylvania Soldiers' and Sailors' Home at Erie appointed as, 124.

BUSINESS (see amusement, brokers, dry cleaning, investment, loans, names, securities, taxation).

BUSSES (see motor).

BUTLER COUNTY GENERAL HOSPITAL (see appropriation).

BUTLER COUNTY (see armory, highway).

BUTTER FAT (see ice cream).

BUTTERMILK, resolution (House) by Stofflet, prohibiting the sale of, 2164-2165; referred to Committee on Agriculture, 2165.

BUTTON, DISCHARGE, of United States Government when not entitled to wear same, making it unlawful to wear

House Bill No. 1163.

Read in place in House by Mr. Allen J. Stevens, 936.

Referred to Committee on Military, 936.

Reported without amendment, 1190.

First reading, 1195.

Second reading, 1360.

Third reading and final passage, 1563-1564.

Returned from Senate without amendment, 2332.

Signed by Speaker, 2360.

Approved by Governor, 2974.

In Senate (No. 856).

Referred to Committee on Military Affairs, 1638.

Reported without amendment, 1989.

First reading, 2033.

Second reading, 2124.

Third reading and final passage, 2241.

Signed by President pro tempore, 2435.

BY-LAWS (see corporations).

CABOOSE CARS (see railroads).

CAMBRIA COUNTY (see highway).

CAMERON COUNTY (see highway).

CAMERON COUNTY, testimonial presented to Hon. C. Jay Goodnough, Speaker of House of Representatives, by citizens of, 36.

CAMP CURTIN COMMISSION, members of, nominated, 23; nominations recalled, 76.

CAMP MEADE MEMORIAL COMMISSION, and making appropriation, creating

House Bill No. 881.

Read in place in House by Mr. Hall, 728.

Referred to Committee on Military, 728.

Reported without amendment, 1191.

First reading, 1197.

Second reading and recommitted to Committee on Appropriations, 1373.

CANADA THISTLES (see weeds).

CANAL, LEHIGH COAL AND NAVIGATION, concurrent resolution (Senate) by Buckman, relative to the reconstruction of, 2626; referred to committee on Canals and Inland Navigation in House, 2626; reported without amendment and adopted by House, 2963-2964. ret. from House conc. in, 3134; conc. in by House, 3178; approved by Governor, 3410.

CANAL (see Lake Erie).

CANDIDATE AND CANDIDATES (see election, elections).

CANONSBURG GENERAL HOSPITAL ASSOCIATION (see appropriation).

CAPITAL PUNISHMENT (see Constitution, murder, penal Laws).

CAPITAL STOCK (see corporations).

CARBON COUNTY (see highway).

CARBONDALE EMERGENCY HOSPITAL (see appropriation).

CARLISLE HOSPITAL (see appropriation).

CARNIVAL COMPANIES, TRAVELING, from operating in this Commonwealth, prohibiting

House Bill No. 1241.

Read in place in House by Mr. Edmonds (by request), 967.

Referred to Committee on Judiciary General, 967.

CARS (see railroad).

CAUSTIC (see acid).

CAVE-INS (see mine).

CEMETERIES AND CEMETERY (see burial-grounds, motor vehicles).

CEMETERY COMMISSION, STATE MILITARY, extending time for report thereof, and making appropriation, supplement to act creating

House Bill No. 691.

Read in place in House by Mr. Dunn, 514.

Referred to Committee on Military, 514.

Reported without amendment, 702.

First reading, 744.

Second reading, 815.

Third reading and final passage, 951-952.

Returned from Senate without amendment, 2361.

Signed by Speaker, 2450.

Approved by Governor, 2975.

In Senate (No. 666).

Referred to Committee on Military Affairs, 1003.

Reported without amendment, 1031.

First reading, 1058.

Second reading and recommitted to Committee on Appropriations, 1277.

Re-reported without amendment, 2226.

Third reading and final passage, 2310.

Signed by President pro tempore, 2434.

CEMETERY COMMISSION, STATE MILITARY, members of, nominated and confirmed, 63; 74-75.

CERTIFICATES (see insurance).

CHAMBERSBURG HOSPITAL (see appropriation).

CHAPLAIN OF HOUSE, Reverend W. B. Cox, presentation of testimonial to, 5136.

CHAPLAIN OF HOUSE, Reverend W. B. Cox, resolution (House) by Ludlow, tendering thanks to House to, 5151.

CHAPLAIN OF SENATE, Rev. Edwin S. Ninde, elected as, 106.

CHAPLAIN OF SENATE, Reverend Edward S. Ninde, resolution (Senate) by Snyder, tendering thanks of Senate to, 5024.

CHAPLIN, ISAAC M., Representative from Cambria County, (Second District)

Amendments offered by, to

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 797.

Bills introduced by

No. 363.

Amending act regulating practice in cases where writ of replevin is issued, 251.

No. 498.

Amending act increasing pay of jurors and witnesses, 344.

No. 888.

To protect bituminous coal miners in determination of amount of coal to be used as basis for calculating wages, 728.

No. 1304.

Making it the duty of the prothonotary to furnish certified lists of liens, 971.

Bills reported by

No. 852.

Amending act creating Board for Assessment and Revision of Taxes in certain counties, 732.

No. 1193.

Providing for resettlements by Board of Public Accounts of mercantile license tax erroneously paid into the State Treasury, 1060.

Election returns, 28.

Leave of absence granted, 4345.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 472, Amending act imposing mercantile license tax, by requiring all dealers and venders to keep accurate books of account, 523.

Reconsider vote on Bill No. 1457, (Senate No. 657), Empowering school districts to employ a police force, 3708.

Oath of office administered to, 34.

Reasons for vote on

Bill No. 1648, Imposing emergency State tax on net earnings of corporations,———

Remarks by, on

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 840, 3033.

Bill No. 345, Imposing State tax on slot machines, 3010.

Bill No. 472, Amending act imposing mercantile license tax, by requiring all dealers and venders to keep accurate books of account, 523.

Bill No. 1041, Amending act imposing State tax on gasoline, 2874, 2878.

CHARITABLE AND CHARITABLE INSTITUTIONS (see coal, Constitution, corporations, hospitals, solicitation, taxation, taxes).

CHARLEROI-MONESSEN HOSPITAL (see appropriation).

CHARTER ACT (see cities of first class).

CHARTERS (see banks, corporations).

CHATTLES attached or to be attached to realty, concerning conditional sales of

House Bill No. 22.

Read in place in House by Mr. Spangler, 107.

Referred to Committee on Judiciary General, 107.

Reported with amendment, 441.

First reading, 451.

Second reading, 541-542.

Third reading and final passage, 598.

Returned from Senate without amendment, 2055.

Signed by Speaker, 2072.

Approved by Governor, 2443.

CHATELS.—Continued.

In Senate (No. 418).

Referred to Committee on Judiciary General, 584.
Reported without amendment, 1668.
First reading, 1706-1707.
Second reading, 1932.
Third reading and final passage, 1996.
Signed by President pro tempore, 2129.

CHATELS, providing for mortgaging of

Senate Bill No. 643.

Read in place in Senate by Mr. Jones, 981.
Referred to Committee on Judiciary General, 981.

CHESTER COUNTY HOSPITAL (see appropriation).

CHESTER COUNTY (see highway, Representative Districts).

CHESTER DAY NURSERY AND CHILDREN'S HOME (see appropriation).

CHESTER HOSPITAL (see appropriation).

CHESTNUT HILL HOSPITAL (see appropriation).

CHICORY (see weeds).

CHIEF CLERK of House, appointments made by, 91-92.

CHIEF CLERK of House, resolution (House) by Golder, authorizing election of Thomas H. Garvin as, 36.

CHIEF CLERK of Senate, appointments made by, 106, 122, 170, 671.

CHIEF CLERK of Senate, resolution (Senate) by Weaver, authorizing election of William P. Gallaher as, 12.

CHIEF OF DEPARTMENT OF MINES, Joseph J. Walsh, nominated and confirmed as, 77; nominated and confirmed as, 1673.

CHILD AND CHILDREN (see court, employment, minors, penal laws, vaccination).

CHILD CARING AGENCIES, and prescribing minimum standards of equipment, providing for compensation of

House Bill No. 1284.

Read in place in House by Mr. McVicar, 970.
Referred to Committee on Judiciary General, 970.
Reported without amendment, 3431.
First reading, 3683.
Second reading, 3797-3798.
Third reading and final passage, 4275-4276.

In Senate (No. 1541).

Referred to Committee on Judiciary Special, 4333.
Reported with amendment, 4564.
First reading, 4565.
Recommitted to Committee on Appropriations, 4682.

CHILD CARING AGENCIES (see appropriation to Department of Public Welfare).

CHILD CARING AGENCIES to secure a certificate of approval from Department of Public Welfare, requiring

House Bill No. 921.

Read in place in House by Mrs. de Young, 730.
Referred to Committee on Public Health and Sanitation, 730.
Reported without amendment, 1189.
First reading, 1193.
Second reading, 1493-1494.
Third reading and amended, 1770.
Resumed and passed finally, 1812-1813.

In Senate (No. 938).

Referred to Committee on Public Health and Sanitation, 1905.

CHILD, MINOR, amending act relating to wills, by giving the surviving parent the right to appoint a testamentary guardian for his or her

Senate Bill No. 758.

Read in place in Senate by Mr. Stites, 1260.
Referred to Committee on Judiciary General, 1260.
Reported without amendment, 2625.
First reading, 2653.
Second reading, 2728.
Third reading and amended, 2839.
Resumed and passed finally, 2917.
Returned from House without amendment, 4542.
Signed by President 4659.

CHILD, MINOR.—Continued.

In House (No. 1533).

Referred to Committee on Judiciary Special, 3036.
Reported without amendment, 3593.
First reading, 3685.
Second reading, 3801.
Third reading and final passage, 4486-4487.
Signed by Speaker, 4748.

CHILDREN committed to correctional institutions the right to rehearings, by extending the right to persons who initiated the proceedings to commit, amending act giving to dependent or delinquent

House Bill No. 832.

Read in place in House by Mr. Stoner, 678.
Referred to Committee on Judiciary Local, 678.
Reported without amendment, 1060.
First reading, 1063.
Second reading and amended, 1337-1339.
Third reading and defeated on final passage, 1543-1544.

Remarks on, by

Alexander, 1544.
Stoner, 1544.

CHILDREN, DEPENDENT CRIPPLED, and conferring certain powers upon Department of Public Welfare, providing for care, treatment and maintenance of

House Bill No. 848.

Read in place in House by Mr. Woner, 679.
Referred to Committee on Judiciary Local, 679.
Reported without amendment, 903.
First reading, 960.
Second reading and amended, 1082.
Third reading and final passage, 1464-1465.
Returned from Senate with amendment, in which House concurred, 3581-3582.
Signed by Speaker, 3882.
Approved by Governor, 4634.

In Senate (No. 834).

Referred to Committee on Judiciary General, 1636.
Reported without amendment, 2297.
First reading, 2326.
Second reading and recommitted to Committee on Judiciary Special, 2426.
Re-reported without amendment, 2506.
Recommitted to Committee on Judiciary Special, 2634.
Re-reported with amendment, 3282.
Third reading and final passage, 3503.
Returned from House with Senate amendments concurred in, 3649.
Signed by President pro tempore, 3859.

CHILDREN, DEPENDENT, DEFECTIVE AND DELINQUENT, and making appropriation providing for appointment of commission to revise the law relative to

House Bill No. 547.

Read in place in House by Miss Thomas, 420.
Referred to Committee on Appropriations, 420.
Reported with amendment, 3681.
First reading, 3789.
Second reading, 3884.
Third reading and final passage, 4113-4114.
Returned from Senate without amendment, 4457.
Signed by Speaker, 4569.

In Senate (No. 1512).

Referred to Committee on Appropriations, 3992.
Reported without amendment, 3997.
First reading, 4006.
Second reading, 4189.
Third reading and final passage, 4314.
Signed by President, 4549.

CHILDREN, DEPENDENT, DELINQUENT OR DEFECTIVE, into this Commonwealth, amending act regulating the importation of

House Bill No. 987.

Read in place in House by Mr. Clutton, 872.
Referred to Committee on Judiciary Local, 872.
Reported without amendment, 1060.
First reading, 1063.
Second reading and amended, 1339-1340.
Third reading and final passage, 1544-1545.

CHILDREN, DEPENDENT, DELINQUENT OR DEFECTIVE.—
Continued.

In Senate (No. 851):

Referred to Committee on Appropriations, 1638.

Reported without amendment, 2667.

First reading, 2670.

Recommitted to Committee on Judiciary Special, 2729.

CHILDREN, DELINQUENT, amending act defining powers of courts of quarter sessions with regard to care of dependent and incorrigible children, by conferring exclusive jurisdiction on Juvenile Courts in cases of

Senate Bill No. 613.

Read in place in Senate by Mr. Stites, 979.

Referred to Committee on Judiciary General, 979.

Reported without amendment, 1302.

First reading, 1320.

Over in its order, 1621, 1699.

Second reading and amended, 1935-1936.

Third reading and amended, 2027-2028.

Over in its order, 2099.

Resumed, vote on final passage and on third reading reconsidered and bill amended, 2231-2232.

Over in its order, 2300.

Resumed and passed finally, 2320-2321.

Returned from House with amendments in which Senate concurred, 4539.

Signed by President, 4659.

In House (No. 1481).

Referred to Committee on Judiciary General, 2442.

Reported with amendment, 3059.

First reading, 3161.

Second reading, 3279-3280.

Third reading and final passage, 4474.

Returned from Senate with House amendments concurred in, 4724.

CHILDREN, MINOR, by giving mothers equal rights with fathers, amending act extending power of mothers over their

Senate Bill No. 755.

Read in place in Senate by Mr. Stites, 1260.

Referred to Committee on Judiciary General, 1260.

CHILDREN'S AID SOCIETY (see appropriation).**CHILDREN'S HOME** (see appropriation).**CHILDREN'S HOME SOCIETY** (see appropriation).**CHILDREN'S HOMEOPATHIC HOSPITAL** (see appropriation).**CHILDREN'S HOSPITAL** (see appropriation).**CHILDREN'S INDUSTRIAL HOME** (see appropriation).**CHIROPRACTIC** and creating Board of Chiropractic examiners, regulating practice of

House Bill No. 36.

Read in place in House by Mr. Dunn, 108.

Referred to Committee on Public Health and Sanitation, 108.

Reported with amendment, 2171.

First reading, 2210.

Second reading and amended, 2451-2454.

Third reading and postponed, 2608-2610.

Resumed, vote on third reading reconsidered and bill defeated on final passage. 2700-2705.

Vote on final passage reconsidered and bill postponed, 2978-2979.

Resumed, vote on third reading reconsidered and bill amended, 3241.

Special order, 3246.

Resumed and defeated on final passage, 3437-3444.

Remarks on, by

Steedle, 2700-2705, 2978, 3440-3444.

Dunn, 2701-2705, 2978-2979, 3440-3443.

Alexander, 2702, 2704.

Heyburn, 2704.

Patterson, 2705, 3442-3443.

Evans, Burd P., 3443-3444.

Schleiter, 3444.

Woner, 3444.

CHIROPRACTIC and creating Board of Chiropractic examiners, regulating practice of**CHIROPRACTIC.—Continued.**

Senate Bill No. 1072.

Read in place in Senate by Mr. Joyce (by request), 2228.

Referred to Committee on Public Health and Sanitation, 2228.

CHRISTIAN H. BUHL HOSPITAL (see appropriation).**CHRISTIAN HOME** (see appropriation).**CHRISTIAN HOME FOR WOMEN** (see appropriation).**CHRISTLEY, ALFRED M.**, Senator from Forty-first District, (Armstrong and Butler Counties).

Bills introduced by

No. 188.

Authorizing transfer of property and franchises of certain schools and academies to State Normal Schools, 276.

No. 189.

Making appropriation to Butler County General Hospital, at Butler, 276.

No. 190.

Making appropriation to the Armory Board for erection of an armory at Butler, 276.

No. 250.

Establishing as State highway, a certain section of public road in Armstrong County, 355.

No. 799.

Amending act establishing public school system, by prohibiting school directors from having a financial interest in the manufacture of school supplies, 1608.

No. 1003.

Amending act establishing State Highway Department, by changing route 203 from Kittanning to Greensburg, 2028.

No. 1374.

Establishing as a primary State Highway, route 214, from Clarion to Butler, 3290.

Bills reported by

No. 77.

Authorizing the use of voting machines at elections, 2910.

No. 102.

Amending act regulating appeals to Supreme and Superior Courts, 164.

No. 188.

Authorizing transfer of property and franchises of certain schools and academies to State Normal Schools, 1031.

No. 217.

Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting daylight saving time, 309.

No. 314, (House No. 423).

Relating to the suppression of diseases of livestock and poultry, 870.

No. 733, (House No. 999).

Providing for refunding of certain liquor license fees, 4286.

No. 736.

Authorizing State Highway Commissioner to use funds appropriated for State-aid highway purposes for State highway purposes, 1667.

No. 864, (House No. 1313).

Amending act establishing Philadelphia Municipal Court, 1990.

No. 923, (House No. 598).

Declaring construction to be given deeds and wills when real and personal property is bequeathed, 2295.

CHRISTLEY, ALFRED M.—Continued.

No. 942, (House No. 941).

Providing for payment by counties of expenses incurred by District Attorneys, 4651.

No. 964, (House No. 1269).

Amending act for the better and more impartial selection of persons to serve as jurors, 3075.

No. 1058.

For the encouragement of unincorporated cooperative associations, 2384.

No. 1069.

Providing that the Public Service Commission shall exercise the same jurisdiction and powers with respect to furnishing of street paving and repairs as service, 2624.

No. 1188, (House No. 997).

Authorizing counties to organize a State Association of District Attorneys, 4286.

No. 1487.

Authorizing the board of inspectors of the Eastern State Penitentiary to erect certain buildings on the grounds of the House of Correction for detention of convicts, 4286.

Leave of absence granted, 1251.

Member of special committees, 100, 5024.

Member of standing committees, 78-80.

Motion by, to

Recommit Bill No. 1035, (House No. 19), Providing for the physical welfare of prisoners, 2523.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 558-559.

Bill No. 225, (House No. 372), Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 499, 2306.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4526.

Nomination of J. George Becht as Superintendent of Public Instruction, 4557, 4699-4700.

Report of committee appointed to investigate changes in Senate Bill No. 586, reorganizing State Government, 2223-2224.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3954-3955.

Senate resolution authorizing adoption of standing rules used in Senate during Session of 1921, 11.

Resolution offered by

Authorizing adoption of standing rules used in Senate during Session of 1921, 11.

Resolution reported by

Relative to the reconstruction of the Lehigh Coal and Navigation Canal, 2963-2964.

CHURCHES, and making appropriation, directing the State Librarian to preserve and publish certain old records of

Senate Bill No. 201.

Read in place in Senate by Mr. Schantz, 277.

Referred to Committee on Appropriations, 277.

Reported with amendment, 1909.

First reading, 1942.

Second reading, 2020-2021.

Third reading and final passage, 2109.

Returned from House without amendment, 2960.

Signed by President pro tempore, 3144.

Concurrent resolution recalling bill from Governor, 3543.

Resolution returned from House concurred in, 3650.

Resolution approved by Governor, 4692.

Concurrent resolution returning bill to Governor, 4692.

CHURCHES.—Continued.

Resolution returned from House concurred in, 4709.
Signed by President, 4712.

In House (No. 1462).

Referred to Committee on Appropriations, 2155.

Reported without amendment, 2672.

First reading, 2757.

Second reading, 2805.

Third reading and final passage, 3043.

Signed by Speaker, 3180.

Resolution recalling bill from Governor concurred in, 3592.

Resolution returning bill to Governor concurred in, 4779.

Signed by Speaker, 4800.

CICHORIUM INTIBUS (see weeds).

CITIES AND CITY (see alleys, annexation, aviation, booths, claims, Constitution, dogs, election, elections, electors, highway, insane, merchants, ordinances, park, parks, police officers, public improvements, rent, riots, sidewalks, stables, taxes, undertakers, water-works).

CITIES OF FIRST CLASS, by increasing number of council, amending act for better government of

Senate Bill No. 1080.

Read in place in Senate by Mr. Salus, 2228.

Referred to Committee on Municipal Affairs, 2228.

Reported without amendment, 2297.

First reading, 2329.

Second reading, 2432.

Third reading and amended, 2525.

Resumed and passed finally, 2632.

Returned from House without amendment, 4544.

Concurrent resolution recalling bill from Governor, 4504.

Resolution returned from House concurred in, 4534.
Signed by President, 4660.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended and passed finally, 4704-4705.

Bill returned from House with Senate amendments concurred in, 4708.

Signed by President, 4708.

In House (No. 1507).

Referred to Committee on Municipal Corporations, 2698.

Reported without amendment, 3205.

First reading, 3265.

Second reading, 3480.

Third reading and final passage, 4479-4480.

Resolution recalling bill from Governor concurred in, 4604.

Signed by Speaker, 4750.

Bill returned from Senate with amendments in which House concurred, 4777-4778.

Signed by Speaker, 4781.

CITIES OF FIRST CLASS, by providing that indebtedness made by council and assumed or refunded with consent of electors shall be excluded in computing amount incurred without assent of electors, amending act for better government of

Senate Bill No. 1218.

Read in place in Senate by Mr. Vare, 2833.

Referred to Committee on Municipal Affairs, 2833.

Reported without amendment, 2856.

First reading, 2862.

Second reading, 2954.

Third reading and final passage, 3112.

Returned from House without amendment, 4709.

Signed by President, 4713.

Remarks on, by

Vare, 3112.

In House (No. 1616).

Referred to Committee on Municipal Corporations, 3260.

Reported without amendment, 4227-4228.

First reading, 4229.

Second reading, 4417.

Third reading and final passage, 4769.

Signed by Speaker, 4801.

CITIES OF FIRST CLASS, fixing minimum width of public streets and regulating the location of buildings in

House Bill No. 1233.

Read in place in House by Mr. Edmonds, 966.

Referred to Committee on Municipal Corporations, 966.

CITIES OF FIRST CLASS, further regulating the construction, maintenance and inspection of buildings in

House Bill No. 971.

Read in place in House by Mr. Lafferty, 794.

Referred to Committee on Public Health and Sanitation, 794.

CITIES OF FIRST CLASS, further regulating construction, maintenance and inspection of buildings in

Senate Bill No. 426.

Read in place in Senate by Mr. Aron, 602.

Referred to Committee on Municipal Affairs, 602.

Reported without amendment, 1256.

First reading, 1279.

Second reading, 1312.

Recommitted, 1610.

CITIES OF FIRST CLASS, providing for abatement of nuisances caused by improper grading or encroaching fences in private alleys in

House Bill No. 231.

Read in place in House by Mr. Edmonds, 181.

Referred to Committee on Municipal Corporations, 181.

CITIES OF FIRST CLASS, providing for assessment of county poll or personal taxes in

Senate Bill No. 563.

Read in place in Senate by Mr. Woodward, 846.

Referred to Committee on Elections, 846.

CITIES OF FIRST CLASS, providing for a two-platoon system for officers of the uniformed fire force of the Department of Public Safety in

House Bill No. 847.

Read in place in House by Mr. Dunn, 679.

Referred to Committee on Municipal Corporations, 679.

CITIES OF FIRST CLASS, providing for a two-platoon system for officers of the uniformed fire force of the Department of Public Safety in

House Bill No. 1034.

Read in place in House by Mr. Dunn, 876.

Referred to Committee on Municipal Corporations, 876.

Reported without amendment, 1761.

First reading, 1818.

Second reading, 1868.

Third reading and amended and final passage, 2083.

Returned from Senate without amendment, 2463.

Signed by Speaker, 2492.

Approved by Governor, 3433.

In Senate (No. 1029).

Referred to Committee on Municipal Affairs, 2133.

Reported without amendment, 2226.

First reading, 2255.

Second reading, 2320.

Third reading and final passage, 2412.

Signed by President, 2513.

CITIES OF FIRST CLASS, regulating advertisement of ordinances in

Senate Bill No. 1108.

Read in place in Senate by Mr. Woodward, 2385.

Referred to Committee on Finance, 2385.

CITIES OF FIRST CLASS, regulating construction of buildings in

House Bill No. 798.

Read in place in House by Mrs. Pitts, 676.

Referred to Committee on Judiciary Local, 676.

Reported without amendment, 902-903.

First reading, 959.

Second reading, 1078.

Third reading and final passage, 1229.

Returned from Senate without amendment, 2331.

Signed by Speaker, 2360.

Approved by Governor, 2975.

CITIES OF FIRST CLASS.—Continued.

In Senate (No. 724).

Referred to Committee on Municipal Affairs, 1253.

Reported without amendment, 2027.

First reading, 2031.

Second reading, 2117.

Third reading and final passage, 2238.

Signed by President pro tempore, 2435.

CITIES OF FIRST CLASS, regulating peddling of fish, fruit, vegetables and other merchandise in

House Bill No. 122.

Read in place in House by Mr. Dunn, 133.

Referred to Committee on Judiciary Local, 133.

Reported without amendment, 221.

First reading, 233.

Re-reported without amendment ———

Second reading and amended, 245-246.

Third reading and postponed for present, 255-256.

Resumed on third reading and amended, 274.

Final passage, 294-297.

Remarks on, by

Dunn, 295-296.

Golder, 295-296.

In Senate (No. 214).

Referred to Committee on Judiciary Special, 282.

Reported without amendment, 384.

First reading, 414.

Recommitted, 463.

Re-reported without amendment, 4803.

Second reading, 4986.

CITIES OF FIRST CLASS, requiring installation of standpipes and sprinkler systems in certain buildings in

Senate Bill No. 557.

Read in place in Senate by Mr. Daix, 845.

Referred to Committee on Municipal Affairs, 845.

Reported without amendment, 1606.

First reading, 1640.

Second reading, 1696.

Third reading and final passage, 1925.

Returned from House without amendment, 4541-4542.

Signed by President, 4659.

In House (No. 1440).

Referred to Committee on Municipal Corporations, 2056-2057.

Reported without amendment, 2698.

First reading, 2758.

Second reading, 2806.

Third reading and final passage, 4461-4462.

Signed by Speaker, 4748.

CITIES OF FIRST CLASS, requiring registry assessors to sit at polling places for purpose of correcting assessment lists on seventh day preceding spring registration in

Senate Bill No. 1393.

Read in place in Senate by Mr. McNichol, 3544.

Referred to Committee on Elections, 3544.

Reported without amendment, 3545.

First reading, 3548.

Second reading, 3664.

Third reading and final passage, 3835.

Returned from House without amendment, 4875.

Signed by President, 4954.

In House (No. 1729).

Referred to Committee on Elections, 4100.

Reported without amendment, 4629.

First reading, 4629.

Second reading, 4735.

Third reading and final passage, 4931-4932.

Signed by Speaker, 5132.

CITIES OF FIRST CLASS to establish pension fund for employees, with regard to employees under sixty years who have become permanently disabled after eighteen years of service, amending act requiring

House Bill No. 283.

Read in place in House by Mr. Lucas, 219-220.

Referred to Committee on Municipal Corporations, 220.

Reported without amendment, 441.

CITIES OF FIRST CLASS.—Continued.

First reading, 451.
 Second reading, 487.
 Third reading and final passage, 533-534.
 Returned from Senate with amendments in which
 House concurred, 2143.
 Signed by Speaker, 2260.
 Approved by Governor, 2598-2599.

In Senate (No. 295).

Referred to Committee on Municipal Affairs, 510.
 Reported with amendment, 1605.
 First reading, 1640.
 Second reading and amended, 1689-1690.
 Third reading and amended, 1922-1923.
 Resumed and passed finally, 2004-2005.
 Returned from House with Senate amendments con-
 curred in, 2131.
 Signed by President, 2213.

CITIES OF FIRST CLASS to regulate Sunday observance,
authorizing

House Bill No. 1322.

Read in place in House by Mr. Conner, 972.
 Referred to Committee on Law and Order, 972.

CITIES OF FIRST CLASS, to repeal act of April 7, 1921, regu-
lating the vending and peddling of fish, fruit and
vegetables, and other merchandise in

House Bill No. 775.

Read in place in House by Mr. Dunn, 621.
 Referred to Committee on Judiciary Special, 621.

CITIES OF FIRST CLASS to use money borrowed for pur-
poses that have proved impracticable for other law-
ful municipal purpose, authorizing

Senate Bill No. 112.

Read in place in Senate by Mr. Daix, 148.
 Referred to Committee on Judiciary Special, 148.
 Reported with amendment, 275.
 First reading, 288.
 Second reading, 315-316.
 Over in its order, 358.
 Third reading and final passage, 387.
 Returned from House without amendment, 672.
 Signed by President pro tempore, 849.
 Approved by Governor, 1261-1262.

In House (No. 620).

Referred to Committee on Judiciary Special, 440.
 Reported without amendment, 540.
 First reading and recommitted, 540.
 Second reading, 592.
 Third reading and final passage, 682-683.
 Signed by Speaker, 902.

CITIES OF FIRST CLASS, with regard to appointment, powers
and duties of civil service commission, amending act
for better government of

Senate Bill No. 1157.

Read in place in Senate by Mr. Salus, 2626.
 Referred to Committee on Municipal Affairs, 2626.
 Reported without amendment, 3282.
 First reading, 3416.
 Second reading and recommitted, 3520-3521.
 Re-reported with amendment, 3952.
 Third reading and final passage, 4177-4178.
 Returned from House with amendments, in which
 Senate concurred, 4841-4842.
 Signed by President, 4844.

In House (No. 1752).

Referred to Committee on Judiciary General, 4224.
 Reported without amendment, 4227.
 First reading, 4229.
 Second reading, 4416.
 Third reading and amended, 4737-4738.
 Resumed and passed finally, 4896-4897.
 Returned from Senate with House amendments con-
 curred in, 4902.
 Signed by Speaker, 4931.

CITIES OF FIRST CLASS, with regard to election of council-
men, amending act for better government of

House Bill No. 281.

Read in place in House by Mr. Dunn, 219.

CITIES OF FIRST CLASS.—Continued.

Referred to Committee on Municipal Corporations, 219.
 Reported without amendment, 266.
 First reading, 272.
 Second reading and amended, 335-336.
 Third reading and final passage, 347-348.
 Returned from Senate with amendments in which
 House concurred, 689-690.
 Signed by Speaker, 704.
 Vetoed by Governor, 1009.

In Senate (No. 272).

Referred to Committee on Municipal Affairs, 365.
 Reported with amendment, 508.
 First reading, 509.
 Second reading and recommitted, 578.
 Re-reported with amendment, 613.
 Third reading and final passage, 665.
 Returned from House with Senate amendments con-
 curred in, 672.
 Signed by President pro tempore, 673.

CITIES OF SECOND CLASS, abolishing Department of Asses-
sors, supplement to act for government of

House Bill No. 1022.

Read in place in House by Mr. Stoner, 875.
 Referred to Committee on Municipal Corporations, 875.

CITIES OF SECOND CLASS, amending act authorizing cities
of first class to support destitute families of prison-
ers, by extending same to

House Bill No. 470.

Read in place in House by Mr. Joseph C. Marcus, 324.
 Referred to Committee on Municipal Corporations, 324.
 Reported without amendment, 440.
 First reading, 450.
 Second reading, 485.
 Third reading and final passage, 525-526.
 Returned from Senate without amendment, 1030.
 Signed by Speaker, 1201.
 Approved by Governor, 1643.

Remarks on, by

Vickerman, 525.
 Marcus, Joseph C., 525.

In Senate (No. 417).

Referred to Committee on Municipal Affairs, 583-584.
 Reported without amendment, 760.
 First reading, 790.
 Second reading 861-862.
 Third reading and final passage, 987-988.
 Signed by President pro tempore, 1052.

CITIES OF SECOND CLASS, by changing name of Department
of Charities and Correction to Department of Pub-
lic Welfare, amending act for government of

House Bill No. 605.

Read in place in House by Mr. Little, 445-446.
 Referred to Committee on Judiciary Local, 446.
 Reported without amendment, 515.
 First reading, 593.
 Second reading, 640-641.
 Third reading and final passage, 704.
 Returned from Senate without amendment, 3770.
 Signed by Speaker, 3882.
 Concurrent resolution recalling bill from Governor,
 4486.
 Resolution returned from Senate concurred in, 4724.
 Resolution approved by Governor, vote on final pas-
 sage and on third reading reconsidered and bill
 amended, 4770.
 Resumed and passed finally, 4884-4885.
 Returned from Senate with House amendments con-
 curred in, 4902.
 Signed by Speaker, 5131.

Remarks on, by

Little, 704.
 Sowers, 704.

In Senate (No. 542).

Referred to Committee on Municipal Affairs, 788.
 Reported without amendment, 3282.
 First reading, 3414.

CITIES OF SECOND CLASS.—Continued.

Second reading, 3512.
 Third reading and final passage, 3609.
 Signed by President pro tempore, 3859.
 Resolution recalling bill from Governor concurred in, 4536.
 Bill returned from House with amendments in which Senate concurred, 4840.
 Signed by President, 4986.

CITIES OF SECOND CLASS, by providing for re-election of mayor, amending act for government of

Senate Bill No. 321.
 Read in place in Senate by Mr. Harris, 454.
 Referred to Committee on Municipal Affairs, 454.
 Reported without amendment, 844.
 First reading, 865.
 Second reading, 993-994.
 Over in its order, 1042.
 Third reading and final passage, 1263.
 Returned from House with amendments, in which Senate concurred, 1907-1908.
 Signed by President pro tempore, 1992.
 Approved by Governor, 2433.

In House (No. 1397).

Referred to Committee on Municipal Corporations, 1295.
 Reported without amendment, 1296.
 First reading, 1296.
 Second reading and amended, 1462-1463.
 Third reading and final passage, 1766-1767.
 Returned from Senate with House amendments concurred in, 2035.
 Signed by Speaker, 2048.

CITIES OF SECOND CLASS, by requiring recording in office of recorder of deeds of map, prior to sale or mortgage thereof, regulating the allotting or subdividing of land in

House Bill No. 588.

Read in place in House by Miss Grimes, 423.
 Referred to Committee on Judiciary Local, 423.
 Reported without amendment, 515.
 First reading, 593.
 Second reading, 641.
 Third reading and final passage, 705-706.
 Returned from Senate without amendment, 2747.
 Signed by Speaker, 2907.
 Approved by Governor, 3558.

In Senate (No. 539).

Referred to Committee on Judiciary General, 788.
 Reported without amendment, 1989.
 First reading, 2031.
 Recommitted, 2117.
 Re-reported without amendment, 2297.
 Over in its order, 2421.
 Second reading, 2421.
 Third reading and final passage, 2632-2633.
 Signed by President, 2824.

CITIES OF SECOND CLASS, providing for board of appeals to review decisions of zoning officer, supplementing act of 1909, regulating building and industries in

House Bill No. 638.

Read in place in House by Mr. Stoner, 473.
 Referred to Committee on Municipal Corporations, 473.
 Reported with amendment, 731.
 First reading, 804.
 Second reading and amended, 921-923.
 Third reading and final passage, 1202-1203.
 Returned from Senate without amendment, 2035.
 Signed by Speaker, 2072.
 Approved by Governor, 2443.

In Senate (No. 710).

Referred to Committee on Municipal Affairs, 1252.
 Reported without amendment, 1606.
 First reading, 1641.
 Second reading, 1701.
 Over in its order, 1927-1928.
 Third reading and final passage, 1941-1942.
 Signed by President pro tempore, 2129-2130.

CITIES OF SECOND CLASS to conduct a Bureau of Conciliation, Small Claims and Legal Aid as part of the Legal Department, empowering

House Bill No. 1187.

Read in place in House by Mr. Price, 938.
 Referred to Committee on Judiciary General, 938.
 Reported with amendment, 3059.
 First reading, 3160.
 Second reading, 3273.
 Third reading and final passage, 3776.
 Returned from Senate without amendment, 5126.
 Signed by Speaker, 5148.

In Senate (No. 1464).

Referred to Committee on Municipal Affairs, 3810.
 Reported without amendment, 4706.
 First reading, 4714.
 Second reading, 4835-4836.
 Third reading and final passage, 4978.
 Signed by President, 5014.

CITIES OF SECOND CLASS to establish employes' pension fund, by decreasing age at which employes shall be eligible for retirement, amending act requiring

House Bill No. 856.

Read in place in House by Mr. McCann, 680.
 Referred to Committee on Pensions and Gratuities, 680.

CITIES OF THIRD CLASS, and providing for a civil service board, relating to appointment of sanitary policemen in

House Bill No. 497.

Read in place in House by Mr. Aston, 344.
 Referred to Committee on Municipal Corporations, 344.

CITIES OF THIRD CLASS by changing salaries of councilmen and mayors, further amending act relative to government of

Senate Bill No. 1192.

Read in place in Senate by Mr. MacDade, 2743.
 Referred to Committee on Municipal Affairs, 2743.
 Reported without amendment, 2850.
 First reading, 2861.
 Second reading, 2950-2951.
 Third reading and amended, 3109-3110.
 Resumed and passed finally, 3300.
 Returned from House without amendment, 4809.
 Signed by President, 4845.

In House (No. 1620).

Referred to Committee on Municipal Corporations, 3579.
 Reported without amendment, 4227.
 First reading, 4423.
 Second reading, 4587.
 Third reading and final passage, 4793.
 Signed by Speaker, 4930.

CITIES OF THIRD CLASS by city treasurer, providing for collection of city and school taxes in

Senate Bill No. 1144.

Read in place in Senate by Mr. Stineman, 2510.
 Referred to Committee on Municipal Affairs, 2510.
 Reported without amendment, 2828.
 First reading, 2860.
 Second reading, 2949.
 Third reading and final passage, 3103-3104.

In House (No. 1610).

Referred to Committee on Municipal Corporations, 3260.

CITIES OF THIRD CLASS by districts apportioned by court of common pleas, fixing number and salary, and providing for election of alderman in

Senate Bill No. 1215.

Read in place in Senate by Mr. Phipps, 2832.
 Referred to Committee on Judiciary General, 2832.

CITIES OF THIRD CLASS, by fixing amount to be paid therein, amending act relative to police pension funds in

House Bill No. 428.

Read in place in House by Mr. Bidelspacher, 289.
 Referred to Committee on Pensions and Gratuities, 289.
 Reported with amendment, 1710.
 First reading, 1816.
 Second reading, 1950-1951.
 Third reading and amended, 2089.
 Resumed and passed finally, 2165.

CITIES OF THIRD CLASS.—Continued.

Remarks on, by
Steedle, 2165.
Bidelspacher, 2165.

In Senate (No. 1037).
Referred to Committee on Municipal Affairs, 2217.
Reported without amendment, 2508.
First reading, 2588.
Second reading, 2645.
Over in its order, 2724, 2844, 2927.
Recommitted, 2967.

Remarks on, by
MacDade, 2844.

CITIES OF THIRD CLASS, by granting said cities the right to exercise the power of local self-government in municipal affairs, amending act providing for government of

House Bill No. 435.
Read in place in House by Mr. Moffatt, 322.
Referred to Committee on Municipal Corporations, 322.
Reported with amendment, 2073.
First reading, 2142.
Second reading, 2754.
Third reading and amended, 3038.
Resumed and postponed for present, 3241-3242.
Time of postponement extended, 3738.
Resumed and passed finally, 4140.

In Senate (No. 1526).
Referred to Committee on Municipal Affairs, 4191.

CITIES OF THIRD CLASS, by providing for annual appropriations to be made by city councils to said commission, amending act creating City Planning Commission in

House Bill No. 739.
Read in place in House by Mr. Harer, 587.
Referred to Committee on Municipal Corporations, 587.
Reported with amendment, 3205-3206.
First reading, 3264.
Second reading and amended, 3474-3476.
Third reading and final passage, 3777-3778.

Remarks on, by
Harer, 3777.

In Senate (No. 1461).
Referred to Committee on Municipal Affairs, 3809.

CITIES OF THIRD CLASS, by providing for seniority rights when force is reduced, amending act relating to appointment of persons to fire departments in

House Bill No. 819.
Read in place in House by Mr. Moffatt, 678.
Referred to Committee on Municipal Corporations, 678.
Reported without amendment, 2059.
First reading, 2140.
Second reading and amended, 2274-2275.
Third reading and postponed, 2365.
Time of postponement extended, 2713.
Resumed on third reading and amended, 3011.
Resumed and passed finally, 3242.
Returned from Senate without amendment, 4226.
Signed by Speaker, 4571.

Remarks on, by
Ludlow, 3242.

In Senate (No. 1389).
Referred to Committee on Municipal Affairs, 3427.
Reported without amendment, 3812.
First reading, 3857.
Second reading, 3984.
Third reading and final passage, 4179.
Signed by President, 4551.

CITIES OF THIRD CLASS, by providing for seniority rights when force is reduced, amending act relating to appointment of persons to police department in

House Bill No. 827.
Read in place in House by Mr. Moffatt, 678.
Referred to Committee on Municipal Corporations, 678.
Reported without amendment, 2059.
First reading, 2140.
Second reading, 2274.

CITIES OF THIRD CLASS.—Continued.

Third reading and defeated on final passage, 2364-2365.
Vote on final passage reconsidered and bill passed finally, 2700.
Returned from Senate without amendment, 4226.
Signed by Speaker, 4571.

Remarks on, by
Moffatt, 2364, 2700.
Craig, 2364.
Brown, 2700.

In Senate (No. 1177).
Referred to Committee on Municipal Affairs, 2740.
Reported without amendment, 3812.
First reading, 3857.
Second reading, 3984.
Third reading and final passage, 4178.
Vote on final passage and on third reading reconsidered and bill postponed for present, 4178-4179.
Resumed and passed finally, 4183.
Signed by President, 4551.

Remarks on, by
MacDade, 4179.
Craig, 4179.
Eyre, 4179.

CITIES OF THIRD CLASS, by providing that property owners shall be notified as to cost of municipal improvements, amending act providing for government of

House Bill No. 113.
Read in place in House by Mr. Hall, 132.
Referred to Committee on Municipal Corporations, 132.
Reported with negative recommendation, 2060-2061.

CITIES OF THIRD CLASS, by providing that term of service need not be continuous for eligibility, amending act establishing firemen's pension fund in

House Bill No. 762.
Read in place in House by Mr. Kelly, 587.
Referred to Committee on Pensions and Gratuities, 587.

CITIES OF THIRD CLASS, by providing that the mayor, as superintendent of public affairs, shall have charge of police force and fire department, amending act for government of

Senate Bill No. 872.
Read in place in Senate by Mr. Harris, 1669.
Referred to Committee on Municipal Affairs, 1669.
Reported without amendment, 2027.
First reading, 2033.
Second reading, 2125.
Third reading and amended, 2242.
Over in its order, 2303, 2387.
Resumed and passed finally, 2515.

In House (No. 1494).
Referred to Committee on Municipal Corporations, 2697.
Reported without amendment, 4214.
First reading, 4421.
Second reading, 4581.
Third reading and defeated on final passage, 4787-4788.
Motion to reconsider vote on final passage agreed to and bill defeated on final passage, 4896.

Remarks on, by
Golder, 4896.

CITIES OF THIRD CLASS, by regulating street lighting therein, amending act for government of

House Bill No. 929.
Read in place in House by Mr. Sample, 731.
Referred to Committee on Municipal Corporations, 731.
Reported without amendment, 2698.
First reading, 2756.
Second reading, 2804.
Third reading and final passage, 3745.
Returned from Senate without amendment, 4901.
Signed by Speaker, 5131.

In Senate (No. 1462).
Referred to Committee on Municipal Affairs, 3809.
Reported without amendment, 4503.
First reading, 4565.
Over in its order, 4681.
Second reading, 4695.

CITIES OF THIRD CLASS.—Continued.

Third reading and final passage, 4827.
Signed by President, 4987.

CITIES OF THIRD CLASS, establishing uniform building lines in

House Bill No. 183.

Read in place in House by Mr. Munley, 143.
Referred to Committee on Municipal Corporations, 143.
Reported without amendment, 173.
First reading, 184.
Second reading, 202.
Third reading and final passage, 222.
Returned from Senate without amendment, 1765.
Signed by Speaker, 1987.
Approved by Governor, 2258.

In Senate (No. 168).

Referred to Committee on Municipal Affairs, 218.
Reported without amendment, 1303.
First reading, 1318.
Second reading, 1614.
Third reading and final passage, 1680.
Signed by President pro tempore, 1944.

CITIES OF THIRD CLASS of prisons or lock-ups near public schools, prohibiting location by

Senate Bill No. 502.

Read in place in Senate by Mr. Stineman, 763.
Referred to Committee on Municipal Affairs, 763.
Reported without amendment, 786.
First reading, 790.
Second reading, 863.
Third reading and final passage, 988.
Returned from House without amendment, 1909.
Signed by President pro tempore, 1992.
Approved by Governor, 2433.

In House (No. 1367).

Referred to Committee on Municipal Corporations, 1059.
Reported without amendment, 1296.
First reading, 1296.
Second reading, 1462.
Third reading and final passage, 1764-1765.
Signed by Speaker, 2049.

CITIES OF THIRD CLASS, prohibiting erection of morgues or mausoleums above ground in

Senate Bill No. 262.

Read in place in Senate by Mr. MacDade, 356.
Referred to Committee on Municipal Affairs, 356.

CITIES OF THIRD CLASS, providing for appointment of assistant assessors in

Senate Bill No. 516.

Read in place in Senate by Mr. Schantz, 764.
Referred to Committee on Elections, 764.
Reported without amendment, 2297.
First reading, 2325.
Second reading, 2419.
Third reading and postponed, 2517.
Resumed on third reading and amended, 2849.
Recommitted to Committee on Municipal Affairs, 2916-2917.

Remarks on, by

Schantz, 2916-1917.
Mansfield, 2916.
Snyder, 2916.

CITIES OF THIRD CLASS, providing for collection of city and school taxes by city treasurer in

House Bill No. 324.

Read in place in House by Mr. Horne, 229.
Referred to Committee on Municipal Corporations, 229.
Reported with amendment, 3206.
First reading, 3264.
Second reading and amended, 3476-3477.
Third reading and postponed, 3778.
Resumed and defeated on final passage, 4264-4266.

Remarks on, by

Horne, 4264-4265.
Spangler, 4265-4266.

CITIES OF THIRD CLASS.—Continued.

CITIES OF THIRD CLASS, providing for collection of city, county, school and other taxes by the city treasurer in

Senate Bill No. 267.

Read in place in Senate by Mr. Schantz, 356.
Referred to Committee on Municipal Affairs, 356.
Reported without amendment, 1303.
First reading, 1319.
Second reading, 1614-1615.
Over in its order, 1680.
Third reading and amended, 1922.
Over in its order, 2004, 2093.
Resumed, vote on final passage and on third reading reconsidered and bill amended, 2229-2230.
Resumed, vote on third reading reconsidered and bill amended, 2299-2300.
Recommitted, 2387.
Re-reported without amendment, 3281.
Resumed and passed finally, 3498-3499.

In House (No. 1640).

Referred to Committee on Municipal Corporations, 3580-3581.

CITIES OF THIRD CLASS, providing for only one assessment of all property for taxation in

Senate Bill No. 266.

Read in place in Senate by Mr. Schantz, 356.
Referred to Committee on Municipal Affairs, 356.
Reported without amendment, 1303.
First reading, 1319.
Second reading, 1614.
Over in its order, 1680, 1922, 1995, 2109, 2235, 2306-2307.
Recommitted, 2387-2388.
Re-reported without amendment, 2828.
Third reading and final passage, 2922.

In House (No. 1538).

Referred to Committee on Municipal Corporations, 3036.

CITIES OF THIRD CLASS, regulating hours of labor of policemen in

House Bill No. 135.

Read in place in House by Mr. Whitehouse, 134.
Referred to Committee on Municipal Corporations, 134.
Reported without amendment, 1527.
First reading, 1569.
Second reading, 1733.
Third reading and postponed, 1851.
Time of postponement extended, 2195, 2457.
Resumed and defeated on final passage, 2711.

Remarks on, by

Craig, 2711.
Whitehouse, 2711.
Spangler, 2711.

CITIES OF THIRD CLASS to establish pension fund for employees, requiring

House Bill No. 248.

Read in place in House by Mr. Gibbon, 182.
Referred to Committee on Municipal Corporations, 182.

CITIES OF THIRD CLASS to establish pension fund for employees, requiring

House Bill No. 1180.

Read in place in House by Mr. Bidelspacher, 938.
Referred to Committee on Pensions and Gratuities, 938.

CITIES OF THIRD CLASS to regulate location of business and industries, authorizing

Senate Bill No. 85.

Read in place in Senate by Mr. MacDade, 118-119.
Referred to Committee on Municipal Affairs, 119.
Reported without amendment, 275.
First reading, 288.
Second reading, 314-315.
Third reading and amended, 357-358.
Resumed and passed finally, 387.
Returned from House with amendments, in which Senate concurred, 849.

CITIES OF THIRD CLASS—Continued.

Signed by President pro tempore, 867.
Approved by Governor, 1261.

In House (No. 619).

Referred to Committee on Municipal Corporations, 440.
Reported without amendment, 540.
First reading, 597.
Second reading and amended, 693.
Third reading and final passage, 842.
Returned from Senate with House amendments concurred in, 901.
Signed by Speaker, 904.

CITIES OF THIRD CLASS to sell certain real estate held for non-payment of taxes, authorizing

Senate Bill No. 598.

Read in place in Senate by Mr. Mansfield, 870.
Referred to Committee on Municipal Affairs, 870.
Reported without amendment, 1303.
First reading, 1320.
Second reading, 1620.
Third reading and final passage, 1683.
Returned from House without amendment, 2436.
Signed by President pro tempore, 2440.
Approved by Governor, 2825.

In House (No. 1425).

Referred to Committee on Judiciary Special, 1789.
Reported without amendment, 2074.
First reading, 2074.
Second reading, 2140.
Third reading and final passage, 2347.
Signed by Speaker, 2462.

CITIES OF THIRD CLASS, with regard to advertising of ordinances when a code, amending act for government of

House Bill No. 528.

Read in place in House by Mr. Hall, 418.
Referred to Committee on Municipal Corporations, 418.
Reported without amendment, 537.
First reading, 595.
Second reading, 648.
Third reading and final passage, 714.

In Senate (No. 534).

Referred to Committee on Municipal Affairs, 788.

CITIES OF THIRD CLASS, with regard to election of, and appointment of employes by city treasurer, amending act for government of

House Bill No. 496.

Read in place in House by Mr. Aston, 344.
Referred to Committee on Municipal Corporations, 344.
Reported without amendment, 4227.
First reading, 4229.
Second reading, 4407-4408.
Third reading and amended, 4644-4645.
Dropped from calendar by general motion, 4777.

CITIES OF THIRD CLASS, with regard to suspension of employes of said department, amending act relative to appointment of persons to the police department in

Senate Bill No. 240.

Read in place in Senate by Mr. Mansfield, 354.
Referred to Committee on Municipal Affairs, 354.
Reported without amendment, 508.
First reading, 509.
Second reading, 576.
Third reading and amended, 607.
Resumed and passed finally, 662-663.

In House (No. 890).

Referred to Committee on Municipal Corporations, 701.
Reported without amendment, 1192.
First reading, 1197.
Second reading, 1390.
Third reading and recommitted, 1526.
Re-reported without amendment, 2699.
Third reading and postponed, 2795.
Resumed and defeated on final passage, 3061-3062.

Remarks on, by
Craig, 3061.

CITIZENS GENERAL HOSPITAL (see appropriation).

CITIZENSHIP (see foreigners).

CIVIL ENGINEER (see Allegheny County).

CIVIL SERVICE of counties of first class, to regulate and improve

House Bill No. 966.

Read in place in House by Mr. Edmonds, 793.
Referred to Committee on Municipal Corporations, 793.

CIVIL SERVICE of the Commonwealth, and creating State Personnel Commission, providing system for regulating

House Bill No. 923.

Read in place in House by Mr. Ludlow, 730.
Referred to Committee on Judiciary General, 730.

CIVIL SERVICE (see cities, police, soldiers).

CLAIM AND CLAIMS (see bear, boroughs, court, insane, insurance, land, rent).

CLAIMS AND LIENS, MUNICIPAL, in cities and boroughs, to validate certain

House Bill No. 1015.

Read in place in House by Mr. McDaniel, 875.
Referred to Committee on Judiciary Local, 875.
Reported without amendment, 1060.
First reading, 1063.
Second reading, 1565-1566.
Third reading and postponed, 1829.

CLARION COUNTY (see highway).

CLARK, JOSEPH O., Senator from Thirty-seventh District, (Indiana and Jefferson Counties).

Amendments offered by, to

Bill No. 101, Regulating sale of securities, 3299.

Bill No. 1136, Amending act creating Anthracite Mine Inspectors Examining Board, 2847.

Bill No. 1137, Amending act creating Bituminous Mine Inspectors' Examining Board, 2847.

Bills introduced by

No. 8.

Regulating business of stock brokers and providing for their supervision by Banking Department, 82.

No. 101.

Regulating sale of securities, 147.

No. 248.

Making appropriation to Indiana Hospital, 355.

No. 286.

Making appropriation to Punxsutawney Hospital Association, 385.

No. 409.

Making appropriation to Adrian Hospital Association, of Punxsutawney, 546.

No. 410.

Making appropriation to Pennsylvania Memorial Home, of Brookville, 546.

No. 514.

Making appropriation to Brookville Hospital, 764.

No. 771.

Further amending act establishing State Highway Department, by changing route 63, from Indiana to Brookville, 1304.

No. 1134.

Authorizing Department of Forestry to offer and pay rewards for evidence sufficient to convict anyone maliciously setting forest fires, 2509.

No. 1135.

Amending act creating Anthracite Mine Inspectors' Examining Board, by authorizing Chief of Department of Mines to determine maximum number of days for which members of said board shall receive compensation, 2509.

CLARK, JOSEPH O.—Continued.

No. 1136.

Amending act creating Anthracite Mine Inspectors' Examining Board, by eliminating bond required to be given by said inspectors, 2509.

No. 1137.

Amending act creating Bituminous Mine Inspectors' Examining Board, by authorizing Chief of Department of Mines to determine maximum number of days for which members of said board shall receive compensation, 2509.

No. 1138.

Amending act creating Bituminous Mine Inspectors' Examining Board, by eliminating bond required to be given by said inspectors, 2509.

Bills reported by

No. 101.

Regulating sale of securities, 2091, 2296-2297.

No. 129.

Amending act establishing public school system, with regard to assessment of property in school districts of the third and fourth classes, 384.

No. 396, (House No. 362).

Authorizing school or college of optometry to confer degrees, 1031.

No. 660, (House No. 234).

To consolidate the law relating to game, wild birds and wild animals, 1990, 2296

No. 716, (House No. 721).

Amending act establishing Bureau of Forest Protection in Department of Forestry, 1301.

Leave of absence granted, 275, 601.

Member of conference committee, 2584, 2960, 3652, 3811, 3992, 5004.

Member of standing committees, 78-80.

Motion by, for

Appointment of Committee of Conference on House Bill No. 234. To consolidate the law relating to Game, Wild Birds and Wild Animals, 2584.

Senate to adhere to amendments to House Bill No. 12, Establishing certain public roads as State highways, 5004.

Senate to adhere to amendments to House Bill No. 851,

Amending act imposing tax upon the capital stock of certain corporations, 3652.

Senate to adhere to non-concurrence in House amendments to Senate Bill No. 101, Regulating sale of securities, 4334.

Motion by, to

Adjourn, 1642.

Dispense with further reading of Journal, 211, 3073, 3599.

Proceed to consideration of Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 4997.

Recommit Bill No. 8, Regulating business of stock brokers, 189.

Recommit Bill No. 55, To protect bituminous coal miners in the determination of the amount of coal to be used as a basis for calculating wages, 2008.

Recommit Bill No. 660, (House No. 234), To consolidate the law relative to game, wild birds and wild animals, 2238.

Recommit Bill No. 941, (House No. 939), Providing for payment of certain claims for damages done by bear to livestock, poultry and bees, 2723.

CLARK, JOSEPH O.—Continued.

Recommit Bill No. 956, (House No. 1203), Providing method through which the Commonwealth may co-operate with individuals in building fences to protect farm crops and orchards against damage from wild deer, 2428.

Recommit Bill No. 1013, (House No. 667), Providing for refunding of certain fines for violation of the dog laws paid into the State Treasury by the Board of Game Commissioners, 2412.

Recommit Bill No. 1111, (House No. 352), Amending act relating to dogs, by making county treasurers agents of Commonwealth in issuing dog licenses and collecting fees therefor, 2726.

Reconsider vote on Bill No. 101, Regulating sale of securities, 3299.

Suspend Rule 21, requiring amended bills to be noted on the calendar, 468.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 556-557.

Bill No. 191, Regulating sale of securities, 3086-3087.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4985.

Report of Conference Committee on Senate Bill No. 101, Regulating sale of securities, 4677-4678.

Senate resolution requesting information relative to alleged payment of money to influence legislation, 2668.

Resolution offered by

Requesting information relative to alleged payment of money to influence legislation, 2668-2669.

CLASSIFICATION (see Constitution, school).

CLAY (see tax).

CLEARFIELD COUNTY (see highway).

CLEARFIELD HOSPITAL (see appropriation).

CLEATS (see motor vehicles).

CLERGYMEN (see Constitution).

CLERKS (see Allegheny, court, courts, election, fees, taxes).

CLERK TO COMMITTEE of House of Representatives, resignation of Frank M. Graham as, 346; election of William R. McGill, 346.

CLERK TO PRESIDENT PRO TEMPORE, J. Maurice Himes appointed as, vice William S. Armstrong, resigned, 150.

CLINICAL (see thermometers).

CLINTON COUNTY (see highway).

CLUTTON, PAUL D., Representative from Somerset County.

Amendments offered by, to

Bill No. 987, Amending act regulating the importation of dependent, delinquent or defective children, 1339-1340.

Bill No. 1646, (Senate No. 1142), Relating to issuance of permits by the Water Supply Commission for construction of dams for development of water power, 4476-4478.

Bills introduced by

No. 247.

Establishing as State highway a certain section of public road known as Wellersburg and West Newton Old Plank Road in Somerset County, 182.

No. 609.

Establishing as State highway a certain section of public road in Somerset County, 446.

CLUTTON, PAUL D.—Continued.

No. 733.

Establishing as State highway, a certain section of public road in Somerset County, 587.

No. 904.

Establishing as State highway, a certain section of public road in Somerset County, 729.

No. 986.

Providing for erection of State Industrial Farm on site for establishment of institution for care of inebriates, and making appropriation, 872.

No. 987.

Amending act regulating importation of dependent, delinquent or defective children into this Commonwealth, 872.

No. 1038.

Making appropriation to Community Hospital of Somerset, 876.

Bills reported by

No. 517.

Making appropriation to J. C. Blair Memorial Hospital, of Huntingdon, 2811.

No. 534.

Amending act establishing State Highway Department, by changing route 91, from Franklin to Tionesta, 1528-1529.

No. 613.

Making appropriation to Kane Summit Hospital Association, 2812.

No. 614.

Making appropriation to Bradford Hospital, 2812.

No. 741, (Senate No. 1).

Joint resolution proposing amendment to Constitution of Pennsylvania, relative to bond issue for improvement of highways, 590.

No. 980.

Amending act creating Division of Township Highways in the State Highway Department, 1760.

Bill returned by

No. 754, (Senate No. 263).

Amending act providing that attorneys-at-law admitted to practice in the Supreme Court shall be entitled to practice in other courts, 944.

Election returns, 31.

Leave of absence granted, 237.

Member of conference committee, 3179, 3769.

Member of special committee, 58, 1008.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 472.

Recommit Bill No. 1645, (Senate No. 1141), Relating to condemnation and appropriation of lands, waters property by public service corporations holding limited water power and water supply permits, 3903.

Recommit Bill No. 1646, (Senate No. 1142), Relating to issuance of power permits and limited water supply permits by the Water Supply Commission for construction of dams, 3907.

Reconsider vote on Bill No. 1646, (Senate No. 1142), relating to issuance of permits by the Water Supply Commission for construction of dams for development of water power, 4475.

Oath of office administered to, 34.

Petition presented by

Favoring establishment of State highway from Wellersburg to Berlin, 218.

CLUTTON, PAUL D.—Continued.

Resolution offered by

Authorizing appointment of committee to wait upon the Governor and escort him to Hall of House for joint session, 1008.

COAL, ANTHRACITE, and fixing standards of size thereof, regulating sale of

House Bill No. 1135.

Read in place in House by Mr. Staudenmeier, 935.
Referred to Committee on Mines and Mining, 935.

COAL, ANTHRACITE, and regulating sale thereof, fixing standard of clean

House Bill No. 1205.

Read in place in House by Mr. Burns, 939.
Referred to Committee on Mines and Mining, 939.

COAL, making it unlawful to misrepresent the grade of

Senate Bill No. 83.

Read in place in Senate by Mr. Schantz, 118.
Referred to Committee on Mines and Mining, 118.
Reported with amendment, 193.
First reading, 196.
Recommitted, 215.

COAL, prohibiting agreements restricting sale or delivery of

Senate Bill No. 155.

Read in place in Senate by Mr. Woodward, 188.
Referred to Committee on Judiciary General, 188.
Reported without amendment, 212.
First reading, 217.
Recommitted to Committee on Mines and Mining, 281.

COAL, resolution (House) by Burns, relative to investigation of price and distribution of, 325;

COAL (see miners, mines, mining, public service, tax, taxes, wells).

COAL SUPPLY COMMISSION, and making appropriation, Joint resolution creating

House Bill No. 543.

Read in place in House by Mr. David Fowler, 420.
Referred to Committee on Appropriations, 420.

COAL TO CHARITABLE INSTITUTIONS at market prices, requiring owners and operators of coal mines to furnish

House Bill No. 1086.

Read in place in House by Mr. O'Boyle, 879.
Referred to Committee on Iron and Coal, 879.
Reported without amendment, 1060.
First reading, 1063.
Second reading and amended, 1340-1341.
Third reading and postponed, 1546.
Resumed and passed finally, 1659.
Returned from Senate with amendments, in which House concurred, 3053.
Signed by Speaker, 3205.
Approved by Governor, 3877.

Remarks on, by

Edmonds, 1659.
O'Boyle, 1659.

In Senate (No. 895).

Referred to Committee on Mines and Mining, 1705.
Reported without amendment, 2507.
First reading, 2588.
Second reading and amended, 2644-2645.
Over in its order, 2723.
Third reading and amended, 2840.
Resumed and passed finally, 2917-2918.
Returned from House with Senate amendments concurred in, 2962.
Signed by President pro tempore, 3145.

COATESVILLE HOSPITAL (see appropriation).

COLDSMITH, JOHN B., Representative from Westmoreland County, (First District)

Amendments offered by, to

Bill No. 352, Amending act relating to dogs, by making county treasurers agents of the Commonwealth in issuing dog licenses, 301.

COLDSMITH, JOHN B.—Continued.

Bill No. 353, Amending act requiring citizens to procure license to fish, 1960.

Bill No. 899, Amending act establishing Western State Hospital for Insane, by changing name to Torrence State Hospital, 1079.

Bills introduced by

No. 351.

Amending section 42 of act relating to county and township officers, by making county treasurers agents of Commonwealth in collecting money for Commonwealth, 236.

No. 352.

Amending act relating to licensing of dogs, by making county treasurer the agent of the Commonwealth for issuing licenses and collection of fees, 236.

No. 353.

Amending act requiring citizens to procure license to fish, by making county treasurers agents of Commonwealth in issuing licenses and collecting fees therefor, 236.

No. 780.

Making appropriation to Memorial Hospital, at Mount Pleasant, 622.

No. 899.

Amending act establishing Western State Hospital for the Insane, by changing name to Torrence State Hospital, 729.

Bills reported by

No. 263.

Making appropriation to Westmoreland Children's Aid Society, at Greensburg, 3157.

No. 691.

Supplement to act creating State Military Cemetery Commission, 702.

No. 718.

Making appropriation to the Providence Hospital, of Beaver Falls, 2973.

No. 916.

Amending act providing for organization of Pennsylvania National Guard, 1190.

No. 1374, (Senate No. 21).

Making deficiency appropriation to State Hospital for Injured Persons of the Trevorton, Shamokin and Mount Carmel Coal Fields, 2774.

No. 1431, (Senate No. 776).

Making appropriation to State Hospital for the Insane, at Norristown, 2672.

No. 1446, (Senate No. 285).

Making deficiency appropriation to Cottage State Hospital, at Connellsville, 2363.

Bill returned by

No. 785.

Prohibiting the binding out by indenture of minors as apprentices, 731.

Election returns, 32.

Member of conference committee, 3769, 4744.

Member of special committee, 37, 5146.

Member of standing committees, 87-91, 102.

Motion by, to

Adjourn, 3944.

Lay upon table veto of House Bill No. 351, Amending act relating to county and township officers, by making county treasurers agents of Commonwealth in collecting money, 4011.

COLDSMITH, JOHN B.—Continued.

Lay upon table veto of House Bill No. 353, Amending act requiring citizens to procure license to fish, by making county treasurers agents of Commonwealth in issuing licenses and collecting fees therefor, 4012.

Postpone for present Bill No. 352, Amending act relating to dogs, by making county treasurers agents of the Commonwealth in issuing dog licenses, 329.

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Remarks by, on

Bill No. 899, Amending act establishing Western State Hospital for Insane, by changing name to Torrence State Hospital, 1300.

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COLLEGE AND COLLEGES (see agricultural, corporations, institutions, optometry, Pennsylvania State, taxes).

COLLECTOR AND COLLECTORS (see borough, tax).

COLORED WOMEN'S RELIEF ASSOCIATION (see appropriation).

COLUMBIA HOSPITAL (see appropriation).

COLVILLE, ALEXANDER, Representative from Philadelphia County, (Tenth District)

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Bills reported by

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Amending act concerning divorces, 230.

No. 662.

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Motion by, to

Postpone Bill No. 1314, Giving concurrent jurisdiction to municipal court in actions for divorce in any judicial district where such court shall exist, 2793.

Oath of office administered to, 34.

COMMERCIAL (see feeding-stuffs).

COMMISSION, ART, in Department of Public Grounds and Buildings, members of State, nominated, 23; nominations recalled, 76.

COMMISSION, CAMP CURTIN, members of, nominated, 23; nominations recalled, 76.

COMMISSION, FISHERIES, members of State, nominated, 22; nominations recalled, 76.

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- COMMISSION, GENERAL GEORGE GORDON MEADE STATUE, member of, nominated, 25; nomination recalled, 76; nominated, 468; confirmed, 470-471.
- COMMISSION, INDEPENDENCE CELEBRATION, members of, nominated, 25; nominations recalled, 76.
- COMMISSION OF PUBLIC WELFARE, members of, nominated, 23; nominations recalled, 76.
- COMMISSION OF UNIFORM STATE LAWS, report of, presented to Senate, 982; to House, 1010; appendix, 5433.
- COMMISSION, PENNSYLVANIA HISTORICAL, members of, nominated, 22; nominations recalled, 76.
- COMMISSION, PENNSYLVANIA SOLDIERS' ORPHAN SCHOOL, members of appointed, 125.
- COMMISSION, PENNSYLVANIA STATE ANTHRACITE MINE CAVE, members of, nominated, 23; nominations recalled, 76.
- COMMISSION, PENNSYLVANIA STATE PARK AND HARBOR, of Erie, members of, nominated, 25; nominations recalled, 76.
- COMMISSION, PUBLIC SERVICE, members of, nominated, 22; nominations recalled, 76.
- COMMISSION, REORGANIZATION, members of, nominated, 25; nomination recalled, 76.
- COMMISSION (see art, banks, battlefield, Beaver, blind, boxing, brokers, Camp Meade, cemetery, children, civil service, coal, county planning, Delaware River, Erie, fair, farm, farm labor, horse racing, housing, insane, land claim, Macomber, Mifflin, Morton, municipalities, old age, penal code, pensions, Penrose, personnel, poor, prison labor, public service, public welfare, railroad transportation, reorganization, Rothrock, securities, Snyder-Middleswarth, statutes-at-large, tax law, treasury, veterans' relief, Washington Crossing Park, water supply).
- COMMISSION, SNYDER-MIDDLESWARTH PARK, members of, nominated, 25; nominations recalled, 76.
- COMMISSION, SOLDIERS' BONUS, Edward J. Stackpole, Jr. nominated as member of, 25; nomination recalled, 76.
- COMMISSION, STATE FAIR, members of, nominated, 26; nominations recalled, 76.
- COMMISSION TO CONSTRUCT BRIDGE OVER DELAWARE RIVER between Philadelphia and Camden, members of, nominated, 25; nominations recalled, 76; nominated, 468; confirmed, 470-471.
- COMMISSION TO INVESTIGATE BATTLEFIELDS OF FRANCE AND BELGIUM, members of, nominated, 25; nominations recalled, 76.
- COMMISSION, WASHINGTON CROSSING PARK, members of, nominated, 23; nominations recalled, 76.
- COMMISSIONER AND COMMISSIONERS (see banking, county, Fairmount Park, game, health, highway, highways, insurance, Jury, township, townships, Valley Forge Park).
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- COMMISSIONER OF FISHERIES, Nathan R. Buller, nominated as, 21; nomination recalled, 76; re-nominated, 76; confirmed, 77.
- COMMISSIONER OF FORESTRY, Robert Y. Stuart, nominated as, 21; nomination recalled, 76; re-nominated, 76; confirmed, 77.
- COMMISSIONER OF HEALTH, Doctor Charles H. Miner, nominated as, 150, 287; confirmed, 153, 288.
- COMMISSIONER OF HEALTH, DEPUTY, William C. Turnbull, M. D. nominated as, 361; confirmed, 363.
- COMMISSIONER OF HIGHWAYS AND PUBLIC WORKS (see bridge, bridges, Delaware River).
- COMMISSIONER OF LABOR AND INDUSTRY, Doctor Royal Meeker, nominated as, 287; confirmed, 288.
- COMMISSIONER OF PENNSYLVANIA SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL, Raymond K. Denworth, nominated as, 23; nomination recalled, 76.
- COMMISSIONER OF PUBLIC WELFARE, John M. Baldy, nominated as, 23; nomination recalled, 76; Dr. Ellen Culver Potter, nominated as, 76, confirmed, 77.
- COMMISSIONER OF TRUSTS (see Deputy State Treasurer).
- COMMISSIONER OF DEEDS, nominated and confirmed, 100; nominated and confirmed, 412; nominated, 468; confirmed, 470-471; nominated and confirmed, 984; nominated and confirmed, 2322; nominated and confirmed, 2433; nominated and confirmed, 4558-4559.
- COMMISSIONERS OF VALLEY FORGE, nominated, 23.
- COMMITTEE AND COMMITTEES (see Resolutions, and Resolutions, concurrent, authorizing appointment of).
- COMMITTEE, Joint Law and Order, motion to grant use of hall of House to, agreed to, 230.
- COMMITTEE ON COMPARE BILLS, announcement by Speaker of House relative to error in Chairman of, 91.
- COMMITTEE ON COMPARE BILLS, report of Senate on, 5025; of House, 5152.
- COMMITTEE ON ELECTIONS, for public hearing, use of Hall of House granted to, 958.
- COMMITTEE ON MUNICIPAL CORPORATIONS, for public hearing on House Bill No. 254, Providing Home Rule for cities, granting use of Hall of House to, 424-425.
- COMMITTEE ON RULES of House, appointed, 102; committee reports, 139-140, 173, 183, 197-200, 263-265, 324-325, 1065, 2048, 2747, 3434, 4344.
- COMMITTEE ON WAYS AND MEANS to meet during session of House, permission granted to, 2051.
- COMMITTEE, RULES, to prepare a new edition of Senate Rules and recommend a standard Parliamentary Manual for use in the Senate, resolution (Senate) by Barr, authorizing appointment of, 77; committee appointed, 100.
- COMMITTEE, SLATE, reports of, 106, 170, 412, 669.
- COMMITTEE to act in conjunction with House committee to inform Governor that General Assembly is organized, concurrent resolution (Senate) by Schantz, authorizing appointment of, 11; committee appointed, 11; ret. from, House conc. in, 12; Senate committee reports, 12-13; conc. in by House, 37; House committee appointed, 37; House committee reports, 38.
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- COMMITTEE to escort Hon. William M. Hargest to Senate Chamber to administer oath of office to Lieutenant-Governor Davis, resolution (Senate) by Buckman, authorizing appointment of, 73; committee appointed, 73; committee reports, 73.
- COMMITTEE to escort Senate to Hall of House of joint session for election of Director of Legislative Reference Bureau, resolution (House) by Kelly, authorizing appointment of, 3010; committee appointed, 3010; committee reports, 3011; Joint session held and Director elected, 3011-3012.
- COMMITTEE to escort Senate to Hall of House for Joint Session to hear address of Governor, resolution (House) by Hall, authorizing appointment of, 5146; committee appointed, 5146; Senate proceeds to Hall of House, 5016; committee reports, 5149; joint session held and address of Governor, 5149-5150.
- COMMITTEE to investigate changes in Senate Bill No. 586, Providing for the reorganization of the State Government, resolution (Senate) by Craig, authorizing appointment of, 1913-1914, committee appointed, 1919; committee reports, 2220-2221, remarks on, by Craig, 1914; Stites, 2221, 2224-2225; Long, 2221; Woodward, 2221; Eyre, 2221-2222; Schantz, 2222, 2224; Craig, 2222-2224; Snyder, 2223; MacDade, 2223; Christley, 2223-2224.
- COMMITTEE to investigate remarks in newspaper relative to naming of Penrose, Baker and Vare in Rum Fraud Case, motion by Schantz, for appointment of, 366; motion withdrawn, 386. Vote of confidence of Senate in officers named, agreed to, 386.
- COMMITTEE to notify House that Senate is organized, resolution (Senate) by Stineman, authorizing appointment of, 11; committee appointed, 11; committee reports, 12.
- COMMITTEE to notify House that Senate is ready to adjourn sine die, resolution (Senate) by Craig, authorizing appointment of, 5024; committee appointed, 5024; committee reports to Senate, 5025; committee reports to House, 5151.
- COMMITTEE to notify House that Senate is ready to proceed to inaugural ceremonies of Governor, resolution (Senate) by Vare, authorizing appointment of, 73; committee appointed, 73; committee reports, 75; committee appears before House, 83; inaugural ceremonies, 75-76; inaugural address of Governor, 86-87.
- COMMITTEE to notify Senate that House is organized, resolution (House) by Heffernan, authorizing appointment of, 36; committee appointed, 36; committee received by Senate, 12; committee reports, 38.

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COMMITTEE to wait upon Governor and Senate at joint session to hear address of Governor on the Budget, concurrent resolution (House) by George W. Williams, authorizing appointment of, 101; conc. in by Senate, 98; Senate committee appointed, 100; House committees appointed, 101; Senate proceeds to Hall of House, 105; res. ret. from Senate conc. in, 110; Joint Session held and address by Governor, 111-114.

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COMMITTEES, STANDING, of Senate, resolution (Senate) by Phipps, authorizing discharge of all, 5024.

COMMODITIES, by changing the legal weight of certain commodities, amending act defining

House Bill No. 975.

Read in place in House by Mr. McCaig, 794.

Referred to Committee on Agriculture, 794.

Reported without amendment, 1225.

First reading, 1290.

Second reading and amended, 1399-1401.

Third reading and final passage, 1710-1712.

Returned from Senate with amendments, in which

House concurred, 3009-3010.

Signed by Speaker, 3070.

Approved by Governor, 3431.

Remarks on, by

Marshall, John G., 1711.

McCaig, 1711.

In Senate (No. 901).

Referred to Committee on Agriculture, 1705.

Reported without amendment, 2623.

First reading, 2653.

Second reading and amended, 2729-2730.

Third reading and final passage, 2840-2841.

Returned from House with Senate amendments concurred in, 2961-2962.

Signed by President pro tempore, 2971.

COMMODITIES, regulating sale and weight of bread, supplement to act defining

House Bill No. 1321.

Read in place in House by Mr. David J. Jones, 972.

Referred to Committee on Manufacturers, 972.

COMMON PLEAS (see courts).

COMMONWEALTH, and prohibiting contracts therefor, regulating the work of

House Bill No. 126.

Read in place in House by Mr. Stavitski, 133.

Referred to Committee on Labor and Industry, 133.

COMMONWEALTH HUMANE SOCIETY (see appropriation).

COMMONWEALTH (see Auditor General, bonds, civil service, Constitution, fences, Higgins, taxes, waters, York).

COMMONWEALTH'S FISCAL YEAR, fixing

Senate Bill No. 567.

Read in place in Senate by Mr. Woodward, 847.

Referred to Committee on Finance, 847.

COMMUNICABLE (see diseases).

COMMUNITY HOSPITAL (see appropriation).

COMPANIES (see carnival, corporations, electric light, fire insurance, loans, public service, railroad, telephone, water).

COMPARING BILLS, report of Senate on, 5025; of House, 5152.

COMPENSATION ACT of 1915, by changing schedule for injuries amending Workmen's

House Bill No. 371.

Read in place in House by Mr. Goehring, 252.

Referred to Committee on Judiciary General, 252.

Reported without amendment, 266.

First reading, 273.

Second reading, 303-304.

Third reading and amended, 331.

Resumed and passed finally, 349.

Returned from Senate with amendments in which House concurred, 681.

Signed by Speaker, 703-704.

Approved by Governor, 1008.

In Senate (No. 276).

Referred to Committee on Corporations, 365.

Reported without amendment, 454.

First reading, 472.

Second reading, 503.

Recommitted, 507-508.

Re-reported with amendment, 545.

Third reading and final passage, 608-609.

Returned from House with Senate amendments concurred in, 672.

Signed by President pro tempore, 672.

COMPENSATION ACT of 1915, by changing schedule of compensation for injuries, further amending clause (C) of section 306 of Workmen's

House Bill No. 237.

Read in place in House by Mr. Mack, 182.

Referred to Committee on Insurance, 182.

COMPENSATION ACT of 1915, by changing schedule of compensation for injuries, further amending Workmen's

House Bill No. 836.

Read in place in House by Mr. Mack, 679.

Referred to Committee on Insurance, 679.

Reported with negative recommendation, 1529.

COMPENSATION ACT of 1915, by continuing compensation in case of remarriage, amending Workmen's

Senate Bill No. 1007.

Read in place in Senate by Mr. Heaton, 2028-2029.

Referred to Committee on Judiciary Special, 2029.

COMPENSATION ACT OF 1915, by defining injuries, and changing schedule of compensation, amending Workmen's

Senate Bill No. 1073.

Read in place in Senate by Mr. Joyce, 2228.

Referred to Committee on Judiciary General, 2228.

Reported without amendment, 2295.

First reading, 2329.

Recommitted, 2432.

Re-reported without amendment, 3995-3996.

Second reading and amended, 4205-4209.

Third reading and amended, 4305-4307.

Resumed and passed finally, 4514-4516.

Remarks on, by

Joyce, 4206.

Long, 4206.

Eyre, 4206.

Brown, 4206.

Baldwin, 4206-4207.

Lanius, 4207.

In House (No. 1772).

Referred to Committee on Labor and Industry, 4643.

Reported without amendment, 4715.

COMPENSATION ACT.—Continued.

Objections to reading bill for first time over-ruled, 4715-4716.
 First reading, 4716.
 Second reading, 4879.
 Special order, 4880.
 Third reading and defeated on final passage, 5099-5100.

Remarks on, by

Fowler, David, 4715-4716, 5099.
 Flynn, 4715-4716, 5099.
 Wheeler, 5099.

COMPENSATION ACT OF 1915, by fixing time when compensation shall begin, and providing for payment of compensation to dependents or estate of employes, amending Workmen's

Senate Bill No. 1008.

Read in place in Senate by Mr. Heaton, 2029.
 Referred to Committee on Corporations, 2029.

COMPENSATION ACT OF 1915, by fixing time when compensation shall begin, further amending Workmen's

House Bill No. 835.

Read in place in House by Mr. Mack, 679.
 Referred to Committee on Insurance, 679.
 Reported with negative recommendation, 1529.
 Placed on calendar by motion, 1986-1987.
 First reading, 2059.
 Second reading, 2139.
 Third reading and final passage, 2347.

In Senate (No. 1116).

Referred to Committee on Corporations, 2439.

COMPENSATION ACT of 1915, by providing for payment of funeral expenses direct to the undertaker, amending section 307 of Workmen's

House Bill No. 316.

Read in place in House by Mr. Sample, 229.
 Referred to Committee on Insurance, 229.
 Reported without amendment, 1189.
 First reading, 1194.
 Second reading and amended, 1355-1356.
 Third reading and final passage, 1556-1558.
 Returned from Senate without amendment, 5126.
 Signed by Speaker, 5147.

Remarks on, by

Goehring, 1558.
 Sample, 1558.
 Ogle, 1558.
 Sowers, 1558.

In Senate (No. 810).

Referred to Committee on Insurance, 1634.
 Reported without amendment, 4564.
 First reading, 4564.
 Over in its order, 4680-4681.
 Second reading, 4835.
 Objections to bill going in its order, 4974-4975.
 Third reading and final passage, 4975.
 Signed by President, 5014.

Remarks on, by

Craig, 4975.
 Miller, 4975.
 Schantz, 4975.
 Leslie, 4975.
 Vare, 4975.

COMPENSATION ACT of 1915, by providing that no compensation shall be allowed for the first seven days, further amending clause (D) of section 306 of Workmen's

House Bill No. 238.

Read in place in House by Mr. Mack, 182.
 Referred to Committee on Insurance, 182.

COMPENSATION ACT of 1915, by providing when same shall become effective amending Workmen's

House Bill No. 846.

Read in place in House by Mr. Earley, 679.
 Referred to Committee on Insurance, 679.
 Reported with amendment, 1188.
 First reading, 1192-1193.

COMPENSATION ACT.—Continued.

Second reading and amended, 1347-1348.
 Third reading and amended, 1518-1519.
 Vote on third reading reconsidered and bill recommit-
 ted, 1644.
 Re-reported with amendment, 1761.
 Third reading and amended, 1979.
 Recommitted, 1980.
 Re-reported with amendment, 4228.
 Third reading and amended, 4641-4642.
 Dropped from calendar by general motion, 4777.

COMPENSATION BOARD, WORKMEN'S, in Department of Labor and Industry, members of, nominated, 22; nominations recalled, 76.

COMPENSATION, defining liability of an employer and establishing elective schedule of

Senate Bill No. 332.

Read in place in Senate by Mr. Joyce, 455.
 Referred to Committee on Judiciary General, 455.
 Reported without amendment, 845.
 First reading, 865.
 Recommitted, 994-995.

COMPENSATION (see Allegheny, assessors, child caring agencies, coroner, jury commissioners, Labor and Industry, maternity hospitals, mine cave-ins, municipalities, salaries, viewwers).

COMPENSATION, STATE FUND FOR INSURANCE OF, providing for auditing of State Workmen's Insurance Fund, supplement to act creating

House Bill No. 460.

Read in place in House by Mr. Golder, 323.
 Referred to Committee on Judiciary General 323.
 Reported without amendment, 943.
 First reading, 1014.
 Second reading, 1093.
 Third reading and postponed, 1471.
 Time of postponement extended, 1543.
 Resumed and passed finally, 1778-1779.
 Returned from Senate without amendment, 3770.
 Signed by Speaker, 3882.
 Approved by Governor, 4928.

In Senate (No. 922).

Referred to Committee on Appropriations, 1903.
 Reported without amendment, 1910.
 First reading, 1944.
 Second reading, 2025.
 Recommitted to Committee on Insurance, 2114-2115.
 Re-reported without amendment, 3492.
 Third reading and final passage, 3614.
 Signed by President pro tempore, 3859.

CONCERTS, MUSICAL, on Sunday, making it unlawful to conduct and charge admission to

Senate Bill No. 622.

Read in place in Senate by Mr. Patton, 979.
 Referred to Committee on Law and Order, 979.

CONDENSED (see milk).

CONDITIONAL SALES (see chattels).

CONEMAUGH VALLEY MEMORIAL HOSPITAL (see appropriation).

CONNER, PATRICK, Representative from Philadelphia County, (Twentieth District).

Bills introduced by

No. 586.
 Imposing State tax upon crude petroleum, 423.

No. 587.
 Imposing State tax upon natural gas, 423.

No. 1322.
 Authorizing cities of first class to regulate Sunday observance, 972.

Bills reported by

No. 38.
 Fixing salary of county treasurers in counties of first class and compensation of deputies and clerks, 179.

CONNER, PATRICK.—Continued.

- No. 86.
Making appropriation to the several fire companies of Harrisburg, 2361.
- No. 107.
Making appropriation to Woman's Medical College for general maintenance, 2672.
- No. 112.
Amending act imposing taxes upon certain classes of personal property, 902.
- No. 145.
Supplement to act imposing taxes upon certain classes of personal property, 902.
- No. 292.
Making appropriation to Bureau Manual Training and Industrial School, 3157.
- No. 308.
Making appropriation to Mid-Valley Hospital Association, at Blakely, 2810.
- No. 335.
Making appropriation to Williams Valley Hospital, of Williamstown, 2810.
- No. 346.
Amending act imposing taxes upon certain classes of personal property, with regard to indebtedness of private corporations, 424, 1492.
- No. 349.
Making appropriation to Samaritan Hospital, of Philadelphia, 2810.
- No. 360.
Making appropriation to Indiana Hospital, 2811.
- No. 386.
Making appropriation to Ellwood City Hospital, 2811.
- No. 413.
Fixing salaries, bonds and supplies of county treasurers in counties of sixth class, 537.
- No. 446.
Repealing act of 1919, reorganizing Department of State Police, 424.
- No. 590.
Making appropriation to Orphan Asylum of Holy Family, of Emsworth, 3158.
- No. 680.
Imposing State tax on bituminous coal, 2136.
- No. 709.
Supplement to act providing for imposition of inheritance taxes, 902.
- No. 745, (Senate No. 98).
Repealing act of 1864, relative to erection of public buildings by counties, 943.
- No. 751, (Senate No. 40).
Fixing salary of prothonotary in counties of eighth class, 1191.
- No. 1130.
Making appropriation to Home of Good Shepherd, North Side Pittsburgh, 3592.
- No. 1768, (Senate No. 1484).
Amending and supplementing act regulating certain corporations, by providing that corporations of second class shall include companies formed to operate trackless trolley omnibuses, 4501.

Bill returned by

- No. 431.
Imposing an occupation tax, 531.

Election returns, 31.

Leave of absence granted, 733, 2749.

CONNER, PATRICK.—Continued.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, to

Reconsider vote on Bill No. 434, Amending act regulating employment of minors, 1201.

Oath of office administered to, 34.

CONSOLIDATED (see schools).

CONSTABLES (see boroughs elections,, fees).

CONSTITUTIONAL CONVENTION to electors, and making appropriation, providing for submission of question of holding

Senate Bill No. 287.

Read in place in Senate by Mr. Smith, 385.

Referred to Committee on Appropriations, 385.

CONSTITUTIONAL CONVENTION to electors, and making appropriation, providing for submission of question of holding

Senate Bill No. 763.

Read in place in Senate by Mr. Smith, 1261.

Referred to Committee on Appropriations, 1261.

Reported without amendment, 2027.

First reading, 2032.

Second reading and recommitted, 2120-2122.

Re-reported with amendment, 2296.

Third reading and amended, 2408-2410.

Resumed, vote on third reading reconsidered and bill amended, 2514-2515.

Resumed and passed finally, 2628-2629.

Returned from House with amendments in which Senate concurred, 4693-4694.

Signed by President, 4705.

Approved by Governor, 4709.

In House (No. 1505).

Referred to Committee on Constitutional Reform, 2698.

Reported without amendment, 3206.

First reading, 3265.

Second reading and amended, 3480-3487.

Unanimous consent to call up bill objected to, 4453.

Third reading and postponed, 4480-4482.

Resumed, amended, and passed third reading and final passage, 4727-4732.

Returned from Senate with House amendment concurred in, 4776.

Signed by Speaker, 4776.

Remarks on, by

Dilsheimer, 3481.

McVicar, 3481-3484, 4481-4482, 4728-4731.

Marcus, Joseph, 3481, 4728-4731.

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Sowers, 3481, 3481-3484, 4482, 4728-4732.

Fowler, David, 3482.

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Sarig, 3482-3483.

Golder, 3483, 4481-4482.

Schleiter, 3484-3485, 4732.

Whiteman, 4728.

Perry, 4728.

CONSTITUTION OF PENNSYLVANIA, abolishing office of Secretary of Internal Affairs, joint resolution proposing amendment to article 4 of

House Bill No. 115.

Read in place in House by Mr. Haslett, 133.

Referred to Committee on Constitutional Reform, 133.

Reported without amendment, 1468.

First reading, 1469.

Second reading and recommitted, 2058.

CONSTITUTION OF PENNSYLVANIA, amending act prescribing time and manner of submitting to the qualified electors, proposed amendments to

Senate Bill No. 191.

Read in place in Senate by Mr. Buckman, 276.

Referred to Committee on Public Roads and Highways, 276.

Reported without amendment, 321.

First reading, 359.

CONSTITUTION OF PENNSYLVANIA.—Continued.

Second reading, 394.
 Third reading and final passage, 461.
 Returned from House without amendment, 783.
 Signed by President pro tempore, —
 Approved by Governor, 1261.

In House (No. 748).

Referred to Committee on Public Roads, 530.
 Reported without amendment, 590.
 First reading, 628.
 Second reading, 700.
 Third reading and final passage, 754-755.
 Signed by Speaker, 902.

CONSTITUTION OF PENNSYLVANIA, authorizing bond issue of five millions of dollars for erection of buildings for Pennsylvania National Guard, Joint resolution proposing amendment to article 9 of

House Bill No. 759.

Read in place in House by Mr. Woner, 587.
 Referred to Committee on Military, 587.
 Reported without amendment, 701.
 First reading, 743.
 Second reading, 812.
 Third reading and final passage, 918.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2072.

In Senate (No. 679).

Referred to Committee on Military Affairs, 1004.
 Reported without amendment, 1056.
 First reading, 1058.
 Second reading and recommitted to Committee on Appropriations, 1277.
 Re-reported without amendment, 1910.
 Third reading and final passage, 1998-1999.
 Signed by President pro tempore, 2130.

CONSTITUTION OF PENNSYLVANIA, authorizing bond issue of eight millions of dollars for Pennsylvania State College, Joint resolution proposing amendment to article 9 of

Senate Bill No. 432.

Read in place in Senate by Mr. Betts, 602.
 Referred to Committee on Appropriations, 602.
 Reported without amendment, 975.
 First reading, 1005.
 Second reading, 1051.
 Third reading and final passage, 1263-1264.
 Returned from House without amendment, 1909.
 Signed by President pro tempore, 1992.

In House (No. 1398).

Referred to Committee on Constitutional Reform, 1330.
 Reported without amendment, 1492.
 First reading, 1572.
 Second reading, 1747.
 Third reading and final passage, 1899-1900.
 Signed by Speaker, 2048.

CONSTITUTION OF PENNSYLVANIA, authorizing bond issue of twenty-five millions of dollars for forest purposes, Joint resolution proposing amendment to article 9 of

House Bill No. 134.

Read in place in House by Mr. Stark, 133.
 Referred to Committee on Forestry, 133.
 Reported with amendment, 716.
 First reading, 746.
 Second reading, 821.
 Third reading and postponed, 965.
 Time of postponement extended, 1226, 1543.
 Resumed and passed finally, 1753-1754.
 Returned from Senate with amendment in which House concurred, 2461-2462.
 Signed by Speaker, 2491.

Remarks on, by

Wells, 1753.
 Alexander, 1753.
 Minehart, 1753.
 Sarig, 1753-1754.

In Senate (No. 904).

Referred to Committee on Forestry, 1705.
 Reported without amendment, 1911.

CONSTITUTION OF PENNSYLVANIA.—Continued.

First reading, 1944.
 Recommitted to Committee on Appropriations, 2024-2025.
 Re-reported with amendment, 2226.
 Second reading, 2317.
 Third reading and final passage, 2411.
 Returned from House with Senate amendment concurred in, 2503.
 Signed by President, 2513.

CONSTITUTION OF PENNSYLVANIA, authorizing bond issue of thirty-five millions of dollars for soldiers' bonus, Joint resolution proposing amendment to section 4 of article 9 of

House Bill No. 37.

Read in place in House by Mr. Dunn, 108.
 Referred to Committee on Constitutional Reform, 108.
 Reported without amendment, 135.
 First reading, 145.
 Second reading, 158-159.
 Third reading and final passage, 174-175.
 Returned from Senate without amendment, 518.
 Signed by Speaker, 590.
 Concurrent resolution recalling bill from Governor, 623; disapproved, 962-963.
 Resolution returned from Senate concurred in 841.
 Concurrent resolution recalling bill from Secretary of Commonwealth, 734.
 Resolution returned from Senate concurred in 1841.
 Resolution approved by Governor, 904.
 Resolution approved by Secretary of Commonwealth, vote on final passage and on third reading reconsidered and bill amended, 913.
 Resumed and passed finally, 1010-1011.
 Bill returned from Senate with House amendments concurred in, 1199.
 Signed by Speaker, 1286.

Remarks on, by

Ludlow, 175.

In Senate (No. 138).

Referred to Committee on Public Roads and Highways, 170.
 Reported without amendment, 189.
 Recommitted to Committee on Pensions and Gratuities, 189.
 Re-reported without amendment, 354.
 First reading, 360.
 Second reading, 393.
 Over in its order, 460.
 Third reading and final passage, 462.
 Signed by President, 582.
 Resolution recalling bill from Governor concurred in, 604.
 Resolution recalling bill from Secretary of Commonwealth concurred in, 782.
 Bill returned from House with amendments in which Senate concurred, 1053.
 Signed by President, 1278.

CONSTITUTION OF PENNSYLVANIA, authorizing bond issue of thirty-five millions of dollars for soldiers' bonus, Joint resolution proposing amendment to section 4, article 9, of

Senate Bill No. 73.

Read in place in Senate by Mr. Eyre, 105.
 Referred to Committee on Judiciary General, 105.
 Reported without amendment, 164.
 First reading, 169.
 Second reading and amended, 192.
 Third reading and final passage, 214.

In House (No. 330).

Referred to Committee on Judiciary General, 229.

CONSTITUTION OF PENNSYLVANIA, authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, Joint resolution proposing amendment to section 7 of article 3 of

Senate Bill No. 1018.

Read in place in Senate by Mr. Barr, 2093.
 Referred to Committee on Judiciary General, 2093.
 Reported with amendment, 2623.

CONSTITUTION OF PENNSYLVANIA.—Continued.

First reading, 2654.

Second reading, 2731-2732.

Third reading and final passage, 2925-2927.

Remarks on, by

Leslie, 2925.

Harris, 2925-2926.

Barr, 2926.

Mansfield, 2927.

In House (No. 1542).

Referred to Committee on Elections, 3037.

Reported without amendment, 3157.

First reading, 3264-3265.

Second reading, 3480.

Postponed for present, 4403.

Resumed, passed third reading and defeated on final passage, 4774-4775.

Motion to reconsider vote on final passage agreed to and bill defeated on final passage, 4892-4894.

Remarks on, by

Marcus, Joseph C., 4774, 4892.

Vickerman, 4774.

Dunn, 4774-4775, 4893-4894.

McVicar, 4775, 4893-4894.

CONSTITUTION OF PENNSYLVANIA, authorizing General Assembly to provide for creation of incorporated districts extending over more than one municipality, Joint resolution proposing amendment to article 15 of

House Bill No. 995.

Read in place in House by Miss Grimes, 873.

Referred to Committee on Constitutional Reform, 873.

CONSTITUTION OF PENNSYLVANIA, authorizing the granting of free transportation passes, or passes at a discount, to clergymen, Joint resolution proposing amendment to section 8 of article 17 of

House Bill No. 219.

Read in place in House by Mr. L. D. Thomas, 172.

Referred to Committee on Constitutional Reform, 172.

Reported without amendment, 266.

First reading, 273.

Second reading, 303.

Third reading and final passage, 330-331.

Returned from Senate without amendment, 1030.

Signed by Speaker, 1201.

In Senate (No. 230).

Referred to Committee on Railroads, 320.

Reported without amendment, 760.

First reading, 790.

Second reading, 859.

Third reading and final passage, 985.

Signed by President pro tempore, 1052.

CONSTITUTION OF PENNSYLVANIA, designating manner of bringing suits against the Commonwealth, to carry into effect section 11 of article 1 of

House Bill No. 952.

Read in place in House by Mr. Howard Smith, 792.

Referred to Committee on Judiciary General, 792.

Reported without amendment, 2748.

First reading, 2806.

Second reading, 3003-3004.

Third reading and final passage, 3749-3750.

Returned from Senate without amendment, 5126.

Signed by Speaker, 5148.

Remarks on, by

Smith, Howard, 5149.

Blumberg, 3750.

In Senate (No. 1459).

Referred to Committee on Judiciary General, 3809.

Reported without amendment, 4706.

First reading, 4714.

Second reading, 4835.

Third reading and final passage, 4978.

Signed by President, 5014.

CONSTITUTION OF PENNSYLVANIA, designating manner in which suits may be brought against the Commonwealth, to carry into effect section 11 of article 1 of

Senate Bill No. 61.

Read in place in Senate by Mr. Salus, 98.

Referred to Committee on Judiciary General, 98.

Reported without amendment, 492.

First reading, 506.

Second reading, 571-572.

Over in its order, 605.

Third reading and amended, 611.

Resumed and passed finally, 661-662.

Returned from House without amendment, 4541.

Signed by President, 4658.

In House (No. 889).

Referred to Committee on Judiciary General, 701.

Reported without amendment, 2748.

First reading, 2807.

Second reading, 2896.

Third reading and final passage, 4463-4464.

Signed by Speaker, 4747.

CONSTITUTION OF PENNSYLVANIA, eliminating inspector's clerk from the election board in counties of second class, Joint resolution proposing amendment to section 14, of article 8 of

Senate Bill No. 1089.

Read in place in Senate by Mr. McClintock, 2298.

Referred to Committee on Elections, 2298.

CONSTITUTION OF PENNSYLVANIA, giving Legislature power to classify counties, cities, boroughs, school districts and townships, Joint resolution proposing amendment to article 3 of

Senate Bill No. 17.

Read in place in Senate by Mr. Craig, 93.

Referred to Committee on Judiciary General, 93.

Reported without amendment, 163.

First reading, 169.

Second reading, 189.

Third reading and final passage, 212-213.

Returned from House without amendment, 783.

Signed by President pro tempore, 849.

In House (No. 326).

Referred to Committee on Judiciary General, 228.

Reported without amendment, 539.

First reading, 597.

Second reading, 658.

Third reading and final passage, 724-725.

Signed by Speaker, 902.

CONSTITUTION OF PENNSYLVANIA, granting exemptions in cases of inheritance taxes, Joint resolution proposing amendment to section 1 of article 9 of

House Bill No. 866.

Read in place in House by Miss MacKinney, 727.

Referred to Committee on Constitutional Reform, 727.

Reported without amendment, 731.

First reading, 804.

Second reading, 920-921.

Third reading and postponed, 966.

Resumed and passed finally, 1022.

Returned from Senate with amendment, in which

House concurred, 4132.

Signed by Speaker, 4572.

In Senate (No. 700).

Referred to Committee on Finance, 1054.

Reported with amendment, 3545.

First reading, 3545.

Second reading, 3658.

Third reading and final passage, 3818.

Returned from House with Senate amendments concurred in, 3990.

Signed by President, 4551.

CONSTITUTION OF PENNSYLVANIA, limiting the Members of the House of Representatives to one hundred, Joint resolution proposing amendment to section 17, of article 2 of

House Bill No. 823.

Read in place in House by Mr. Schleiter, 678.

Referred to Committee on Constitutional Reform, 678.

Reported with negative recommendation, 733.

CONSTITUTION OF PENNSYLVANIA, permitting classification of taxation for certain purposes, and granting exemptions in cases of inheritance and income taxes, Joint resolution proposing amendment to section 1 of article 9 of

House Bill No. 29.

Read in place in House by Mr. Woner, 108.
Referred to Committee on Constitutional Reform, 108.
Reported with negative recommendation, 539.
Placed on calendar by motion, 806-808.
First reading, 931.
Second reading, 949.
Third reading and defeated on final passage, 1214-1218.

Remarks on, by

Alexander, 806-808, 1215-1217.
Goss, 807, 1214.
Bidelspacher, 807.
Sarig, 807, 1214-1215.
Rhodes, 807, 1218.
Woner, 1216-1217.
Millar, 1216-1217.
Spangler, 1216.
Sowers, 1217.
Gibbon, 1217.

CONSTITUTION OF PENNSYLVANIA, permitting classification of taxation for certain purposes, and granting exemptions in cases of inheritance and income taxes, Joint resolution proposing amendment to section 1, of article 9 of

Senate Bill No. 161.

Read in place in Senate by Mr. Culbertson, 212.
Referred to Committee on Judiciary General, 212.

CONSTITUTION OF PENNSYLVANIA, permitting classification of taxation for certain purposes, Joint resolution proposing amendment to section 1, of article 9 of

Senate Bill No. 359.

Read in place in Senate by Mr. Culbertson, 493.
Referred to Committee on Finance, 493.
Reported without amendment, 669.
First reading, 675.
Recommitted, 781.

CONSTITUTION OF PENNSYLVANIA, permitting graded and progressive taxes on inheritance, and exempting estates below certain values, Joint resolution proposing amendment to section 1 of article 9 of

Senate Bill No. 595.

Read in place in Senate by Mr. Culbertson, 870.
Referred to Committee on Finance, 870.

CONSTITUTION OF PENNSYLVANIA, permitting use of voting machines at elections, Joint resolution proposing amendment to section 7 of article 3 of

House Bill No. 170.

Read in place in House by Mr. Vickerman, 142.
Referred to Committee on Constitutional Reform, 142.
Reported without amendment, 537.
First reading, 594.
Second reading, 945-946.
Third reading and postponed, 1210.
Time of postponement extended, 1226.
Resumed on third reading and recommitted to Committee on Elections, 1477.
Re-reported with amendment, 1492.
Resumed and defeated on final passage, 1784-1787.

Remarks on, by

Vickerman, 1785.
Marcus, Joseph C., 1785.
Thomas, Miss, 1785.
Golder, 1785-1787.
Alexander, 1786.
Armstrong, 1786-1787.
Edmonds, 1787.

CONSTITUTION OF PENNSYLVANIA, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, Joint resolution proposing amendment to section 8 of article 4 of

Senate Bill No. 268.

Read in place in Senate by Mr. Schantz, 356.
Referred to Committee on Judiciary General, 356.
Reported without amendment, 1302.

CONSTITUTION OF PENNSYLVANIA.—Continued.

First reading, 1319.

Second reading, 1615.

Third reading and final passage, 1680-1681.

In House (No. 1421).

Referred to Committee on Constitutional Reform, 1789.
Reported with amendment, 2362.
First reading, 2456.
Second reading, 2498.
Third reading and postponed, 2776-2777.
Resumed, vote on third reading reconsidered and bill amended, 3057.
Resumed on final passage and postponed, 3249.
Time of postponement extended, 3745, 4493, 4799.
Resumed, vote on third reading reconsidered and bill amended, 4939.
Resumed and defeated on final passage, 5093.

Remarks on, by

Alexander, 2776-2777.
Edmonds, 2777.

CONSTITUTION OF PENNSYLVANIA, prohibiting extra compensation for public officers of the State Government, Joint resolution proposing amendment to section 13, of article 3 of

Senate Bill No. 572.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.

CONSTITUTION OF PENNSYLVANIA, providing for State budget system, Joint resolution proposing amendment to

House Bill No. 700.

Read in place in House by Mr. Steedle, 514.
Referred to Committee on Constitutional Reform, 514.
Reported without amendment, 732.
First reading, 805.
Second reading, 927.
Third reading and postponed, 1208.
Time of postponement extended, 1226, 1543.
Resumed and passed finally, 1823.
Returned from Senate with amendments in which House non-concurred, 3488.
Returned from Senate with amendments adhered to and House appoints conference committee, 3595.
Report of conference committee presented and adopted, 5106-5107.
Returned from Senate with notice of adoption of conference committee report, 5146.
Signed by Speaker, 5151.

In Senate (No. 928).

Referred to Committee on Appropriations, 1904.
Reported with amendment, 2831.
First reading, 2859.
Second reading, 2945.
Third reading and final passage, 3098-3099.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3493.
Returned from House with notice of appointment of conference committee, 3649.
Returned from House with notice of adoption of conference committee report, and Senate adopts report, 5006.
Signed by President, 5016.

CONSTITUTION OF PENNSYLVANIA, providing for State budget system Joint resolution proposing amendment to section 15 of article 3 of

Senate Bill No. 571.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.

CONSTITUTION OF PENNSYLVANIA, providing home rule for cities, to carry into effect, section 1 of article 15 of

House Bill No. 254.

Read in place in House by Mr. Craig, 183.
Referred to Committee on Municipal Corporations, 183.
Reported with amendment, 266-267.
First reading and recommitted, 273-274.
Re-reported with amendment, 1193.
Second reading, 1243-1245.
Motion to print 1000 copies, by Craig, 1284.

CONSTITUTION OF PENNSYLVANIA.—Continued.

Third reading and recommitted, 1524-1525.
 Re-reported with amendment, 2775.
 Third reading and postponed, 3246-3249.
 Time of postponement extended, 3738.
 Resumed, passed third reading and defeated on final passage, 4776-4777.

Remarks on, by

Horne, 4776-4777.
 Spangler, 4776.

CONSTITUTION OF PENNSYLVANIA, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, Joint resolution proposing amendment to article 3 of

House Bill No. 922.

Read in place in House by Mr. Stoner, 873.
 Referred to Committee on Constitutional Reform, 873.
 Reported without amendment, 1760.
 First reading, 1818.
 Second reading, 1954.
 Third reading and defeated on final passage, 2169-2170.
 Vote on final passage and on third reading reconsidered and bill recommitted, 2259.
 Re-reported with amendment, 2363.
 Third reading and postponed, 2491.
 Time of postponement extended, 2699.
 Resumed and passed finally, 3013.

Remarks on, by

Marcus, Joseph, 2169.
 Stoner, 2169-2170.
 Alexander, 2169-2170.
 Ogle, 2170.

In Senate (No. 1235).

Referred to Committee on Judiciary General, 2962.

CONSTITUTION OF PENNSYLVANIA, providing that Acts of Congress and treaties of United States need not be republished at length, Joint resolution proposing amendment to section 6 of article 3 of

Senate Bill No. 1485.

Read in place in Senate by Mr. Stites, 3814.
 Referred to Committee on Judiciary General, 3814.

CONSTITUTION OF PENNSYLVANIA, providing that courts of quarter sessions may change election districts, Joint resolution proposing amendment to section 11 of article 8 of

House Bill No. 246.

Read in place in House by Mr. Vickerman, 182.
 Referred to Committee on Constitutional Reform, 182.
 Reported without amendment, 537.
 First reading, 594.
 Second reading, 946.
 Third reading and postponed, 1211.
 Time of postponement extended, 1226.
 Resumed on third reading and recommitted to Committee on Elections, 1477.
 Re-reported with amendment, 1492-1493.
 Resumed and passed finally, 1822-1823.
 Returned from Senate without amendment, 3178.
 Signed by Speaker, 3242.

Remarks on, by

Marcus, Joseph, 1822.

In Senate (No. 914).

Referred to Committee on Elections, 1902.
 Reported without amendment, 2295.
 First reading, 2327.
 Second reading, 2427.
 Motion to recommit bill objected to and bill goes over in its order, 2520-2521.
 Third reading and postponed, 2636.
 Resumed and passed finally, 2969.
 Signed by President pro tempore, 3152.

Remarks on, by

Barr, 2520-2521.
 Leslie, 2520-2521, 2636.
 Schantz, 2636.
 Vare, 2636.
 Long, 2636.

CONSTITUTION OF PENNSYLVANIA, providing that election overseers shall be residents of the county, Joint resolution proposing amendment to article 8, section 16 of

House Bill No. 243.

Read in place in House by Mr. Vickerman, 182.
 Referred to Committee on Constitutional Reform, 182.
 Reported without amendment, 538.
 First reading, 596.
 Second reading, 947.
 Third reading and postponed, 1211.
 Time of postponement extended, 1226, 1543, 1845.
 Resumed on third reading and recommitted to Committee on Elections, 2192.

CONSTITUTION OF PENNSYLVANIA, providing that General Assembly shall fix number to compose jury and render verdict except in cases involving capital punishment, Joint resolution proposing amendment to section 6 of article 1 of

Senate Bill No. 652.

Read in place in Senate by Mr. Barr, 981.
 Referred to Committee on Judiciary General, 981.

CONSTITUTION OF PENNSYLVANIA, regulating State contracts for printing and supplies, Joint resolution proposing amendment to section 12, of article 3 of

Senate Bill No. 573.

Read in place in Senate by Mr. Woodward, 847.
 Referred to Committee on Finance, 847.
 Reported without amendment, 2440.
 First reading, 2440.
 Second reading and recommitted, 2526.
 Re-reported without amendment, 2828.
 Third reading and final passage, 2923.
 Returned from House without amendment, 4542.
 Signed by President, 4659.

In House (No. 1539).

Referred to Committee on Elections, 3036.
 Reported without amendment, 3157.
 First reading, 3265.
 Second reading, 3480.
 Third reading and final passage, 4474.
 Signed by Speaker, 4748.

CONSTITUTION OF PENNSYLVANIA, relative to bond issue of one hundred millions of dollars for improvement of highways, Joint resolution proposing amendment to section 4, article 9 of

Senate Bill No. 1.

Read in place in Senate by Mr. Buckman, 82.
 Referred to Committee on Public Roads and Highways, 82.
 Reported without amendment, 321.
 First reading, 358.
 Second reading, 388.
 Third reading and final passage, 458.
 Returned from House without amendment, 783.
 Signed by President pro tempore, 849.

In House (No. 741).

Referred to Committee on Public Roads, 530.
 Reported without amendment, 590.
 First reading, 628.
 Second reading, 699.
 Third reading and final passage, 753-754.
 Signed by Speaker, 902.

CONSTITUTION OF PENNSYLVANIA, relative to election of judges, Joint resolution proposing amendment to section 15 of article 5 of

House Bill No. 607.

Read in place in House by Mr. Stoner, 446.
 Referred to Committee on Constitutional Reform, 446.
 Reported without amendment, 1529.
 First reading, 1571.
 Second reading, 2201.
 Third reading and postponed, 2354.
 Time of postponement extended, 2699, 3057, 3592.
 Resumed and defeated on final passage, 4009-4010.

Remarks on, by

Stoner, 4009-4010.
 Marcus, Joseph C., 4010.

CONSTITUTION OF PENNSYLVANIA, relative to granting of free passes or passes at discount to officers and employees of railroad or railway companies, enforcing the provisions of section 8, of article 17, of

House Bill No. 218.

Read in place in House by Mr. Lafferty, 172.

Referred to Committee on Railroads, 172.

Motion to print 500 copies, by Parkinson, 540.

CONSTITUTION OF PENNSYLVANIA, relative to qualifications of electors, Joint resolution proposing amendment to section 1 of article 8 of

Senate Bill No. 1086.

Read in place in Senate by Mr. Mansfield, 2298.

Referred to Committee on Elections, 2298.

CONSTITUTION OF PENNSYLVANIA, so as to consolidate the courts of Philadelphia County, Joint resolution proposing amendment to

House Bill No. 687.

Read in place in House by Mr. Edmonds, 513.

Referred to Committee on Judiciary General, 513.

CONSTITUTION OF PENNSYLVANIA, so as to consolidate the courts of common pleas of Philadelphia County, Joint resolution proposing amendment to

Senate Bill No. 353.

Read in place in Senate by Mr. Patton, (by request), 458.

Referred to Committee on Judiciary General, 458.

CONSTITUTION OF PENNSYLVANIA, so as to permit exemption from taxation of real and personal property of Military posts, Joint resolution proposing amendment to section 1 of article 9 of

House Bill No. 297.

Read in place in House by Mr. David J. Jones, 220-221.

Referred to Committee on Constitutional Reform, 221.

Reported without amendment, 265.

First reading, 272.

Second reading, 302.

Third reading and final passage, 330.

Returned from Senate without amendment, 529.

Signed by Speaker, 591.

In Senate (No. 232).

Referred to Committee on Military Affairs, 320.

Reported without amendment, 383-384.

First reading, 414.

Second reading, 466.

Third reading and final passage, 500-501.

Signed by President, 583.

CONSTITUTION OF PENNSYLVANIA, so that the subject of a law shall be clearly expressed in its title, Joint resolution proposing amendment to section 6 of article 3 of

Senate Bill No. 203.

Read in place in Senate by Mr. Schantz, 278.

Referred to Committee on Judiciary General, 278.

Reported without amendment, 1032.

First reading, 1057.

Second reading and amended, 1270-1271.

Third reading and final passage, 1306.

Returned from House without amendment, 2213.

Signed by President, 2293.

In House (No. 1403).

Referred to Committee on Judiciary General, 1491.

Reported without amendment, 1828.

First reading, 1874.

Second reading, 1973.

Third reading and final passage, 2197.

Signed by Speaker, 2331.

CONSTITUTION OF PENNSYLVANIA, with regard to appointment of overseers in counties of second class, Joint resolution proposing amendment to section 16, of article 8 of

Senate Bill No. 1087.

Read in place in Senate by Mr. Barr, 2298.

Referred to Committee on Elections, 2298.

CONSTITUTION OF PENNSYLVANIA, with regard to arrest of election officers on days of election, Joint resolution proposing amendment to section 14 of article 8 of

House Bill No. 244.

Read in place in House by Mr. Vickerman, 182.

CONSTITUTION OF PENNSYLVANIA.—Continued.

Referred to Committee on Constitutional Reform, 182.

Reported without amendment, 537.

First reading, 595.

Second reading and amended, 946.

Third reading and postponed, 1211.

Time of postponement extended, 1226.

Resumed on third reading and recommitted to Committee on Elections, 1477.

CONSTITUTION OF PENNSYLVANIA, with regard to assessment of Property benefited by public improvements in Philadelphia, Joint resolution proposing amendment to article 3 of

Senate Bill No. 734.

Read in place in Senate by Mr. Patton, 1258.

Referred to Committee on Municipal Affairs, 1258.

Reported without amendment, 1942.

First reading, 1943.

Second reading, 2022.

Third reading and amended, 2112.

Resumed and passed finally, 2232.

Returned from House without amendment, 2822.

Signed by President pro tempore, 2958.

In House (No. 1471).

Referred to Committee on Municipal Corporations, 2441.

Reported without amendment, 2493.

First reading, 2493.

Second reading, 2619.

Third reading and final passage, 2792.

Signed by Speaker, 3034.

CONSTITUTION OF PENNSYLVANIA, with regard to election of county officers, Joint resolution proposing amendment to section 7 of article 14 of

House Bill No. 44.

Read in place in House by Mr. Woner, 109.

Referred to Committee on Constitutional reform, 109.

CONSTITUTION OF PENNSYLVANIA, with regard to disposal of land taken in excess of requirements for State or municipality, subject to restrictions, Joint resolution proposing amendment to article 3 of

House Bill No. 991.

Read in place in House by Mr. Stoner, 873.

Referred to Committee on Constitutional Reform, 873.

Reported without amendment, 1760.

First reading, 1817.

Second reading, 2202.

Third reading and postponed, 2354.

Time of postponement extended, 2699, 3057.

CONSTITUTION OF PENNSYLVANIA, with regard to Magistrate's Court of Philadelphia, Joint resolution proposing amendment to section 12 of article 5 of

House Bill No. 1108.

Read in place in House by Mr. Edmonds, 933.

Referred to Committee on Constitutional Reform, 933.

CONSTITUTION OF PENNSYLVANIA, with regard to qualifications of voters, Joint resolution proposing amendment to section 1 of article 8 of

House Bill No. 245.

Read in place in House by Mr. Vickerman, 182.

Referred to Committee on Constitutional Reform, 182.

Reported without amendment, 538.

First reading, 596.

Second reading and amended, 946-947.

Third reading and postponed, 1211.

Time of postponement extended, 1226.

Resumed on third reading and recommitted to Committee on Elections, 1477.

Re-reported with amendment, 1492.

Resumed on third reading and recommitted to Committee on Elections, 1822.

Re-reported with amendment, ———.

CONSTITUTION (see county officers, schools).

CONSTRUCTION WORK, PUBLIC, exceeding fifteen hundred dollars, providing for publication of estimated cost of all

House Bill No. 950.

Read in place in House by Mr. Howard Smith, 792.

Referred to Committee on Judiciary General, 792.

CONSTITUTION WORK, PUBLIC.—Continued.

Reported without amendment, 2748.
 First reading, 2806.
 Second reading, 3003.
 Third reading and postponed, 3749.
 Resumed, vote on third reading reconsidered and bill amended, 4160-4161.
 Dropped from calendar by motion, 4268.

Remarks on, by
 Sterling, 4268.
 Smith, Howard, 4268.
 Alexander, 4268.
 Golder, 4268-4269.

CONTAINERS (see feeding-stuffs, ice cream).

CONTAINERS, STANDARD, for farm products, amending act prescribing powers and duties of Bureau of Markets in Department of Agriculture, by regulating manufacture of

House Bill No. 719.
 Read in place in House by Mr. Haines, 585.
 Referred to Committee on Agriculture, 585.
 Reported without amendment, 680.
 First reading, 742.
 Second reading and amended, 810-811.
 Third reading and final passage, 915-916.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3070.
 Approved by Governor, 3875.

In Senate (No. 671).
 Referred to Committee on Agriculture, 1003.
 Reported without amendment, 2507.
 First reading, 2587.
 Over in its order, 2642.
 Second reading, 2727.
 Third reading and final passage, 2838.
 Signed by President pro tempore, 2971.

CONTAMINATION OF ANY ELEMENTS which lead to a perversion of food, air or water used for preservation or restoration of health, making unlawful the secret

House Bill No. 1191.
 Read in place in House by Mr. Haws, 938.
 Referred to Committee on Public Health and Sanitation, 938.

CONTRACT, CONTRACTOR, CONTRACTS (see boroughs, bridges, buildings, Commonwealth, corporations, county controller, highways, plans, townships).

CONTRACTORS AND SUB-CONTRACTORS to file bond to cover wages of employes and cost of material, requiring

House Bill No. 555.
 Read in place in House by Mr. Lorenzo D. Thomas, 420-421.
 Referred to Committee on Judiciary General, 421.
 Reported with negative recommendation, 3157.

CONTRACTOR, relating to assignment of rights to recover damages for breach of

House Bill No. 178.
 Read in place in House by Mr. McDaniel, 143.
 Referred to Committee on Judiciary General, 143.
 Reported without amendment, 179.
 First reading, 185.
 Second reading and amended, 205.
 Third reading and defeated on final passage, 225-226.

Remarks on, by
 Ogle, 225, 226.
 McDaniel, 225-226.

CONTROLLER (see county, school).

CONVENTION (see Constitutional).

CONVENTIONS of Grand Army of Republic and United-Spanish War Veterans a part of the public records of the State, making proceedings of annual

House Bill No. 600.
 Read in place in House by Mr. Thompson, 445.
 Referred to Committee on Military, 445.
 Reported with amendment, 702.
 First reading, 743.

CONVENTIONS—Continued.

Second reading, 813-814.
 Third reading and amended, 920.
 Resumed and passed finally, 1016-1017.
 Returned from Senate without amendment, 2035.
 Signed by Speaker, 2072.
 Approved by Governor, 2590-2591.

In Senate (No. 696).

Referred to Committee on Military Affairs, 1054.
 Reported without amendment, 1605.
 First reading, 1641.
 Second reading, 1701.
 Third reading and final passage, 1927.
 Signed by President pro tempore, 2129.

CONVICTS (see prisoners).

COOPERATIVE (see associations).

COPPEDGE, CHARLES E., for damages to automobile, making appropriation to reimburse

House Bill No. 24.
 Read in place in House by Mr. Hall, 107.
 Referred to Committee on Appropriations, 107.
 Reported with negative recommendation, 2363.

COPPEDGE, CHARLES E., of Harrisburg, for damages to a Peerless automobile caused by a trailer of the State Highway Department, making appropriation to

Senate Bill No. 1525.
 Read in place in Senate by Mr. Smith, 4190.
 Referred to Committee on Appropriations, 4190.
 Reported without amendment, 4192.
 First reading, 4193.
 Second reading, 4322.
 Third reading and final passage, 4520.
 Returned from House without amendment, 4990.
 Signed by President, 5001.

In House (No. 1783).

Referred to Committee on Appropriations, 4643.
 Reported without amendment, 4752.
 First reading, 4752.
 Second reading, 4878.
 Third reading and final passage, 5082-5083.
 Signed by Speaker, 5146.

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CORNPLANTER INDIAN RESERVATION in Elk Township, Warren County, making appropriation to maintain public roads through

House Bill No. 444.
 Read in place in House by Mr. Williston P. Wood, 322.
 Referred to Committee on Appropriations, 322.
 Reported without amendment, 2035.
 First reading, 2140.
 Second reading, 2202-2203.
 Third reading and final passage, 2354-2355.
 Returned from Senate without amendment, 2771.
 Signed by Speaker, 2906.
 Approved by Governor, 3875.

In Senate (No. 1113).

Referred to Committee on Appropriations, 2439.
 Reported without amendment, 2508.
 First reading, 2589.
 Second reading, 2649.
 Third reading and final passage, 2726.
 Signed by President, 2823.

CORNPLANTER INDIAN RESERVATION in Elk Township, Warren County, making appropriation to maintain public roads through

Senate Bill No. 220.
 Read in place in Senate by Mr. Phipps, 310.
 Referred to Committee on Appropriations, 310.

CORONER for Jefferson County, nominated and confirmed, 2433.

CORONER for viewing dead bodies, amending act establishing a Fee bill, by requiring counties to pay fees and mileage of

Senate Bill No. 1486.
 Read in place in Senate by Mr. Schantz, 3814.
 Referred to Committee on Appropriations, 3814.

CORONER.—Continued.

Reported without amendment, 3855.
First reading, 3858.
Second reading, 3987-3988.
Third reading and final passage, 4182.

In House (No. 1760).

Referred to Committee on Appropriations, 4225.

CORONER IN COUNTIES OF FIFTH CLASS, fixing compensation of

Senate Bill No. 1234.

Read in place in Senate by Mr. Schantz, 2959.
Referred to Committee on Appropriations, 2959.
Reported without amendment, 2963.
First reading, 2971.
Second reading, 3142.
Over in its order, 3370, 3507, 3618.
Recommitted, 3832.

CORPORATE FIDUCIARIES, by exempting certain corporations from provisions of act, amending act restricting appointment of

House Bill No. 632.

Read in place in House by Mr. Ludlow, 472.
Referred to Committee on Judiciary General, 472.
Reported without amendment, 589.
First reading, 626.
Second reading, 694.
Third reading and postponed, 749.
Time of postponement extended, 931, 1226, 1543.
Resumed, vote on third reading reconsidered and bill amended, 1754.
Resumed and passed finally, 1810-1811.
Returned from Senate without amendment, 2747.
Signed by Speaker, 2907.
Approved by Governor, 3877.

In Senate (No. 924).

Referred to Committee on Banks and Building and Loan Associations, 1903.
Reported without amendment, 2295.
First reading, 2327.
Second reading, 2427.
Over in its order, 2521.
Third reading and final passage, 2637.
Signed by President, 2824.

CORPORATE FIDUCIARIES to corporations under supervision of the Banking Department, to repeal act restricting appointment of

House Bill No. 965.

Read in place in House by Mr. Edmonds, 793.
Referred to Committee on Judiciary General, 793.
Reported without amendment, 941.
First reading, 1012.
Second reading, 1086.
Third reading and postponed, 1231.
Time of postponement extended, 1543.
Resumed on third reading and dropped from calendar by motion, 1820.

CORPORATION to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, providing that it shall not be a defense in an action against a

House Bill No. 946.

Read in place in House by Mr. Ludlow, 792.
Referred to Committee on Judiciary General, 792.
Reported without amendment, 4227.
First reading, 4228.
Second reading, 4407.
Third reading and final passage, 4644.

In Senate (No. 1553).

Referred to Committee on Judiciary General, 4566.
Reported without amendment, 4706.
First reading, 4714.
Second reading, 4836.
Third reading and defeated on final passage, 4984-4986.

Remarks on, by

Eyre, 4984-4985.
Buckman, 4984-4985.
Schantz, 4984.

CORPORATION.—Continued.

Long, 4985.
Steele, 4985.
Stites, 4985.
Clark, 4985.
Sisson, 4986.

CORPORATIONS before recording of their characters, to validate acts done by or rights accrued to

Senate Bill No. 154.

Read in place in Senate by Mr. Betts, 188.
Referred to Committee on Judiciary General, 188.
Reported without amendment, 211.
First reading, 217.
Second reading, 280.
Third reading and final passage, 314.
Returned from House without amendment, 510.
Signed by President, 546.
Approved by Governor, 783.

In House (No. 484).

Referred to Committee on Judiciary General, 337.
Reported without amendment, 441.
First reading, 451.
Second reading, 489.
Third reading and final passage, 536-537.
Signed by Speaker, 591.

CORPORATIONS, by authorizing educational institutions to confer degrees, amending act for incorporation of certain

House Bill No. 1328.

Read in place in House by Mr. Perry, 973.
Referred to Committee on Education, 973.

CORPORATIONS, by changing the effect of the by-laws, amending act providing for the incorporation of certain

House Bill No. 449.

Read in place in House by Mr. Millar, 322-323.
Referred to Committee on Judiciary General, 323.
Reported without amendment, 440.
First reading, 450.
Second reading, 485.
Third reading and final passage, 526.

In Senate (No. 445).

Referred to Committee on Corporations, 583.
Reported without amendment, 1001.
First reading, 1005.
Recommitted, 1050.
Re-reported with amendment, 2026.
Recommitted to Committee on Judiciary General, 2117.
Re-reported without amendment, 2383-2384.
Second reading and recommitted to Committee on Judiciary General, 2525-2526.
Re-reported without amendment, 3075.
Over in its order, 3301.
Objections to bill going over in its order, 3500.
Third reading and defeated on final passage, 3500.
Motion to reconsider vote on third reading and final passage defeated, 3814-3815.

Remarks on, by

Woodward, 3500, 3815.
Long, 3500-3501, 3815.
Buckman, 3501, 3815.

CORPORATIONS, by providing for publication of notice and mailing of notices to stockholders in case of dissolution proceedings, amending act of 1872, relative to incorporation of certain

House Bill No. 1004.

Read in place in House by Mr. Lynch, 874.
Referred to Committee on Corporations, 874.
Reported without amendment, 2073.
First reading, 2142.
Second reading, 2207-2208.
Third reading and amended, 2359.
Postponed for present, 2468.
Resumed and passed finally, 2710.

In Senate (No. 1178).

Referred to Committee on Corporations, 2740.

CORPORATIONS, CHARITABLE, from certain taxes, exempting property of

Senate Bill No. 494.

Read in place in Senate by Mr. Woodward, 762.
 Referred to Committee on Corporations, 762.
 Reported without amendment, 1605.
 First reading, 1640.
 Second reading, 1691.
 Third reading and final passage, 1923.
 Returned from House with amendments in which Senate concurred, 4538.
 Signed by President, 4659.

In House (No. 1438).

Referred to Committee on Corporations, 2056.
 Reported without amendment, 2445.
 First reading, 2499.
 Recommitted, 2592.
 Re-reported with amendment, 2974.
 Second reading, 3270.
 Third reading and final passage, 4467.
 Returned from Senate with House amendments concurred in, 4724.
 Signed by Speaker, 4748.

CORPORATIONS, DOMESTIC, relating to recording of certificates of incorporation of

House Bill No. 364.

Read in place in House by Mr. Goehring, 251.
 Referred to Committee on Judiciary General, 251.
 Reported without amendment, 266.
 First reading, 273.
 Second reading, 305.
 Third reading and final passage, 338-339.
 Returned from Senate without amendment, 529.
 Signed by Speaker, 591.
 Approved by Governor, 623.

In Senate (No. 274).

Referred to Committee on Judiciary General, 365.
 Reported without amendment, 384.
 First reading, 415.
 Second reading, 467.
 Third reading and final passage, 501.
 Signed by President, 583.

CORPORATIONS, FOREIGN, amending act enabling certain companies to wind up their affairs after the expiration of their charters, by extending same to include

Senate Bill No. 789.

Read in place in Senate by Mr. Buckman, 1608.
 Referred to Committee on Corporations, 1608.
 Reported without amendment, 2026.
 First reading, 2032.
 Second reading, 2123.
 Third reading and final passage, 2240.
 Returned from House without amendment, 4337.
 Signed by President, 4555.

In House (No. 1478).

Referred to Committee on Corporations, 2442.
 Reported without amendment, 2696.
 First reading, 2757.
 Second reading, 2804.
 Third reading and final passage, 4453-4454.
 Signed by Speaker, 4746.

Remarks on, by

Thomas, Lorenzo D., 4454.
 Spangler, 4454.

CORPORATIONS, FOREIGN, to hold necessary real estate, authorizing

House Bill No. 406.

Read in place in House by Mr. Stoner, 269.
 Referred to Committee on Judiciary Special 269.
 Reported without amendment, 447.
 First reading, 474.
 Second reading, 541.
 Third reading, amended and passed finally, 599.
 Returned from Senate with amendments in which House concurred, 3060.
 Signed by Speaker, 3205.
 Approved by Governor, 3876.

CORPORATIONS, FOREIGN.—Continued.

In Senate (No. 419).

Referred to Committee on Corporations, 584.
 Reported without amendment, 2509.
 First reading, 2586.
 Second reading and amended, 2640-2641.
 Third reading and final passage, 2719-2720.
 Returned from House with Senate amendments concurred in, 3144.
 Signed by President pro tempore, 3145.

CORPORATIONS, FOREIGN, under supervision of Banking Commissioner of their own State to use word "trust" in advertisements, amending act restricting word "trust" as a corporate name, by permitting

Senate Bill No. 761.

Read in place in Senate by Mr. Smith, 1261.
 Referred to Committee on Banks and Building and Loan Associations, 1261.
 Reported without amendment, 1911.
 First reading, 1943.
 Second reading, 2022-2023.
 Third reading and final passage, 2112.
 Returned from House without amendment, 2822.
 Signed by President pro tempore, 2959.
 Approved by Governor, 3410.

In House (No. 1466).

Referred to Committee on Banks and Banking, 2155.
 Reported without amendment, 2362.
 First reading, 2455.
 Second reading, 2498.
 Third reading and final passage, 2776.
 Signed by Speaker, 3035.

CORPORATIONS for protective and beneficial purposes to its members, providing for re-incorporation as a stock company of certain

House Bill No. 1221.

Read in place in House by Mr. Hall, 940.
 Referred to Committee on Judiciary General, 940.

CORPORATIONS from interposing the defense of usury in any action, prohibiting

House Bill No. 808.

Read in place in House by Mr. Hall, 677.
 Referred to Committee on Judiciary Local, 677.
 Reported without amendment, 1060.
 First reading, 1063.
 Second reading, 1248.
 Third reading and postponed, 1531.
 Time of postponement extended, 1887, 2291.

CORPORATIONS, MANUFACTURING, and land companies whose charters have expired, amending act validating exercise of franchise of

House Bill No. 146.

Read in place in House by Mr. Moffatt, 135.
 Referred to Committee on Judiciary General, 135.
 Reported without amendment, 139.
 First reading, 145.
 Second reading, 161-162.
 Third reading and final passage, 177.
 Returned from Senate without amendment, 334.
 Signed by Speaker, 346.
 Approved by Governor, 474.

In Senate (No. 140).

Referred to Committee on Judiciary General, 170.
 Reported without amendment, 211-212.
 First reading, 217.
 Second reading, 280.
 Third reading and final passage, 313.
 Signed by President, 365.

CORPORATIONS may issue notes, mortgages and other obligations at a higher rate of interest than six per cent, providing that

House Bill No. 1196.

Read in place in House by Mr. Kohler, 938.
 Referred to Committee on Judiciary General, 938.

CORPORATIONS, MUNICIPAL, relating to obligation of contracts with

House Bill No. 685.

Read in place in House by Mr. David J. Jones, 513.
 Referred to Committee on Judiciary Special, 513.

CORPORATIONS, MUNICIPAL, to own and operate certain industries, authorizing

House Bill No. 479.

Read in place in House by Mr. David Fowler, 344.
Referred to Committee on Municipal Corporations, 344.
Reported with negative recommendation, 539.

CORPORATIONS OF FIRST CLASS so as to allow institutions of learning to confer degrees, permitting the amendment of charters of

House Bill No. 833.

Read in place in House by Mr. Perry, 678.
Referred to Committee on Judiciary General, 678.
Reported without amendment, 713.
First reading, 745.
Second reading and amended 817.
Third reading and postponed, 957.
Resumed and passed finally, 1022-1023.

In Senate (No. 698).

Referred to Committee on Education, 1054.

CORPORATIONS OF FIRST CLASS to be incorporated by the Governor, amending act providing for incorporation of certain corporations, by authorizing certain

Senate Bill No. 629.

Read in place in Senate by Mr. Stineman, 980.
Referred to Committee on Corporations, 980.
Reported without amendment, 1667.
First reading, 1707.
Second reading, 1936.
Third reading and final passage, 1997.
Returned from House without amendment, 2822.
Signed by President pro tempore, 2959.
Concurrent resolution recalling bill from Governor, 3536-3537.
Resolution returned from House concurred in, 3543.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3805-3806.
Resumed and passed finally, 3957.
Returned from House with Senate amendments concurred in, 4197.
Signed by President, 4289.
Approved by Governor, 4846.

In House (No. 1451).

Referred to Committee on Corporations, 2057.
Reported without amendment, 2445.
First reading, 2499.
Second reading, 2614.
Third reading and final passage, 2780-2781.
Signed by Speaker, 3034.
Resolution recalling bill from Governor concurred in, 3568.
Bill returned from Senate with amendments in which House concurred, 4216-4217.
Signed by Speaker, 4591.

CORPORATIONS OF SECOND CLASS shall include companies formed to operate trackless trolley omnibuses, amending and supplementing act regulating certain corporations, by providing that

Senate Bill No. 1484.

Read in place in Senate by Mr. Aron, 3814.
Referred to Committee on Corporations, 3814.
Reported without amendment, 3995.
First reading, 4004.
Second reading, 4211.
Third reading and final passage, 4308-4309.
Returned from House without amendment, 4810.
Signed by President, 4845.

In House (No. 1768).

Referred to Committee on Electric Railways, 4471.
Reported without amendment, 4501.
First reading, 4501.
Second reading, 4589.
Third reading and final passage, 4796-4797.
Signed by Speaker, 4931.

CORPORATIONS OF SECOND CLASS, conferring upon courts of common pleas, power of dissolving

Senate Bill No. 367.

Read in place in Senate by Mr. Brown, 494.
Referred to Committee on Judiciary General, 494.

CORPORATIONS organized for laundering and manufacturing purposes, amending act of 1889, relating to taxation, by imposing a tax on individuals and

House Bill No. 466.

Read in place in House by Mr. Stark, 324.
Referred to Committee on Ways and Means, 324.
Reported without amendment, 2137.
First reading, 2208.
Second reading and amended, 2276-2278.
Third reading and recommitment, 2377-2378.
Motion to discharge Committee on Ways and Means from further consideration of bill postponed indefinitely, 2863.
Re-reported with negative recommendation, 2973.
Placed on calendar by motion and recommitment to Committee on Ways and Means, 3583.

CORPORATIONS, providing for service of process upon and suits against certain

House Bill No. 652.

Read in place in House by Mr. Edmonds, 511.
Referred to Committee on Judiciary General, 511.
Reported without amendment, 589.
First reading, 627.
Second reading, 698.
Third reading and final passage, 753.
Returned from Senate without amendment, 2463.
Signed by Speaker, 2491.
Approved by Governor, 2975.

In Senate (No. 547).

Referred to Committee on Judiciary General, 789.
Reported without amendment, 2092.
First reading, 2134.
Second reading, 2245.
Over in its order, 2308.
Third reading and final passage, 2388-2389.
Signed by President, 2513.

CORPORATIONS, requiring notice to Department of Public Welfare of application for charters of certain hospitals and charitable institutions, supplement to act providing for incorporation of certain

House Bill No. 900.

Read in place in House by Miss MacKinney, 729.
Referred to Committee on Public Health and Sanitation, 729.
Reported without amendment, 1188.
First reading, 1193.
Second reading, 1348-1349.
Third reading and final passage, 1552.

In Senate (No. 838).

Referred to Committee on Appropriations, 1637.
Reported without amendment, 2624.
First reading, 2653.
Recommitted to Committee on Judiciary Special, 2728.

CORPORATIONS (see amusement, banks, deeds, electric light, estates, insurance, investment, names, public service, real estate, taxation, taxes, voting).

CORPORATIONS to acquire property and franchises of certain other corporations, authorizing and empowering

Senate Bill No. 1523.

Read in place in Senate by Mr. Aron, 3995.
Referred to Committee on Corporations, 3995.

CORPORATIONS to become sole surety or faithful performance of any trust, with regard to the filing of surety certificates in office of prothonotary, amending act authorizing certain

House Bill No. 956.

Read in place in House by Mr. Huber, 793.
Referred to Committee on Appropriations, 793.
Re-referred to Committee on Insurance, 1225-1226.
Reported without amendment, 2073.
First reading, 2142.
Second reading, 2207.
Third reading and amended, 2358.
Postponed for present, 2468.
Time of postponement extended, 2790.
Resumed, vote on third reading reconsidered and bill amended, 3037-3038.
Resumed and passed finally, 3237-3238.
Returned from Senate without amendment, 4722.
Signed by Speaker, 4877.

CORPORATIONS.—Continued.

In Senate (No. 1390).

Referred to Committee on Insurance, 3427.
Reported without amendment, 4169.
First reading, 4193.
Second reading, 4321.
Third reading and final passage, 4532.
Signed by President, 4805.

CORPORATIONS to create, issue and convey capital stock into shares of any kind with or without par value, authorizing certain

House Bill No. 1216.

Read in place in House by Mr. Bromley, 940.
Referred to Committee on Judiciary Special, 940.
Reported without amendment, 1225.
First reading, 1290.
Second reading, 1503.
Third reading and amended, 1747.
Resumed and passed finally, 1813.
Returned from Senate with amendments, in which House concurred, 3052.
Signed by Speaker, 3205.
Approved by Governor, 3433.

In Senate (No. 958).

Referred to Committee on Corporations, 1906.
Reported with amendment, 2625.
First reading, 2654.
Second reading, 2731.
Third reading and amended, 2843.
Resumed and passed finally, 2918-2919.
Returned from House with Senate amendments concurred in, 2962.
Signed by President pro tempore, 3146.

CORPORATIONS to issue capital stock without nominal or par value, supplementing and amending act authorizing corporations to issue common or preferred stock of one or more classes, by empowering such

Senate Bill No. 247.

Read in place in Senate by Mr. Steele, 355.
Referred to Committee on Corporations, 355.
Reported without amendment, 760.
First reading, 790.
Second reading, 859-860.
Third reading and amended, 985-986.
Resumed and passed finally, 1037-1038.

In House (No. 1371).

Referred to Committee on Corporations, 1219.

CORPORATIONS to issue shares of capital stock without nominal or par value supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, further authorizing

House Bill No. 558.

Read in place in House by Mr. Van Alen, 421.
Referred to Committee on Judiciary Special, 421.
Reported without amendment, 515.
First reading, 593.
Recommitted, 625.
Re-reported with amendment, 2035.
Second reading, 2158-2159.
Third reading and final passage, 2346.

In Senate (No. 1114).

Referred to Committee on Corporations, 2439.
Reported without amendment, 4286.
First reading, 4342.
Second reading, 4562.
Dropped from calendar by motion, 4653-4654.

Remarks on, by

Steele, 4653-4654.
Baldwin, 4653-4654.

CORPORATIONS to issue stock at price over par value, authorizing

Senate Bill No. 871.

Read in place in Senate by Mr. Miller, 1669.
Referred to Committee on Corporations, 1669.
Reported with amendment, 3545.
First reading, 3546.
Second reading, 3658-3659.

CORPORATIONS.—Continued.

Third reading and amended, 3819.

Resumed and passed finally, 3957-3958.

Returned from House without amendment, 5000.

Signed by President, 5001.

In House (No. 1730).

Referred to Committee on Corporations, 4139.
Reported without amendment, 4752.
First reading, 4753.
Second reading, 4879.
Third reading and final passage, 5103.
Signed by Speaker, 5146.

CORPORATIONS, with regard to title insurance or trust companies, amending act imposing a tax upon the capital stock of certain

House Bill No. 851.

Read in place in House by Mr. David J. Jones, 679-680.
Referred to Committee on Ways and Means, 680.
Reported without amendment, 1225.
First reading, 1290.
Second reading and amended, 1403-1404.
Third reading and final passage, 1756-1757.
Returned from Senate with amendments in which House non-concurred, 3594-3595.
Returned from Senate with amendments adhered to and notice of appointment of conference committee, 3769.
House appoints conference committee, 3769.
Report of conference committee presented and adopted
4881-4882.
Returned from Senate with notice of adoption of conference committee report, 4902-4903.
Signed by Speaker, 5131.

In Senate (No. 907).

Referred to Committee on Finance, 1705.
Reported with amendment, 2964.
First reading, 2970.
Second reading, 3121-3122.
Third reading and final passage, 3360.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3652.
Returned from House with notice of appointment of conference committee, 3810.
Returned from House with notice of adoption of conference committee report, and Senate adopts report, 4839-4840.
Signed by President, 4987.

CORRUPT PRACTICES' ACT (see elections).

CORRY HOSPITAL ASSOCIATION (see appropriation).

COSTS (see criminal prosecutions).

COTTAGE STATE HOSPITAL (see appropriation).

COTTAGE STATE HOSPITAL FOR INJURED PERSONS (see appropriation).

COUDERSPORT GENERAL HOSPITAL (see appropriation).

COUNCIL AND COUNCILMEN (see borough, boroughs, bribes, buildings, cities).

COUNTIES AND COUNTY (see agricultural, Allegheny, aviation, bridges, buildings, civil service, Constitution, coroner, court, court criers, criminal detectives, diseases, district attorneys, dogs, election, election officers, fire companies, foreigners, highway, highways, hospitals, indebtedness, insane, jails, jurors, jury, land registration, law library, Memorial Day, memorial halls, minerals, motor vehicles, Philadelphia, poor, probation, prothonotaries, prothonotary, real estate, reforestation, road machinery, sheriffs, soldiers, tax, tax collector, taxes, viewers).

COUNTIES AND COUNTY OFFICERS, consolidating law relating to

House Bill No. 160.

Read in place in House by Mr. Whitehouse, 142.
Referred to Committee on Judiciary General, 142.
Reported with amendment, 944.
First reading, 1015.
Second reading, 1099-1183.
Third reading and final passage, 1476-1477.

COUNTIES AND COUNTY OFFICERS.—Continued.

Remarks on, by
Whitehouse, 1475-1476.
Edmonds, 1475.
McCurdy, 1476.

In Senate (No. 809).
Referred to Committee on Judiciary General, 1634.

COUNTIES and for adjustment of indebtedness thereof, in certain cases, providing for alteration of boundaries of

Senate Bill No. 796.
Read in place in Senate by Mr. Aron, 1608.
Referred to Committee on New Counties and County Seats, 1608.
Reported without amendment, 2325.
First reading, 2326.
Second reading, 2425-2426.
Third reading and amended, 2520.
Resumed and passed finally, 2630.
Returned from House without amendment, 4543.
Signed by President, 4660.

In House (No. 1506).
Referred to Committee on Counties and Townships, 2698.
Reported without amendment, 3058.
First reading, 3161.
Second reading, 3276.
Third reading and final passage, 4469.
Signed by-Speaker, 4749.

Remarks on, by
Alexander, 4469.

COUNTIES OF SECOND CLASS, creating County Assessment Board for the valuation and assessment of property and occupations for taxation purposes in

House Bill No. 805.
Read in place in House by Mr. Stoner, 676.
Referred to Committee on Counties and Townships, 676.
Reported with negative recommendation, 2074.

COUNTIES OF SECOND CLASS, establishing office of fire marshal in

House Bill No. 1003.
Read in place in House by Mr. Joseph C. Marcus, 874.
Referred to Committee on Insurance, 874.
Reported without amendment, 1192.
First reading, 1197.
Second reading and amended, 1384-1389.
Third reading and postponed, 1590-1594.
Resumed on third reading and recommitted, 1658-1659.

COUNTIES OF SECOND CLASS, establishing office of fire marshal in

House Bill No. 1185.
Read in place in House by Mr. Joseph C. Marcus, 938.
Referred to Committee on Counties and Townships, 938.
Reported without amendment, 2059-2060.
First reading, 2140.
Second reading, 2203-2204.
Recommitted to Committee on Insurance, 2332.

COUNTIES OF SECOND CLASS, providing for appointment of inspectors of steam engines and steam boilers in

Senate Bill No. 768.
Read in place in Senate by Mr. Barr, 1261.
Referred to Committee on Judiciary General, 1261.
Reported without amendment, 1666.
First reading, 1708.
Recommitted, 1940.

COUNTIES OF SECOND CLASS, regulating the allotting or subdividing of land in

House Bill No. 645.
Read in place in House by Miss Grimes, 511.
Referred to Committee on Counties and Townships, 511.
Reported without amendment, 589.
First reading, 626.
Second reading, 694.
Third reading and final passage, 750.

COUNTIES OF SECOND CLASS.—Continued.

In Senate (No. 546).
Referred to Committee on New Counties and County Seats, 788-789.

COUNTIES OF SECOND CLASS, relating to assessment of property and occupations for taxation purposes in

Senate Bill No. 388.
Read in place in Senate by Mr. Barr, 505.
Referred to Committee on Municipal Affairs, 505.
Reported with amendment, 1303.
First reading, 1319.
Second reading, 1616-1617.
Third reading and final passage, 1681.

In House (No. 1422).
Referred to Committee on Municipal Corporations, 1789.

COUNTIES OF SECOND CLASS, supplement to act requiring certain counties to establish pension fund for employees, extending provisions of act to

House Bill No. 994.
Read in place in House by Mr. Stoner, 873.
Referred to Committee on Counties and Townships, 873.
Reported without amendment, 1224.
First reading, 1289.
Second reading, 1394.
Third reading and final passage, 1602-1603.

Remarks on, by
Ogle, 1602.
Stoner, 1602.

In Senate (No. 852).
Referred to Committee on Municipal Affairs, 1638.

COUNTIES OF THIRD AND FOURTH CLASSES to establish pension fund for employees, requiring

House Bill No. 556.
Read in place in House by Mr. McDaniel, 421.
Referred to Committee on Counties and Townships, 421.
Reported with amendment, 1224.
First reading, 1289.
Second reading and amended, 1395-1396.
Third reading and postponed, 1661-1663.
Resumed, vote on third reading reconsidered and bill amended, 2066.
Resumed and defeated on final passage, 2165-2166.

Remarks on, by
Schleiter, 1661-1662.
Sarg, 1663.

COUNTY COMMISSIONERS in counties of first class, fixing salary of

Senate Bill No. 1166.
Read in place in Senate by Mr. Woodward, 2716.
Referred to Committee on Municipal Affairs, 2716.
Reported without amendment, 2716.
First reading, 2745.
Second reading, 2854.
Third reading and final passage, 2929.
Returned from House without amendment, 4544.
Signed by President, 4661.
Approved by Governor, 4709.

In House (No. 1530).
Referred to Committee on Judiciary Special, 3036.
Reported without amendment, 3059.
First reading, 3161.
Second reading, 3276.
Third reading and final passage, 4470.
Signed by Speaker, 4750.

COUNTY CONTROLLER and abolishing office of county auditor in certain counties, creating office of

Senate Bill No. 119.
Read in place in Senate by Mr. MacDade, 149.
Referred to Committee on New Counties and County Seats, 149.
Reported with amendment, 760.
First reading, 789-790.
Second reading, 857-859.
Third reading and amended, 985.
Resumed and passed finally, 1034-1036.

COUNTY CONTROLLER.—Continued.

- In House (No. 1369).
 Referred to Committee on Counties and Townships, 1219.
 Reported with amendment, 4227.
 First reading, 4423.
 Second reading, 4585-4587.
 Third reading and amended, 4780.
 Resumed, vote on third reading reconsidered and bill amended, 4921-4923.
 Resumed and defeated on final passage, 5090-5092.
- Remarks on, by
 Ludlow, 5092.
 Whiteman, 5092.

COUNTY CONTROLLER in certain counties, fixing salary of

- Senate Bill No. 120.
 Read in place in Senate by Mr. MacDade, 149.
 Referred to Committee on New Counties and County Seats, 149.
 Reported without amendment, 660.
 First reading, 673.
 Second reading and amended, 766.
 Third reading and amended, 850.
 Vote on third reading reconsidered and bill amended, 984.
 Resumed and passed finally, 1036.
- In House (No. 1370).
 Referred to Committee on Counties and Townships, 1219.
 Reported with negative recommendation, 3593.

COUNTY CONTROLLER in counties containing 250,000 inhabitants, by prescribing appointments of said office, and fixing salaries thereof, amending act creating office of

- Senate Bill No. 599.
 Read in place in Senate by Mr. Joyce, 870.
 Referred to Committee on New Counties and County Seats, 870.
 Reported without amendment, 870-871.
 First reading, 871.
 Second reading, 1000.
 Third reading and final passage, 1047.

- In House (No. 1391).
 Referred to Committee on Counties and Townships, 1220.
 Reported without amendment, 4228.
 First reading, 4229.
 Second reading, 4417.
 Third reading and defeated on final passage, 4780-4781.

- Remarks on, by
 Kunkle, 4780-4781.
 Alexander, 4781.
 Thomas, Lorenzo D., 4781.

COUNTY CONTROLLER in counties having over 150,000 inhabitants, by fixing maximum cost for publishing report, amending act creating office of

- Senate Bill No. 293.
 Read in place in Senate by Mr. Joyce, 385.
 Referred to Committee on New Counties and County Seats, 385.
 Reported without amendment, 660.
 First reading, 674.
 Second reading and amended, 777-778.
 Third reading and final passage, 852.
 Returned from House with amendments, in which Senate non-concurred, 1672-1673.
 Returned from House with amendments receded from, 2029.
 Signed by President pro tempore, 2129.
 Approved by Governor, 2215.

- In House (No. 1144).
 Referred to Committee on Counties and Townships, 905.
 Reported with amendment, 1192.
 First reading, 1197.
 Second reading, 1389.
 Third reading and final passage, 1594.

COUNTY CONTROLLER.—Continued.

- House recedes from its amendments non-concurred in by Senate, 2048.
 Signed by Speaker, 2143.

COUNTY CONTROLLER in counties having over 150,000 inhabitants, with regard to approval of contracts exceeding \$300, amending act creating office of

- Senate Bill No. 292.
 Read in place in Senate by Mr. Joyce, 385.
 Referred to Committee on New Counties and County Seats, 385.
 Reported without amendment, 659-660.
 First reading, 674.
 Second reading and amended, 776-777.
 Third reading and final passage, 851-852.
 Returned from House with amendments, in which Senate concurred, 4286-4287.
 Signed by President, 4554.

- In House (No. 1143).
 Referred to Committee on Counties and Townships, 905.
 Reported without amendment, 944.
 First reading, 1016.
 Second reading, 1187.
 Third reading and postponed, 1487.
 Time of postponement extended, 1543.
 Resumed, vote on third reading reconsidered and bill recommitted, 1522.
 Re-reported without amendment, 2445.
 Resumed on third reading and postponed, 2619.
 Resumed on third reading and amended, 3061.
 Resumed on final passage and postponed, 3744.
 Resumed, vote on third reading reconsidered and bill amended, 4007.
 Resumed and passed finally, 4267-4268.
 Returned from Senate with House amendments concurred in, 4430-4431.
 Signed by Speaker, 4746.

- Remarks on, by
 Alexander, 1487.
 Gibbon, 1487, 3744, 4007.
 Stoner, 3744.
 Ludlow, 3744, 4007.

COUNTY CONTROLLER in counties having over 150,000 inhabitants, with regard to filing of contracts exceeding \$300, amending act creating office of

- Senate Bill No. 100.
 Read in place in Senate by Mr. Harris, 147.
 Referred to Committee on Judiciary General, 147.
 Reported without amendment, 164.
 First reading, 169.
 Recommitted to Committee on New Counties and County Seats, 193.
 Re-reported without amendment, 354.
 Second reading, 392-393.
 Third reading and final passage, 459-460.

- In House (No. 746).
 Referred to Committee on Judiciary General, 530.
 Reported without amendment, 703.
 First reading, 745.
 Second reading, 817.
 Third reading and postponed, 956.
 Resumed, vote on third reading reconsidered and bill recommitted, 1010.
 Re-reported with amendment, 1191-1192.
 Resumed on third reading and recommitted, 1521-1522.

- Remarks on, by
 Alexander, 956, 1522.
 Kunkle, 1521.
 Steedle, 1521-1522.
 Edmonds, 1521-1522.
 Gibbon, 1522.
 McKim, 1522.

COUNTY CONTROLLER in counties of sixth class, and abolishing office of county auditor, creating office of

- Senate Bill No. 973.
 Read in place in Senate by Mr. Buckman, 1912.
 Referred to Committee on Judiciary General, 1912.
 Reported without amendment, 2092-2093.

COUNTY CONTROLLER.—Continued.

First reading, 2135.
Second reading, and amended and recommitted, 2251-2253.

COUNTY CONTROLLER shall be made a party defendant in all suits against any county, providing that

Senate Bill No. 118.

Read in place in Senate by Mr. MacDade, 149.
Referred to Committee on Judiciary General, 149.
Reported without amendment, 163.
First reading, 169.
Recommitted to Committee on New Counties and County Seats, 193.
Re-reported without amendment, 354.
Second reading, 393.
Third reading and final passage, 460.
Returned from House without amendment, 1001.
Signed by President pro tempore, 1052.
Vetoed by Governor, 1630.

In House (No. 747).

Referred to Committee on Judiciary General, 530.
Reported without amendment, 702-703.
First reading, 744.
Second reading, 816.
Third reading and final passage, 953.
Signed by Speaker, 1198.

COUNTY CONTROLLER to bring suit in name of county on contracts, upon neglect or refusal of board of commissioners so to do after notice, authorizing

Senate Bill No. 637.

Read in place in Senate by Mr. MacDade, 980.
Referred to Committee on Judiciary General, 980.
Reported without amendment, 1667.
First reading, 1707-1708.
Second reading, 1936-1937.
Third reading and final passage, 1997-1998.

In House (No. 1452).

Referred to Committee on Judiciary Special, 2057.

COUNTY CONTROLLERS, providing that in all suits against any county process shall be served upon and defense made by

Senate Bill No. 795.

Read in place in Senate by Mr. MacDade, 1608.
Referred to Committee on New Counties and County Seats, 1608.
Reported without amendment, 2026.
First reading, 2032.
Second reading, 2124.
Third reading and final passage, 2240.
Returned from House with amendments in which Senate concurred, 4842.
Signed by President, 4844.

In House (No. 1479).

Referred to Committee on Counties and Townships, 2442.
Reported without amendment, 2698.
First reading, 2757.
Second reading, 2805.
Third reading and postponed, 4460-4461.
Resumed, vote on third reading reconsidered and bill amended, 4717.
Resumed and passed finally, 4897-4898.
Returned from Senate with House amendments concurred in, 4902.
Signed by Speaker, 4931.

Remarks on, by

Horne, 4460.
Bidelspacher, 4460.
Stoner, 4460.
Heffran, 4461, 4897.
Whitehouse, 4461, 4897.
Alexander, 4461.
Goehring, 4897.
Kunkle, 4898.
Walker, 4898.

COUNTY ENGINEERING AND SURVEYING WORK in certain counties to be performed by county surveyor, requiring

House Bill No. 138.

Read in place in House by Mr. Williston P. Wood, 134.
Referred to Committee on Counties and Townships, 134.
Reported with negative recommendation, 139.

COUNTY FUNDS in counties of second class, relative to depositories of

Senate Bill No. 745.

Read in place in Senate by Mr. Mansfield, 1259.
Referred to Committee on New Counties and County Seats, 1259.
Reported with amendment, 2225.
First reading, 2255.
Recommitted, 2317.
Re-reported without amendment, 2828.
Second reading and amended, 2943-2944.
Third reading and final passage, 3097.

Remarks on, by

Mansfield, 3097.

In House (No. 1592).

Referred to Committee on Counties and Townships, 3259.
Reported with negative recommendation, 3593.

COUNTY FUNDS, in counties of sixth class, providing for selection of depositories of

House Bill No. 202.

Read in place in House by Mr. Haslett, 171.
Referred to Committee on Counties and Townships, 171.
Reported with amendment, 179.
First reading, 184.
Second reading and amended, 202-203.
Third reading and final passage, 223.

In Senate (No. 169).

Referred to Committee on New Counties and County Seats, 218.
Reported with amendment, 760.
First reading, 790.
Recommitted, 859.

COUNTY FUNDS in counties of sixth, seventh and eighth classes, providing for selection of depositories of

House Bill No. 193.

Read in place in House by Mr. Haslett, 157.
Referred to Committee on Counties and Townships, 157.

COUNTY FUNDS, in counties other than first class, establishing board to appoint depositories of

Senate Bill No. 117.

Read in place in Senate by Mr. MacDade, 149.
Referred to Committee on New Counties and County Seats, 149.

COUNTY INDUSTRIAL FARM WORKHOUSE, communication from Judges of Courts of Common Pleas of Philadelphia County, relative to, presented to Senate, 1001.

COUNTY OFFICERS and employes, providing that in counties of first class the tax levying body shall fix number and salaries of

Senate Bill No. 111.

Read in place in Senate by Mr. Salus, 148.
Referred to Committee on Municipal Affairs, 148.

COUNTY OFFICERS in counties having over 250,000 and less than 400,000 inhabitants, by fixing salaries and making act apply to counties of third class, amending act fixing salaries of certain

Senate Bill No. 600.

Read in place in Senate by Mr. Joyce, 870.
Referred to Committee on New Counties and County Seats, 870.
Reported without amendment, 871.
First reading, 871.
Second reading, 1000.
Third reading and final passage, 1047.
Returned from House with amendments, in which Senate concurred, 3651.

COUNTY OFFICERS.—Continued.

Signed by President pro tempore, 3667.
Approved by Governor, 3806.

In House (No. 1392).

Referred to Committee on Counties and Townships, 1220.
Reported without amendment, 2136-2137.
First reading, 2209.
Second reading, 2284.
Third reading and postponed, 2476.
Time of postponement extended, 2712.
Resumed and postponed for present, 3056.
Resumed, vote on third reading reconsidered and bill amended, 3060-3061.
Resumed and passed finally 3245.
Vote on final passage reconsidered and bill postponed, 3246.
Resumed and passed finally, 3587-3588.
Returned from Senate with House amendments concurred in, 3733.
Signed by Speaker, 3737.

Remarks on, by

Kunkle, 2476, 3056, 3588.
Gorham, 3588.
Gibbon, 3588.

COUNTY OFFICERS in counties having over 250,000 and less than 400,000 inhabitants, to repeal act of June 8, 1915, fixing salaries of certain

Senate Bill No. 295.

Read in place in Senate by Mr. Joyce, 385.
Referred to Committee in New Counties and County Seats, 385.

COUNTY OFFICERS, providing for payment of salaries semi-monthly instead of monthly, further amending section 5 of act of March 31, 1876, to carry into effect provisions of Constitution relative to salaries of

House Bill No. 523.

Read in place in House by Mr. Craig, 418.
Referred to Committee on Counties and Townships, 418.
Reported without amendment, 539.
First reading, 596.
Second reading, 654-655.
Third reading and final passage, 721.
Returned from Senate without amendment, 1199.
Signed by Speaker, 1286.
Approved by Governor, 1827.

In Senate (No. 532).

Referred to Committee on New Counties and County Seats, 787.
Reported without amendment, 848.
First reading, 866.
Second reading, 999.
Third reading and final passage, 1046.
Signed by President, 1278.

COUNTY OFFICERS, deputies and clerks in counties of sixth class, relating to salaries, bonds and supplies of

House Bill No. 1052.

Read in place in House by Mr. Anderson, 877.
Referred to Committee on Counties and Townships, 877.
Reported with amendments, 1188.
First reading, 1193.
Second reading and amended, 1349-1350.
Third reading and final passage, 1553.
Returned from Senate with amendments, in which House concurred, 4591-4592.
Signed by Speaker, 4877.

Remarks on, by

Edmonds, 1553.
Anderson, 1553.

In Senate (No. 853).

Referred to Committee on New Counties and County Seats, 1638.
Reported without amendment, 3075.
First reading, 3149.
Recommitted to Committee on Judiciary General, 3372.
Re-reported with amendment, 3667.
Second reading and amended, 3841-3842.

COUNTY OFFICERS.—Continued.

Third reading and amended, 3965-3966.
Resumed, vote on third reading reconsidered and bill amended, 4170-4171.
Resumed and passed finally, 4299-4300.
Returned from House with Senate amendments concurred in, 4666.
Signed by President, 4805.

COUNTY OFFICERS IN COUNTIES OF FIFTH CLASS, and compensation of their deputies and clerks, providing for salaries of

House Bill No. 1335.

Read in place in House by Mr. McCurdy, 1006.
Referred to Committee on Counties and Townships, 1006.
Reported without amendment, 1224.
First reading, 1289.
Second reading, 1397-1399.
Third reading and postponed, 1663.
Resumed and passed finally, 2079.
Returned from Senate with amendments in which House concurred, 4908-4909.
Signed by Speaker, 5132.

In Senate (No. 1033).

Referred to Committee on New Counties and County Seats, 2133.
Reported without amendment, 2295.
First reading, 2328.
Second reading, 2430.
Recommitted, 2523.
Re-reported with amendment, 3996.
Recommitted, 4175.
Re-reported without amendment, 4195.
Over in its order, 4304.
Recommitted to Committee on Appropriations, 4531.
Re-reported with amendment, 4706.
Third reading, amended and passed finally, 4823-4825.
Signed by President, 4988.
Returned from House with Senate amendments concurred in, 5004.

Remarks on, by

Eyre, 4304.
Snyder, 4304.

COUNTY OFFICERS, amending act of June 12, 1901, providing for election of certain county officers in counties containing 40,000 inhabitants and hereafter created special judicial districts, by providing that acceptance of original act shall be necessary for separate

House Bill No. 633.

Read in place in House by Mr. Williston P. Wood, 472.
Referred to Committee on Judiciary Special, 472.
Reported without amendment, 962.
First reading, 1015.
Second reading and amended, 1186-1187.
Third reading and final passage, 1485.
Returned from Senate without amendment, 2331-2332.
Signed by Speaker, 2360.
Approved by Governor, 2695.

In Senate (No. 820).

Referred to Committee on Judiciary General, 1635.
Reported without amendment, 1991.
First reading, 2032.
Second reading, 2124.
Third reading and final passage, 2240-2241.
Signed by President pro tempore, 2435.

COUNTY OFFICES in counties having over 250,000 and less than 400,000 inhabitants, to repeal act fixing salaries of deputies in certain

House Bill No. 894.

Read in place in House by Mr. Gibbon, 728.
Referred to Committee on Counties and Townships, 728.
Reported without amendment, 2074.
First reading, 2142.
Second reading, 2208.
Third reading and final passage, 2359.

In Senate (No. 1117).

Referred to Committee on New Counties and County Seats, 2439.

COUNTY OFFICES in counties of third class, fixing business hours of.

Senate Bill No. 1104.

Read in place in Senate by Mr. Joyce, 2385.

Referred to Committee on Judiciary General, 2385.

COUNTY OFFICERS in counties of third class, fixing salaries of certain

Senate Bill No. 446.

Read in place in Senate by Mr. Davis, 603.

Referred to Committee on New Counties and County Seats, 603.

Reported without amendment, 844.

First reading, 866.

Second reading, 997.

Third reading and final passage, 1045.

Returned from House without amendment, 4541.

Signed by President, 4658.

In House (No. 1386).

Referred to Committee on Counties and Townships, 1220.

Reported without amendment, 2363.

First reading, 2456.

Second reading, 2498.

Third reading and recommitted, 2779.

Re-reported without amendment, 4228.

Third reading and final passage, 4501.

Signed by Speaker, 4748.

COUNTY OFFICES in counties of third class, fixing salaries of deputies in certain

House Bill No. 895.

Read in place in House by Mr. Schaeffer, 728.

Referred to Committee on Counties and Townships, 728.

COUNTY PLANNING COMMISSION, creating, regulating and defining

House Bill No. 476.

Read in place in House by Miss Grimes, 343.

Referred to Committee on Counties and Townships, 343.

Reported without amendment, 538.

First reading, 595.

Second reading and amended, 691-693.

Third reading and postponed, 747-748.

Resumed on third reading and recommitted, 917.

Re-reported with amendment, 944.

Resumed on third reading, amended and passed finally, 1218-1219.

Returned from Senate with amendment in which House concurred, 1787-1788.

Signed by Speaker, 1987.

Approved by Governor, 2590.

In Senate (No. 707).

Referred to Committee on New Counties and County Seats, 1252.

Reported with amendment, 1302.

First reading, 1321.

Second reading and amended, 1626-1627.

Third reading and final passage, 1686-1687.

Signed by President pro tempore, 1945.

COUNTY POLICE, authorizing sheriffs to appoint special deputies to act as

Senate Bill No. 340.

Read in place in Senate by Mr. Buckman, 456.

Referred to Committee on Judiciary General, 456.

COUNTY POLICE, in counties of second class, authorizing organization of a uniformed and mounted

House Bill No. 855.

Read in place in House by Mr. Storer, 680.

Referred to Committee on Counties and Townships, 680.

Reported without amendment, 732.

First reading, 805.

Second reading, 926-927.

Third reading and postponed, 1208.

Time of postponement extended, 1226, 1543, 1826, 2211, 2501, 2790.

COUNTY TREASURER OF LYCOMING COUNTY, to repeal act of April 12, 1866, relating to fees of

House Bill No. 1202.

Read in place in House by Mr. Bidelspacher, 971.

Referred to Committee on Counties and Townships, 971.

COUNTY TREASURERS agents of Commonwealth in collecting money for Commonwealth, amending section 42 of act relating to county and township officers, by making

House Bill No. 351.

Read in place in House by Mr. Coldsmith, 236.

Referred to Committee on Counties and Townships, 236.

Reported without amendment, 2362.

First reading, 2455.

Second reading, 2495.

Third reading and final passage, 2768.

Returned from Senate with amendments in which House concurred, 3053-3054.

Signed by Speaker, 3205.

Vetoed by Governor, 4011.

In Senate (No. 1187).

Referred to Committee on New Counties and County Seats, 2741.

Reported with amendment, 2743.

First reading, 2745.

Second reading, 2855.

Third reading and final passage, 2929-2930.

Returned from House with Senate amendments concurred in, 2961.

Signed by President pro tempore, 3145.

COUNTY TREASURERS agents of Commonwealth in issuing dog licenses and collecting fees therefor, amending act relating to dogs, by making

House Bill No. 352.

Read in place in House by Mr. Coldsmith, 236.

Referred to Committee on Agriculture, 236.

Reported without amendment, 255.

First reading, 271.

Second reading and amended, 300-301.

Third reading and postponed for present, 328-329.

Recommitted, 449.

Re-reported with amendment, 2137.

Third reading and final passage, 2348-2349.

Returned from Senate with amendments in which House concurred, 3582-3583.

Signed by Speaker, 3881-3882.

In Senate (No. 1111).

Referred to Committee on Agriculture, 2439.

Reported without amendment, 2507.

First reading, 2589.

Second reading and amended, 2648.

Recommitted to Committee on Game and Fisheries, 2726.

Re-reported without amendment, 2910.

Over in its order, 3103, 3364.

Third reading and final passage, 3504-3505.

Returned from House with Senate amendments concurred in, 3649.

Signed by President pro tempore, 3858.

COUNTY TREASURERS agents of Commonwealth in issuing licenses and collecting fees therefor, amending act requiring citizens to procure license to fish, by making

House Bill No. 353.

Read in place in House by Mr. Coldsmith, 236.

Referred to Committee on Fisheries, 236.

Reported without amendment, 1792.

First reading, 1872.

Second reading and amended, 1960.

Third reading and final passage, 2179-2180.

Returned from Senate without amendment, 2771.

Signed by Speaker, 2906.

Vetoed by Governor, 4011-4012.

In Senate (No. 1036).

Referred to Committee on Game and Fisheries, 2217.

Reported without amendment, 2507.

First reading, 2588.

Second reading, 2645.

Third reading and final passage, 2724.

Signed by President, 2823.

COUNTY TREASURERS in counties of first class, and compensation of deputies and clerks, fixing salaries, bonds and supplies of

House Bill No. 38.

Read in place in House by Mr. Van Alen, 108.

Referred to Committee on Counties and Townships, 108.

Reported without amendment, 179.

First reading, 185.

Second reading and amended, 204-205.

Third reading and final passage, 225.

Returned from Senate with amendments in which House concurred, 1029-1030.

Signed by Speaker, 1201.

Approved by Governor, 1642-1643.

Remarks on, by

Van Alen, 1029-1030.

Edmonds, 1029.

In Senate (No. 171).

Referred to Committee on New Counties and County Seats, 218.

Reported without amendment, 288.

First reading, 288.

Recommitted to Committee on Banks and Building and Loan Associations, 316.

Re-reported with amendment, 760.

Second reading, 859.

Over in its order, 985.

Third reading and final passage, 986.

Signed by President pro tempore, 1052.

Returned from House with Senate amendments concurred in, 1054.

COUNTY TREASURERS in counties of second class shall add a penalty of five percentum for non-payment of taxes, providing that

Senate Bill No. 780.

Read in place in Senate by Mr. Barr, 1318.

Referred to Committee on Municipal Affairs, 1318.

Reported without amendment, 1606.

First reading, 1642.

Second reading, 1701-1702.

Recommitted to Committee on Education, 1928-1929.

Re-reported with amendment, 1990.

Recommitted to Committee on Municipal Affairs, 2113.

COUNTY TREASURERS in counties of third class to appoint a solicitor, authorizing

Senate Bill No. 302.

Read in place in Senate by Mr. Davis, 386.

Referred to Committee on Judiciary General, 386.

Reported without amendment, 493.

First reading, 507.

Second reading, 578.

Third reading and final passage, 609.

In House (No. 865).

Referred to Committee on Judiciary General, 639.

Reported without amendment, 703.

First reading, 744.

Second reading, 816.

Third reading and recommitted, 954.

COUNTY TREASURERS in counties of fifth class and compensation of deputies and clerks providing for salaries, bonds, offices and supplies of,

Senate Bill No. 20.

Read in place in Senate by Mr. Steele, 93.

Referred to Committee on New Counties and County Seats, 93.

Reported without amendment, 211.

First reading, 216.

Second reading, 279.

Third reading and postponed for present, 312-313.

Resumed, vote reconsidered and bill recommitted to Committee on Banks and Building and Loan Associations, 317.

Re-reported with amendment, 760.

Third reading and final passage, 849-850.

In House (No. 1139).

Referred to Committee on Counties and Townships, 904.

COUNTY TREASURERS in counties of sixth class, and compensation of deputies and clerks, fixing salaries, bonds and supplies of

House Bill No. 413.

Read in place in House by Mr. Woner, 270.

Referred to Committee on Counties and Townships, 270.

Reported with amendment, 537.

First reading, 594.

Second reading, 644.

Third reading and defeated on final passage, 707-709.

Vote on final passage reconsidered and bill postponed, 714.

Resumed, vote on third reading reconsidered and bill recommitted, 1026.

Remarks on, by

Weamer, 708.

Woner, 708.

COUNTY TREASURERS in counties of sixth class, fixing salary of

House Bill No. 28.

Read in place in House by Mr. Woner, 108.

Referred to Committee on Counties and Townships, 108.

COUNTY WAR HISTORY, authorizing county commissioners to appropriate money for compilation and publication of a

Senate Bill No. 1105.

Read in place in Senate by Mr. Smith, 2385.

Referred to Committee on Appropriations, 2385.

Reported without amendment, 2911.

First reading, 2955.

Second reading, 3123.

Third reading and final passage, 3364.

Returned from House without amendment, 3994.

Signed by President, 4190.

Approved by Governor, 4556.

In House (No. 1629).

Referred to Committee on Appropriations, 3580.

Reported without amendment, 3781.

First reading, 3790.

Second reading, 3886.

Third reading and final passage, 4118.

Signed by Speaker, 4246.

COURT, ALLEGHENY COUNTY, by providing for procedure in cases of desertion and non-support, to amend and supplement act establishing

House Bill No. 278.

Read in place in House by Miss Grimes, 219.

Referred to Committee on Judiciary Local, 219.

Reported without amendment, 344-345.

First reading, 369.

Second reading and recommitted, 435.

COURT, ALLEGHENY COUNTY, by providing that said court shall consist of six judges, amending act establishing

House Bill No. 1174.

Read in place in House by Mr. Stoner, 937.

Referred to Committee on Judiciary General, 937.

Reported without amendment, 1190.

First reading, 1194.

Second reading, 1358.

Third reading and final passage, 1561-1562.

Remarks on, by

Stoner, 1561.

In Senate (No. 858).

Referred to Committee on Judiciary General, 1638.

COURT, ALLEGHENY COUNTY, by providing that said court shall have sole jurisdiction over dependent and delinquent children, amending act establishing

House Bill No. 830.

Read in place in House by Mr. Stoner, 678.

Referred to Committee on Judiciary General, 678.

Reported without amendment, 1060.

First reading, 1064.

Second reading and amended, 1345-1346.

Third reading and final passage, 1549-1550.

Returned from Senate without amendment, 3178.

COURT, ALLEGHENY COUNTY.—Continued.

Signed by Speaker, 3243.
Approved by Governor, 3875.

Remarks on, by
Stoner, 1550.

In Senate (No. 833).

Referred to Committee on Judiciary General, 1636.
Reported without amendment, 2297.
First reading, 2326.
Second reading, 2426.
Over in its order, 2520.
Third reading and postponed, 2633-2634.
Resumed and passed finally, 2968.
Signed by President pro tempore, 3152.

COURT, ALLEGHENY COUNTY, further regulating appeals to Common Pleas Court, hearings in desertion and non-support cases, handling of juvenile cases and designating two judges for such purposes, supplement to act establishing

House Bill No. 1175.

Read in place in House by Mr. Stoner, 937.
Referred to Committee on Judiciary General, 937.
Reported without amendment, 1189.
First reading, 1193.
Recommitted, 1352.
Re-reported with amendment, 4167.
Second reading, 4405.
Third reading and final passage, 4642.

In Senate (No. 1554).

Referred to Committee on Judiciary General, 4566.

COURT, ALLEGHENY COUNTY, making deficiency appropriation for payment of salaries of judges of

House Bill No. 627.

Read in place in House by Mr. McBride, 447.
Referred to Committee on Appropriations, 447.

COURT, ALLEGHENY COUNTY, with regard to manner of fixing compensation of clerks and assistants, further amending section 5 of act establishing

House Bill No. 75.

Read in place in House by Miss Grimes, 122-123.
Referred to Committee on Municipal Corporations, 123.
Reported with amendment, 440.
First reading, 450.
Second reading and amended, 485-486.
Third reading and final passage, 526-527.

In Senate (No. 412).

Referred to Committee on Judiciary General, 583.
Reported without amendment, 3997.
First reading, 4003.
Second reading, 4183.
Objections to bill going over in its order, 4301-4302.
Third reading and postponed for present, 4302.
Resumed on third reading and dropped from calendar by motion, 4843.

Remarks on, by
Barr, 4302.
Mansfield, 4302.

COURT, CHILDREN'S, of Philadelphia, establishing

Senate Bill No. 1386.

Read in place in Senate by Mr. Woodward, 3291.
Referred to Committee on Judiciary General, 3291.
Reported without amendment, 3599.
First reading, 3666.
Second reading and recommitted, 3847-3849.

COURT CRIERS AND TIPSTAVES in counties containing over 90,000 and less than 150,000 inhabitants, amending act regulating compensation of

House Bill No. 302.

Read in place in House by Mr. Spangler, 221.
Referred to Committee on Counties and Townships, 221.
Reported with amendment, 266.
First reading, 273.
Second reading and amended, 305-306.
Third reading and final passage, 339-340.

COURT CRIERS AND TIPSTAVES.—Continued.

Returned from Senate without amendment, 841-842.
Signed by Speaker, 913.
Approved by Governor, 1287.

In Senate (No. 273).

Referred to Committee on New Counties and County Seats, 365.
Reported without amendment, 612.
First reading, 620.
Second reading, 668.
Third reading and final passage, 766.
Signed by President, 870.

COURT CRIERS AND TIPSTAVES in counties containing more than 90,000 and less than 150,000 inhabitants, amending act regulating compensation of

House Bill No. 1411.

Read in place in House by Mr. Spangler, 1518.
Referred to Committee on Counties and Townships, 1527.
Reported without amendment, 2170.
First reading, 2210.
Second reading, 2366.
Third reading and final passage, 2484.
Returned from Senate without amendment, 3563.
Signed by Speaker, 3737.
Approved by Governor, 3879.

In Senate (No. 1131).

Referred to Committee on Judiciary General, 2505.
Reported without amendment, 3073.
First reading, 3150.
Second reading, 3385.
Third reading and final passage, 3505.
Signed by President pro tempore, 3657.

COURT CRIERS AND TIPSTAVES in counties of fourth class, amending act providing for salaries of

Senate Bill No. 429.

Read in place in Senate by Mr. Kutz, 602.
Referred to Committee on New Counties and County Seats, 602.
Reported without amendment, 844.
First reading, 865.
Second reading, 995-996.
Third reading and final passage, 1044.

In House (No. 1381).

Referred to Committee on Counties and Townships, 1220.

COURT CRIERS of certain courts in counties of second class, fixing compensation of

House Bill No. 132.

Read in place in House by Mr. McBride, 133.
Referred to Committee on Counties and Townships, 133.
Reported without amendment, 139.
First reading, 145.
Second reading, 161.
Third reading and final passage, 176.
Returned from Senate without amendment, 518.
Signed by Speaker, 590.
Approved by Governor, 795.

In Senate (No. 139).

Referred to Committee on New Counties and County Seats, 170.
Reported without amendment, 321.
First reading, 359.
Second reading, 393.
Third reading and final passage, 460.
Signed by President, 582.

COURT CRIERS in counties of sixth class, fixing salary of

Senate Bill No. 764.

Read in place in Senate by Mr. Buckman, 1261.
Referred to Committee on Judiciary General, 1261.
Reported with amendment, 1302.
First reading, 1322.
Second reading and amended, 1628-1629.
Over in its order, 1688.
Recommitted to Committee on Corporations, 1928.
Re-reported with amendment, 1990.
Third reading and final passage, 2112-2113.

COURT CRIERS.—Continued.

Returned from House without amendment, 3651.
Signed by President pro tempore, 3667.
Approved by Governor, 3806.

In House (No. 1467).

Referred to Committee on Judiciary General, 2155.
Reported without amendment, 2445.
First reading, 2499.
Second reading, 2615.
Third reading and postponed, 2783.
Time of postponement extended, 3181.
Resumed and passed finally, 3590-3591.
Signed by Speaker, 3737.

COURTHOUSES (see buildings).

COURT, JUVENILE, of said county, by requiring salary board to fix salaries of all employes, further amending section 3 of act constituting the Allegheny County Court the

House Bill No. 595.

Read in place in House by Miss Grimes, 445.
Referred to Committee on Counties and Townships, 445.
Reported without amendment, 589.
First reading, 627.
Second reading, 697.
Third reading and final passage, 751-752.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4570.

In Senate (No. 541).

Referred to Committee on Judiciary General, 788.
Reported without amendment, 3996.
First reading, 4003.
Second reading, 4183-4184.
Third reading and final passage, 4302-4303.
Signed by President, 4549-4550.

COURT OF CLAIMS in Commonwealth of Pennsylvania, and prescribing its powers and duties, establishing

House Bill No. 949.

Read in place in House by Mr. Howard Smith, 792.
Referred to Committee on Judiciary General, 792.
Reported with negative recommendation, 2465.

COURT OF COMMON PLEAS of Westmoreland County, relative to contested election of George A. Smith, Republican candidate for Representative, First Legislative District, opinion and decree of, 64-69.

COURT OF COMMON PLEAS shall designate number of assistant clerks, providing that judges of

House Bill No. 123.

Read in place in House by Mr. Diehm, 133.
Referred to Committee on Judiciary Special, 133.

COURT OF INDUSTRIAL RELATIONS, creating

House Bill No. 1029.

Read in place in House by Mr. Parkinson, 876.
Referred to Committee on Judiciary General, 876.

COURT OF QUARTER SESSIONS AND OYER AND TERMINER of counties of third class, fixing fees of clerk of

House Bill No. 896.

Read in place in House by Mr. Lorenzo D. Thomas, 728.
Referred to Committee on Counties and Townships, 728.
Reported with amendment, 1191.
First reading, 1196-1197.
Second reading and amended, 1372-1373.
Third reading and postponed, 1580-1581.
Resumed and passed finally, 1824-1825.
Returned from Senate without amendment, 4722.
Signed by Speaker, 4877.

Remarks on, by

Horne, 1824.
Alexander, 1824.
Sargis, 1824-1825.

In Senate (No. 935).

Referred to Committee on New Counties and County Seats, 1904.
Reported without amendment, 4191.
First reading, ———.

COURT OF QUARTER SESSIONS AND OYER AND TERMINER.—Continued.

Second reading, 4319.
Third reading and final passage, 4529.
Signed by President, 4805.

COURT, ORPHANS', by fixing salaries of assistant clerks of said court in certain counties, further amending section 5 of act relating to organization of

Senate Bill No. 86.

Read in place in Senate by Mr. Patton, 119.
Referred to Committee on Judiciary General, 119.
Reported without amendment, 1990.
First reading, 2031.
Second reading, 2116.
Over in its order, 2235.
Third reading and final passage, 2306.

In House (No. 1483).

Referred to Committee on Judiciary General, 2442.

COURT, PHILADELPHIA MUNICIPAL, by conferring certain powers of the President Judge upon Board of Judges, amending act establishing

Senate Bill No. 1005.

Read in place in Senate by Mr. Aron, 2028.
Referred to Committee on Judiciary General, 2028.
Reported with amendment, 3812.
First reading, 3857.
Second reading, 3983-3984.
Third reading and final passage, 4175.
Returned from House with amendment, in which Senate concurred, 4712.
Signed by President, 4810.

Remarks on, by

Daix, 4175.

In House (No. 1751).

Referred to Committee on Judiciary General, 4224.
Reported without amendment, 4228.
First reading, 4229.
Recalled for correction, 4230.
Reported without amendment, 4235.
First reading, 4235.
Second reading and amended, 4417-4418.
Third reading and final passage, 4782-4783.
Returned from Senate with House amendments concurred in, 4801.
Signed by Speaker, 4894.

Remarks on, by

Edmonds, 4782-4784.
Heffernan, 4783-4784.

COURT, PHILADELPHIA MUNICIPAL, by providing that actions involving less than \$100 shall be taken only thereto, further amending act establishing

House Bill No. 701.

Read in place in House by Mr. Sterling, 514.
Referred to Committee on Judiciary General, 514.
Reported without amendment, 537.
First reading, 595.
Second reading, 741-742.
Third reading and final passage, 913-914.
Returned from Senate without amendment, 2055.
Signed by Speaker, 2072.
Approved by Governor, 2258-2259.

In Senate (No. 669).

Referred to Committee on Judiciary General, 1003.
Reported without amendment, 1667.
First reading, 1708.
Second reading, 1937.
Third reading and final passage, 1998.
Signed by President pro tempore, 2130.

COURT, PHILADELPHIA MUNICIPAL, by providing that plaintiff or defendant may apply for transfer to common pleas court of case wrongfully brought therein, amending act establishing

Senate Bill No. 1077.

Read in place in Senate by Mr. Daix, 2228.
Referred to Committee on Judiciary General, 2228.
Reported without amendment, 2385.
First reading, 2438.

COURT, PHILADELPHIA MUNICIPAL.—Continued.

Second reading, 2583.
 Third reading and final passage, 2639.
 Returned from House with amendments in which
 Senate concurred, 4671.
 Signed by President, 4680.

In House (No. 1509).

Referred to Committee on Judiciary General, 2698.
 Reported without amendment, 2749.
 First reading, 2808.
 Recommitted, 2896-2897.
 Re-reported with amendment, 3059.
 Second reading, 3270-3271.
 Third reading and final passage, 4467-4468.
 Returned from Senate with House amendments con-
 curred in, 4739.
 Signed by Speaker, 4751.

COURT, PHILADELPHIA MUNICIPAL, with regard to juris-
 diction in civil actions not exceeding \$2,500, amend-
 ing act establishing

House Bill No. 1313.

Read in place in House by Mr. Burns, 972.
 Referred to Committee on Judiciary General, 972.
 Reported without amendment, 1190.
 First reading, 1195.
 Second reading and amended, 1359-1360.
 Third reading and final passage, 1562-1563.
 Returned from Senate with amendments in which
 House concurred, 2464.
 Signed by Speaker, 2492.
 Approved by Governor, 2975.

In Senate (No. 864).

Referred to Committee on Judiciary General, 1639.
 Reported without amendment, 1990.
 First reading, 2033.
 Second reading, 2124.
 Third reading and amended, 2241.
 Resumed, vote on third reading reconsidered and bill
 amended, 2303.
 Resumed and passed finally, 2387.
 Returned from House with Senate amendments con-
 curred in, 2503.
 Signed by President, 2513-2514.

COURT, SUPERIOR, from certain orders, judgments and sen-
 tences of Allegheny County Court and Municipal
 Court of Philadelphia, providing for appeals to

Senate Bill No. 13.

Read in place in Senate by Mr. Smith, 83.
 Referred to Committee on Judiciary General, 83.
 Reported without amendment, 129.
 First reading, 131-132.
 Second reading, 154.
 Third reading and final passage, 165.
 Returned from House without amendment, 281.
 Signed by President pro tempore, 317.
 Approved by Governor, 361.

In House (No. 251).

Referred to Committee on Judiciary General, 179.
 Reported without amendment, 230.
 First reading, 234.
 Second reading, 249.
 Third reading and final passage, 259.
 Signed by Speaker, 334.

Remarks on, by

Edmonds, 259.
 Ogle, 259.

COURT, SUPERIOR, with regard to appeals from other
 courts when value of property does not exceed \$2,500,
 amending act of 1899, relative

Senate Bill No. 14.

Read in place in Senate by Mr. Smith, 83.
 Referred to Committee on Judiciary General, 83.
 Reported without amendment, 129.
 First reading, 132.
 Second reading, 154-155.
 Third reading and final passage, 165-166.
 Returned from House without amendment, 281.

COURT, SUPERIOR.—Continued.

Signed by President pro tempore, 317.
 Approved by Governor, 361.

In House (No. 252).

Referred to Committee on Judiciary General, 179.
 Reported without amendment, 230.
 First reading, 234.
 Second reading, 249.
 Third reading and final passage, 260.
 Signed by Speaker, 334.

COURTS, ALLEGHENY COUNTY, and creating Board of Judges
 from Court of Common Pleas for this purpose, regu-
 lating election of jurors for service in the several

House Bill No. 1122.

Read in place in House by Mr. Price, 934-935.
 Referred to Committee on Judiciary General, 935.
 Reported without amendment, 1492.
 First reading, 1569.
 Second reading and amended, 1794-1799.
 Third reading and defeated on final passage, 1981-1986.

Remarks on, by

Marcus, Joseph C., 1984.
 Price, 1984-1986.
 Steedle, 1985-1986.
 Stoner, 1986.

COURTS, MAGISTRATES', in Philadelphia, establishing addi-
 tional

House Bill No. 1189.

Read in place in House by Mr. Joseph Marcus, 938.
 Referred to Committee on Judiciary General, 938.

COURTS NOT OF RECORD, regulating practice of law in

Senate Bill No. 362.

Read in place in Senate by Mr. Salus, 493.
 Referred to Committee on Judiciary General, 493.
 Reported with amendment, 545.
 First reading, 581.
 Second reading, 612.
 Third reading and final passage, 667-668.
 Returned from House without amendment, 1633.
 Signed by President pro tempore, 1671.
 Approved by Governor, 2215.

In House (No. 893).

Referred to Committee on Judiciary General, 701.
 Reported without amendment, 1192.
 First reading, 1197.
 Second reading, 1390.
 Third reading and final passage, 1594-1595.
 Signed by Speaker, 1758.

COURTS OF COMMON PLEAS IN PHILADELPHIA COUNTY,
 increasing number of

House Bill No. 797.

Read in place in House by Mr. Sowers, 622.
 Referred to Committee on Judiciary General, 622.
 Reported without amendment, 1828.
 First reading, 1873.
 Second reading, 2058.
 Third reading and recommitted, 2198.
 Re-reported without amendment, 2445.
 Third reading and final passage, 2610-2612.

Remarks on, by

Edmonds, 2610.
 Sowers, 2610-2611.
 Ludlow, 2610-2611.
 Dilsheimer, 2611-2612.

In Senate (No. 1161).

Referred to Committee on Judiciary General, 2651.

COURTS OF RECORD of this Commonwealth, amending act re-
 lating to time and manner of taking exceptions in
 any civil or criminal case in

House Bill No. 366.

Read in place in House by Mr. McVicar, 251.
 Referred to Committee on Judiciary Special, 251.
 Reported without amendment, 345.
 First reading, 369.
 Recommitted, 436-437.

COURTS OF RECORD.—Continued.

Re-reported with amendment, 1467.
 Second reading, 1713.
 Third reading and final passage, 1829-1832.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3069.
 Approved by Governor, 3876.

Remarks on, by

Alexander, 1829-1830.
 McVicar, 1829-1830.
 Sowers, 1830.
 Spangler, 1830-1831.
 Price, 1831.
 Ludlow, 1831-1832.
 Brewster, 1832.

In Senate (No. 917).

Referred to Committee on Judiciary General, 1902.
 Reported without amendment, 2624.
 First reading, 2654.
 Second reading, 2730.
 Third reading and final passage, 2842.
 Signed by President pro tempore, 2971.

COURTS, ORPHANS', by fixing salaries of assistant clerks in certain counties, further amending section 5 of act relating to organization of

House Bill No. 227.

Read in place in House by Mr. Gibbon, 173.
 Referred to Committee on Counties and Townships, 173.
 Re-referred to Committee on Judiciary Local, 230.
 Reported without amendment, 345.
 First reading, 369.
 Second reading, 438-439.
 Third reading and amended, 476-477.
 Resumed and passed finally, 516-517.
 Returned from Senate without amendment, 2361.
 Signed by Speaker, 2450.
 Concurrent resolution recalling bill from Governor, 2748.
 Resolution returned from Senate concurred in, 2769-2770.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3007.
 Resumed and passed finally, 3183-3184.
 Returned from Senate with House amendments concurred in, 3243.
 Signed by Speaker, 3487.
 Vetoed by Governor, 3880.

In Senate (No. 381).

Referred to Committee on Judiciary General, 504.
 Reported without amendment, 1990.
 First reading, 2031.
 Second reading, 2116-2117.
 Over in its order, 2235.
 Third reading and final passage, 2307-2308.
 Signed by President pro tempore, 2434.
 Resolution recalling bill from Governor concurred in, 2739.
 Bill returned from House with amendments in which Senate concurred, 3147.
 Signed by President, 3426.

COURTS, ORPHANS', by providing that judges shall fix compensation of said clerks in certain counties, amending act relative to appointment of clerks of

House Bill No. 228.

Read in place in House by Mr. Mathay, 173.
 Referred to Committee on Judiciary General, 173.
 Reported without amendment, 230.
 First reading, 234.
 Second reading and amended, 248.
 Third reading and amended, 258.
 Final passage, 294.
 Returned from Senate without amendment, 4740.
 Signed by Speaker, 4928.

In Senate (No. 216).

Referred to Committee on Judiciary General, 282.
 Reported without amendment, 4285.
 First reading, 4341.
 Second reading, 4559.

COURTS, ORPHANS'.—Continued.

Third reading and final passage, 4652.
 Signed by President, 4853.

COURTS, ORPHANS' with regard to appointment and salaries of assistant clerks of courts, amending act relating to organization and jurisdiction of

House Bill No. 623.

Read in place in House by Mr. Joseph C. Marcus, 446.
 Referred to Committee on Judiciary General, 446.
 Reported without amendment, 702.
 First reading, 743.
 Second reading, 813.
 Third reading and final passage, 919-920.
 Returned from Senate without amendment, 3037.
 Signed by Speaker, 3205.
 Approved by Governor, 3875.

In House (No. 331).

Referred to Committee on Judiciary General, 1003.
 Reported without amendment, 2716.
 First reading, 2743.
 Second reading, 2850.
 Third reading and final passage, 2923.
 Signed by President pro tempore, 3145.

COURTS, SUPREME AND SUPERIOR, by providing a shorter period within which to appeal in cases where hardship would result to estates of decedents, amending act regulating appeals to

Senate Bill No. 102.

Read in place in Senate by Mr. Weaver, 148.
 Referred to Committee on Judiciary General, 148.
 Reported without amendment, 164.
 First reading, 169.
 Second reading, 193.
 Third reading and final passage, 214-215.
 Returned from House without amendment, 510.
 Signed by President, 546.
 Approved by Governor, 783.

In Senate (No. 665).

Referred to Committee on Judiciary General, 229.
 Reported without amendment, 441.
 First reading, 451.
 Second reading, 489.
 Third reading and final passage, 536.
 Signed by Speaker, 591.

COURTS, SUPREME AND SUPERIOR, not deemed of sufficient importance, discontinuing reporting of opinions of

House Bill No. 1076.

Read in place in House by Mr. Moffatt, 879.
 Referred to Committee on Judiciary General, 879.

COURTS, SUPREME OR SUPERIOR, from order refusing absolute discharge of a defendant, permitting appeals to

House Bill No. 190.

Read in place in House by Mr. Ludlow, 143.
 Referred to Committee on Judiciary General, 143.

COURT, SUPERIOR, in certain cases, assuring to persons within jurisdiction of the county, equal protection of the laws, by providing for their removal from the county and their trial by

House Bill No. 837.

Read in place in House by Mr. Andrew F. Stevens, 679.
 Referred to Committee on Judiciary General, 679.
 Reported without amendment, 1330.
 First reading, 1567.
 Second reading, 1715-1716.
 Third reading and final passage, 1835.
 Returned from Senate with amendments, in which House concurred, 2752-2753.
 Signed by Speaker, 2970.
 Approved by Governor, 3558.

In Senate (No. 931).

Referred to Committee on Judiciary General, 1904.
 Reported without amendment, 2026.
 First reading, 2034.
 Second reading, 2126.
 Over in its order, 2243.
 Third reading and amended, 2313-2314.
 Over in its order, 2387.

COURT, SUPERIOR.—Continued.

Resumed and passed finally, 2515-2517.

Returned from House with Senate amendments concurred in, 2742.

Signed by President, 2824.

COYNE, JAMES J., Representative from Allegheny County, (Third District)

Bills introduced by

No. 311.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, 221.

No. 312.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, for deficiency in maintenance and education of State pupils, 221.

No. 313.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, 221.

Bill reported by

No. 183.

Establishing uniform building lines in cities of the third class, 173.

Election returns, 27.

Member of standing committees, 87-91.

Oath of office administered to, 34.

CRAIG, WALTER H., Representative from Delaware County, (First District)

Amendments offered by, to

Bill No. 617, Amending act relating to estates of decedents, 1524.

Bill No. 831, Providing punishment for selling intoxicating liquors causing death, 2066, 2336.

Bills introduced by

No. 254.

To carry into effect section 1 of article 15 of Constitution providing home rule for cities, 183.

No. 270.

Making appropriation to Chester Hospital, 197.

No. 523.

Further amending section 5 of act to carry into effect section 5, article 14, of the Constitution, relative to salaries of county officers, 418.

No. 617.

Amending act relating to administration and distribution of estates of decedents, by permitting corporations appointed as fiduciaries to give their own bonds without surety, 446.

No. 831.

Providing punishment for selling intoxicating liquors causing death, 678.

No. 869.

Relating to proof of intoxicating liquors, 727.

No. 874.

Validating certain elections of counties and municipalities pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 727.

No. 902.

Amending act relating to townships, by providing that sidewalks shall be maintained by property owners in townships of first class, 729.

No. 930.

Providing for industrial State highway from Chester to Philadelphia, 731.

No. 931.

Establishing as State highway, a certain section of public road in Delaware County, 731.

CRAIG, WALTER H.—Continued.

No. 1088.

Amending act establishing State Highway Department, by changing route 180, from Philadelphia to Delaware State line, 879-880.

No. 1089.

Amending act establishing State Highway Department, by changing route 135, from West Chester to Delaware State line, 880.

Bills reported by

No. 275.

Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 270, 2074.

No. 395.

Regulating sale of caustic acid or alkali preparations for household use, 1191.

No. 406.

Authorizing foreign corporations to hold necessary real estate, 447.

No. 531.

Providing for abatement of nuisances caused by improper grading or paving in alleys in cities of first class, 1190.

No. 598.

Declaring construction to be given deeds and wills when real and personal property is bequeathed, 1527.

No. 620, (Senate No. 112).

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- No. 417, (House No. 470).
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- No. 513.
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- No. 814, (House No. 440).
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No. 301.

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- No. 293.
Amending act creating office of county controller in certain counties, 660.
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Bill No. 390, Creating Anthracite Mine Cave Fund, 2236-2237.

Bill No. 391, Creating Anthracite Municipalities Fund, 2237.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4526, 4998.

Bill No. 916, (House No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 3361.

Motion to recommit Bill No. 390, Creating Anthracite Mine Cave Fund, 1682.

Motion to recommit Bill No. 391, Creating Anthracite Municipalities Fund, 1682.

Resolution, concurrent, offered by

Authorizing adjournment of Legislature until April ninth, 1033.

Resolutions offered by

Authorizing appointment of committee to wait upon Lieutenant-Governor-elect Davis in his assumption of oath of office, 73.

Tendering thanks of Senate to Lieutenant-Governor David J. Davis for able performance of his duties, 5023.

DAVIS, HON. DAVID J., (see Lieutenant-Governor, President of Senate)

DAVIS, JOHN T., Representative from Indiana County, Session of 1921, resignation of, 237.

DAYLIGHT SAVING, amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting municipalities from adopting

Senate Bill No. 217.

Read in place in Senate by Mr. Derrick, 282.

Referred to Committee on Judiciary General, 282.

Reported without amendment, 309.

First reading and recommitment, 360.

Re-reported without amendment, 580.

Over in its order, 611, 668.

Second reading, 772-776.

Third reading and final passage, 851.

Returned from House without amendment, 2220.

Signed by President, 2293.

Approved by Governor, 2511.

Remarks on, by

Buckman, 360, 773.

Woodward, 360, 772-773, 776.

Vare, 773.

Eyre, 773-774.

Salus, 774.

Barr, 774-775.

Leslie, 775-776.

Sprowls, 774.

In House (No. 1141).

Referred to Committee on Judiciary General, 905.

Reported with negative recommendation, 1828-1829.

Placed on calendar by motion, 1845-1846.

First reading, 1874.

Second reading, 1973.

Special order, 2048.

Third reading and final passage, 2144-2152.

Signed by Speaker, 2331.

DAYLIGHT SAVING.—Continued.

Remarks on, by

Heyburn, 1846, 2149-2150.
 Golder, 1846.
 Haines, 2144-2145.
 Edmonds, 2145.
 Sarig, 2145-2147.
 Goehring, 2147.
 Schoener, 2147-2148.
 Craig, 2148.
 Grimes, Miss, 2148-2149.
 Pitts, Mrs., 2149.
 Ludlow, 2150-2151.
 Wright, 2151.
 Eaches, 2152.

DAYLIGHT SAVING TIME, providing for a referendum to ascertain preference of voters relative to adoption of

Senate Bill No. 482.

Read in place in Senate by Mr. Mansfield, 761.
 Referred to Committee on Judiciary General, 761.
 Reported with amendment, 2225.
 First reading, 2254.
 Second reading, 2315.
 Third reading and final passage, 2388.

In House (No. 1490).

Referred to Committee on Judiciary General, 2463.
 Reported without amendment, 3739.
 First reading, 3791.
 Second reading, 3902.
 Third reading and postponed, 4490.
 Resumed and defeated on final passage, 4780.

DEAF AND DUMB (see appropriation to Department of Public Welfare).

DEALERS (see boroughs).

DEBT (see assignments).

DEBTS OF MUNICIPALITIES, relating to

House Bill No. 1095.

Read in place in House by Mr. Golder, 881.
 Referred to Committee on Judiciary General, 881.
 Reported without amendment, 1060.
 First reading, 1063.
 Second reading, 1248.
 Third reading and postponed, 1531-1532.
 Resumed and passed finally, 1779.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3070.
 Vetoed by Governor, 3880.

In Senate (No. 952).

Referred to Committee on Municipal Affairs, 1906.
 Reported without amendment, 2509.
 First reading, 2588.
 Over in its order, 2645.
 Second reading, 2730.
 Third reading and final passage, 2843.
 Signed by President pro tempore, 2972.

"DECEASED SERVICE MEN" (see soldiers, sailors and marines).

DECEDENT AND DECEDENTS (see banks, courts, estates, intestate, safe deposit boxes, taxes).

DECREEES (see judgments).

DEEDS AND CONVEYANCES defectively acknowledged prior to April 4, 1901, to validate

Senate Bill No. 1071.

Read in place in Senate by Mr. Huffman, 2228.
 Referred to Committee on Judiciary General, 2228.
 Reported without amendment, 2296.
 First reading, 2329.
 Second reading, 2431-2432.
 Third reading and final passage, 2524.
 Returned from House without amendment, 4544.
 Signed by President, 4660.

In House (No. 1504).

Referred to Committee on Judiciary General, 2698.
 Reported without amendment, 2748.
 First reading, 2807.

DEEDS AND CONVEYANCES.—Continued.

Second reading, 2896.

Third reading and final passage, 4464.

Signed by Speaker, 4749.

DEEDS AND MORTGAGES made by executors or administrators under power to sell, lease or convey contained in any last will and testament, to validate certain

House Bill No. 55.

Read in place in House by Mr. Kohler, 114.
 Referred to Committee on Judiciary Local, 114.
 Reported without amendment, 179.
 First reading, 184.
 Second reading and amended, 203-204.
 Third reading and final passage, 223-224.

In Senate (No. 165).

Referred to Committee on Judiciary General, 218.

DEEDS AND MORTGAGES of corporations heretofore erroneously executed and acknowledged, validating

House Bill No. 332.

Read in place in House by Mr. Hall, 229.
 Referred to Committee on Judiciary General, 229.
 Reported without amendment, 265.
 First reading, 272.
 Second reading, 375.
 Third reading and final passage, 425.
 Returned from Senate without amendment, 639.
 Signed by Speaker, 704.
 Concurrent resolution recalling bill from Governor, 808.
 Resolution returned from Senate concurred in, 901.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 1008.
 Resumed and passed finally, 1072-1073.
 Bill returned from Senate with House amendments concurred in, 1199.
 Signed by Speaker, 1286.
 Approved by Governor, 1827.

In Senate (No. 313).

Referred to Committee on Judiciary General, 413.
 Reported without amendment, 492.
 First reading, 507.
 Second reading, 579.
 Third reading and final passage, 609.
 Signed by President pro tempore, 673.
 Resolution recalling bill from Governor concurred in, 848.
 Bill returned from House with amendments in which Senate concurred, 1052-1053.
 Signed by President, 1278.

DEEDS AND MORTGAGES which have been defectively acknowledged by husband and wife, to validate certain

House Bill No. 25.

Read in place in House by Mr. Whitehouse, 107.
 Referred to Committee on Judiciary General, 107.
 Reported without amendment, 138.
 First reading, 145.
 Second reading, 160.
 Third reading and final passage, 175-176.
 Returned from Senate without amendment, 334.
 Signed by Speaker, 346.
 Concurrent resolution recalling bill from Governor, 516.
 Resolution returned from Senate concurred in, 528.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 599-600.
 Resumed and passed finally, 625-626.
 Returned from Senate with House amendments concurred in, 638.
 Signed by Speaker, 703.
 Approved by Governor, 1009.

In Senate (No. 137).

Referred to Committee on Judiciary General, 170.
 Reported without amendment, 212.
 First reading, 217.
 Second reading, 280.
 Third reading and final passage, 313.

DEEDS AND MORTGAGES.—Continued.

Signed by President, 365.
 Resolution recalling bill from Governor concurred in, 495.
 Bill returned from House with amendments in which Senate concurred, 620.
 Signed by President pro tempore, 672.

DEEDS AND WILLS when real and personal property is bequeathed, declaring construction to be given

House Bill No. 598.

Read in place in House by Mr. Ludlow, 445.
 Referred to Committee on Judiciary Special, 445.
 Reported without amendment, 1527.
 First reading, 1569.
 Second reading, 1732-1733.
 Third reading and final passage, 1851.
 Returned from Senate without amendment, 2978.
 Signed by Speaker, 30.0.
 Concurrent resolution recalling bill from Governor, 3589.
 Resolution returned from Senate concurred in, 3734.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3787.
 Resumed and passed finally, 3909.
 Returned from Senate with House amendments concurred in, 4136.
 Signed by Speaker, 4570.

In Senate (No. 923).

Referred to Committee on Judiciary General, 1903.
 Reported without amendment, 2295.
 First reading, 2327.
 Second reading, 2427.
 Over in its order, 2521.
 Third reading and postponed, 2636.
 Resumed and passed finally, 2849.
 Signed by President pro tempore, 2971.
 Resolution recalling bill from Governor concurred in, 3650.
 Bill returned from House with amendments in which Senate concurred, 3947.
 Signed by President, 4550.

DEEDS, relating to the acknowledging and recording of

House Bill No. 304.

Read in place in House by Mr. Spangler, 221.
 Referred to Committee on Judiciary General, 221.

DEEDS, relating to acknowledgment and recording of

Senate Bill No. 427.

Read in place in Senate by Mr. Kutz, 602.
 Referred to Committee on Judiciary General, 602.

DEER (see fences).

DEFICIENCY APPROPRIATION BILL (see appropriation for expenses, etc.)

DELAWARE COUNTY (see highway).

DELAWARE RIVER, and making appropriation, providing for appointment of commission to operate, in conjunction with New Jersey, ice boats to keep navigable the

Senate Bill No. 278.

Read in place in Senate by Mr. Buckman, 384.
 Referred to Committee on Appropriations, 384.
 Reported without amendment, 2507.
 First reading, 2586.
 Second reading, 2639.
 Third reading and final passage, 2718.
 Returned from House without amendment, 4668.
 Signed by President, 4680.

In House (No. 1512).

Referred to Committee on Appropriations, 2773.
 Reported without amendment, 4007.
 First reading, 4220.
 Second reading, 4404.
 Third reading and final passage, 4636-4637.
 Signed by Speaker, 4751.

DELAWARE RIVER AT MATAMORAS, and making appropriation, providing for repair by State Water Supply Commission of dyke along

House Bill No. 795.

Read in place in House by Mr. Labar, 622.
 Referred to Committee on Appropriations, 622.
 Reported without amendment, 3903.
 First reading, 4100.
 Second reading, 4236.
 Third reading and final passage, 4424.
 Returned from Senate without amendment, 4740.
 Signed by Speaker, 4928.

In Senate (No. 1544).

Referred to Committee on Appropriations, 4333.
 Reported without amendment, 4341.
 First reading, 4342.
 Second reading, 4563.
 Third reading and final passage, 4657.
 Signed by President, 4854.

DELAWARE RIVER AT WASHINGTON CROSSING, and making appropriation, authorizing appointment of commission to participate in erection of memorial bridge over

Senate Bill No. 339.

Read in place in Senate by Mr. Buckman, 456.
 Referred to Committee on Appropriations, 456.
 Reported with amendment, 3815.
 First reading, 3856.
 Second reading, 3982.
 Third reading and final passage, 4173.

In House (No. 1750).

Referred to Committee on Appropriations, 4225.

DELAWARE RIVER between Philadelphia and Camden, by substituting Commissioner of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings as member of commission, amending act creating commission for construction by Pennsylvania and New Jersey of bridge over

Senate Bill No. 577.

Read in place in Senate by Mr. Woodward, 847.
 Referred to Committee on Finance, 847.

DELAWARE RIVER between Philadelphia and Camden, extending power and authority thereof, supplement to act creating joint commission for erection of bridge over

Senate Bill No. 1217.

Read in place in Senate by Mr. Vare, 2832-2833.
 Referred to Committee on Municipal Affairs, 2833.
 Reported without amendment, 2856.
 First reading, 2862.
 Second reading, 2952-2954.
 Third reading and final passage, 3111-3112.
 Returned from House with amendments, in which Senate concurred, 4540-4541.
 Signed by President, 4661-4662.

Remarks on, by
 Vare, 3112.

In House (No. 1615).

Referred to Committee on Municipal Corporations, 3260.
 Reported with amendment, 3788.
 First reading, 3883.
 Second reading, 4111-4112.
 Third reading and final passage, 4499-4500.
 Returned from Senate with House amendments concurred in, 4724.
 Signed by Speaker, 4751.

DELAWARE RIVER between Philadelphia and Camden, making appropriation to carry into effect provisions of act for erection of bridge over

Senate Bill No. 46.

Read in place in Senate by Mr. Vare, 96.
 Referred to Committee on Appropriations, 96.
 Reported without amendment, 493.
 First reading, 506.
 Second reading, 571.
 Third reading and final passage, 605.
 Returned from House without amendment, 2505.
 Signed by President, 2651-2652.
 Approved by Governor, 2826.

DELAWARE RIVER.—Continued.

In House (No. 861).

Referred to Committee on Appropriations, 639.
Reported without amendment, 2171.
First reading, 2210-2211.
Second reading, 2290.
Third reading and final passage, 2482-2483.
Signed by Speaker, 2674.

DELAWARE RIVER, BOARD OF COMMISSIONERS OF NAVIGATION FOR, making appropriation to

House Bill No. 83.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported with amendment, 2774.
First reading, 2807.
Second reading, 2884.
Third reading and final passage, 3046.
Returned from Senate without amendment, 3770.
Signed by Speaker, 4567.

In Senate (No. 1236).

Referred to Committee on Appropriations, 2962.
Reported without amendment, 3284.
First reading, 3416.
Second reading, 3521.
Third reading and final passage, 3618.
Signed by President, 4546.

DELAWARE RIVER BRIDGE COMMISSION, members of, nominated, 25; nominations recalled, 76; nominated, 215; confirmed, 216; nominated, 468; confirmed, 470-471.

DELAWARE RIVER, creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of

House Bill No. 1234.

Read in place in House by Mr. George W. Williams, 966.
Referred to Committee on Forestry, 966.
Reported without amendment, 1710.
First reading, 1816.
Second reading, 1862.
Third reading and postponed, 2065.
Resumed and passed finally, 2337-2339.
Returned from Senate without amendment, 2977.
Signed by Speaker, 3070.
Approved by Governor, 3877.

Remarks on, by

Ogle, 2337-2338.
Alexander, 2338-2339.
Bidelspacher, 2339.
Kohler, 2339.

In Senate (No. 1092).

Referred to Committee on Judiciary Special, 2324.
Reported without amendment, 2506.
First reading, 2589.
Second reading, 2647.
Over in its order, 2725.
Third reading and final passage, 2845.
Signed by President pro tempore, 2972.

DELAWARE RIVER, for maintenance of Nautical School at port of Philadelphia, making appropriation to Board of Commissioners of Navigation for

House Bill No. 89.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported with amendment, 2774.
First reading, 2807.
Second reading, 2884.
Third reading and final passage, 3045-3046.
Returned from Senate without amendment, 3770.
Signed by Speaker, 4567.

In Senate (No. 1237).

Referred to Committee on Appropriations, 2962.
Reported without amendment, 3284.
First reading, 3416.
Second reading, 3521.
Third reading and final passage, 3618.
Signed by President, 4546.

DELAWARE RIVER JOINT BRIDGE COMMISSION for construction of bridge by Pennsylvania and New Jersey between Philadelphia and Camden, making appropriation to

House Bill No. 103.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.

DELAWARE RIVER (see fish).

DELAWARE RIVER TOLL-BRIDGE COMMISSION, members of, nominated, 25; nominations recalled, 76; Clarence J. Buckman, renominated, 468; confirmed, 470-471.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New Jersey, by substituting Secretary of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings, as member of commission, amending act creating joint

Senate Bill No. 574.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New Jersey, by substituting Secretary of Highways in place of Board of Commissioners of Public Grounds and Buildings as member of said commission, amending act creating

Senate Bill No. 608.

Read in place in Senate by Mr. Eyre, 978.
Referred to Committee on Finance, 978.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New Jersey, making appropriation to

House Bill No. 794.

Read in place in House by Mr. Labar, 622.
Referred to Committee on Appropriations, 622.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New Jersey, making appropriation to

Senate Bill No. 109.

Read in place in Senate by Mr. Buckman, 148.
Referred to Committee on Appropriations, 148.
Reported with amendment, 2507.
First reading, 2586.
Second reading, 2639.
Third reading and final passage, 2718-2719.
Returned from House with amendments in which Senate concurred, 3992-3993.
Signed by President, 4190.

In House (No. 1510).

Referred to Committee on Appropriations, 2773.
Reported with amendment, 3680.
First reading, 3790.
Second reading, 3894.
Third reading and final passage, 4120.
Returned from Senate with House amendments concurred in, 4216.
Signed by Speaker, 4246.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New York, by substituting Commissioner of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings as member of commission, amending act creating joint

Senate Bill No. 575.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New York, by substituting Secretary of Highways in place of Board of Commissioners of Public Grounds and Buildings as member of commission, amending act creating joint

Senate Bill No. 605.

Read in place in Senate by Mr. Eyre, 978.
Referred to Committee on Finance, 978.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New York, making appropriation to joint

House Bill No. 307.

Read in place in House by Mr. Gilchrist, 221.
Referred to Committee on Appropriations, 221.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New York, making appropriation to joint

Senate Bill No. 559.

Read in place in Senate by Mr. Huffman, 846.
Referred to Committee on Appropriations, 846.
Reported with amendment, 2508.
First reading, 2587.
Second reading, 2641-2642.
Third reading and final passage, 2721.
Returned from House with amendments in which Senate concurred, 3993-3994.
Signed by President, 4190.

In House (No. 1515).

Referred to Committee on Appropriations, 2773.
Reported with amendment, 3680.
First reading, 3790.
Second reading, 3894.
Third reading and final passage, 4121-4122.
Returned from Senate with House amendments concurred in, 4216.
Signed by Speaker, 4246.

DELAWARE RIVER TOLL-BRIDGE COMMISSION of Pennsylvania and New York, with regard to municipally owned bridges, amending act creating joint

House Bill No. 673.

Read in place in House by Mr. Gilchrist, 513.
Referred to Committee on Appropriations, 513.
Re-referred to Committee on Public Buildings, 1759.
Reported with amendment, 2193.
First reading, 2211.
Second reading and amended, 2291.
Third reading and recommitment, 2483.
Re-reported with amendment, 2699.
Third reading and final passage, 2795.
Returned from Senate without amendment, 3553-3554.
Signed by Speaker, 3737.
Approved by Governor, 3879.

In Senate (No. 1203).

Referred to Committee on Appropriations, 2817.
Reported without amendment, 2911.
First reading, 2956.
Second reading, 3137.
Third reading and final passage, 3367.
Signed by President pro tempore, 3656.

DELAWARE TO PENNSYLVANIA, made valid by the relocation of the Circle of New Castle, providing for transfer of title to, and liens affecting certain lands from

Senate Bill No. 448.

Read in place in Senate by Mr. Eyre, 604.
Referred to Committee on Judiciary General, 604.
Reported without amendment, 1666.
First reading, 1707.
Second reading, 1932-1933.
Third reading and final passage, 1996.
Returned from House without amendment, 2505.
Signed by President, 2652.
Approved by Governor, 3410.

In House (No. 1448).

Referred to Committee on Judiciary General, 2057.
Reported without amendment, 2193.
First reading, 2211.
Second reading, 2291.
Third reading and final passage, 2483-2484.
Signed by Speaker, 2674.

DELEGATES (see elections).

DELINQUENT (see taxes).

DEMOCRATIC MEMBERS (see seating).

DENTAL EXAMINERS, members of Board of, nominated, 21; nominations recalled, 76.

DENTISTRY to certain persons who served in Army or Navy of United States, granting licenses to practice

House Bill No. 1190.

Read in place in House by Mr. Hontz, 938.
Referred to Committee on Public Health and Sanitation, 938.
Reported without amendment, 2362.

DENTISTRY.—Continued.

First reading, 2455.
Second reading, 2495.
Third reading and final passage, 2768.
Returned from Senate without amendment, 3563.
Signed by Speaker, 3736.
Approved by Governor, 3879.

In Senate (No. 1197).

Referred to Committee on Public Health and Sanitation, 2745.
Reported without amendment, 3074.
First reading, 3150.
Second reading, 3388.
Third reading and final passage, 3506-3507.
Signed by President pro tempore, 3657.

DEPARTMENT AND DEPARTMENTS (see Administration and Finance, appropriation for expenses, etc., Attorney General, Auditor General, Banking, Borough Planning, Forestry, Game and Fish, Health, Highway, Labor and Industry, Mine, Motor Vehicles, Police, Publications, Public Grounds and Buildings, Public Instruction, Public Welfare, Public Works, Purchasing, Real Estate).

DEPARTMENT OF AGRICULTURE (see property).

DEPARTMENT OF HIGHWAYS AND PUBLIC WORKS (see bridge, bridges, Delaware River).

DEPARTMENT OF PUBLIC WELFARE (see appropriation to, and cities of second class).

DEPARTMENT OF STATE POLICE (see fire prevention).

DE PAUL INSTITUTE (see appropriation).

DEPENDENTS OF STATE OR MUNICIPALITY, an act concerning lunatics, habitual drunkards, paupers or other

House Bill No. 1267.

Read in place in House by Mr. Moffatt, 968.
Referred to Committee on Judiciary General, 968.

DEPENDENT CHILDREN (see appropriation to Department of Public Welfare).

DEPOSITORIES (see county).

DEPOSITORY BOARD, STATE, regulating deposits of State moneys, and creating

House Bill No. 1257.

Read in place in House by Mr. David J. Jones, 968.
Referred to Committee on Banks and Banking, 968.
Reported without amendment, 3431.
First reading, 3683.
Second reading, 3794-3797.
Third reading and amended, 4012.
Resumed and passed finally, 4256-4259.

In Senate (No. 1540).

Referred to Committee on Banks and Building and Loan Associations, 4333.

DEPUTIES AND DEPUTY (see county offices, health commissioner, police, sheriffs).

DEPUTY COMMISSIONER OF FORESTRY, Lewis N. Staley, nominated and confirmed as, 100.

DEPUTY COMMISSIONER OF PUBLIC WELFARE, Clement W. Hunt, nominated as, 23; nomination recalled, 76; renominated, 99; confirmed, 100.

DEPUTY STATE TREASURER AND COMMISSIONER OF TRUSTS, to repeal act of 1921, authorizing State Treasurer to appoint

House Bill No. 9.

Read in place in House by Mr. Vickerman, 101-102.
Referred to Committee on Judiciary Local, 102.
Reported without amendment, 179.
First reading, 185.
Second reading, 205.
Third reading and final passage, 227.
Returned from Senate without amendment, 3770.
Signed by Speaker, 3881.
Approved by Governor, 4782.

In Senate (No. 170).

Referred to Committee on Finance, 218.
Reported without amendment, 3292.
First reading, 3413.

DEPUTY STATE TREASURER AND COMMISSIONERS OF TRUSTS.—Continued.

Second reading, 3509.
Third reading and final passage, 3603.
Signed by President pro tempore, 3858.

DEPUTY STATE TREASURER AND COMMISSIONER OF TRUSTS, to repeal act of March 30, 1921, authorizing State Treasurer to appoint

Senate Bill No. 88.
Read in place in Senate by Mr. Smith, 119.
Referred to Committee on Finance, 119.

DERRICK, GEORGE W., Senator from Thirty-sixth District, (Bedford, Fulton and Somerset Counties)

Bills introduced by

- No. 35.
Creating Securities Commission, 95.
- No. 152.
Validating elections in counties and municipalities for purpose of increasing indebtedness thereof, 183.
- No. 217.
Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving time, 282.
- No. 348.
Establishing as State highway, a certain section of public road in Bedford County, 457.
- No. 422.
Fixing compensation of jury commissioners in counties of seventh class, 601.
- No. 423.
Establishing a State highway in Somerset County, 602.
- No. 1225.
Establishing as State highway, a certain section of public road in Bedford and Fulton Counties, 2833.
- No. 1226.
Authorizing certain counties to use excess money received from fines and dedicated by law to library purposes, 2833.
- No. 1255.
Further amending section 3 of act regulating manner of increasing indebtedness of municipalities, by designating place for holding elections for purpose of increasing indebtedness of independent school districts, 3075-3076.

Bills reported by

- No. 549. (House No. 702).
Amending act providing for licensing and regulation of investment business, 1256-1257.
- No. 653.
Amending act establishing public school system, by providing for reopening by State Council of Education of schools where average attendance is twelve or more, 1302.
- No. 966. (House No. 1297).
Amending act establishing public school system, by providing that superintendents and teachers are ineligible as officers on the school board, 1991.
- No. 980.
Amending act specifying additional securities for investment of moneys of savings banks and institutions, 2295.
- No. 985.
Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 2295.

Election returns, 7.

Member of standing committees, 78-80.

Oath of office administered to, 9.

DESERTION (see court).

DESTITUTE (see cities of second class).

DETECTIVES and offer rewards for detection of crime, amending act authorizing county commissioners to employ

Senate Bill No. 790.

Read in place in Senate by Mr. Stites, 1608.
Referred to Committee on Judiciary General, 1608.

DETECTIVES, by providing that detective agencies may employ detective operatives, further amending section 3 of act regulating licensing of

Senate Bill No. 463.

Read in place in Senate by Mr. Harris, 661.
Referred to Committee on Law and Order, 661.
Reported with amendment, 1606.
First reading, 1640.
Second reading and recommitted to Committee on Judiciary Special, 1690.

DETECTIVES, PRIVATE, and detective agencies, and licensing of same by Secretary of Commonwealth, regulating

House Bill No. 133.

Read in place in House by Mr. Kelly, 133.
Referred to Committee on Law and Order, 133.

DETECTIVES, PRIVATE, and detective agencies, and licensing of same by Secretary of Commonwealth, regulating

House Bill No. 761.

Read in place in House by Mr. Kelly, 587.
Referred to Committee on Judiciary Special, 587.
Reported with negative recommendation, 962.

DETECTIVES (see police officers).

DETOURS (see highways).

DeWITT, ASA K., Senator from Twentieth District (Luzerne County, part of).

Amendments offered by, to

Bill No. 1143, Providing for approved electric motors and requiring attendants at ventilating fans in anthracite mines, 3831.

Bills introduced by

- No. 69.
Relating to incorporation of banks and trust companies, 105.
- No. 79.
Establishing as State highways, certain sections of public road in Luzerne County, 118.
- No. 221.
Establishing as State highway a certain section of public road in Carbon and Monroe Counties, 310.
- No. 875.
Making appropriation to Nesbit West Side Hospital, at Dorranceton, 1669.
- No. 1143.
Providing for approved electric motors and requiring attendants at ventilating fans in anthracite mines, 2510.

Bill reported by

No. 569.
Fixing salaries of certain State officers, and abolishing all additional compensation of such officers, 2440.

Election returns, 6.

Leave of absence granted, 4503.

Member of conference committee, 2324, 3811, 3812, 4678.

Member of special committee, 9, 73, 100.

Member of standing committees, 78-80.

Motion by, to

Recommit Bill No. 1143, Providing for approved electric motors and requiring attendants at ventilating fans in anthracite mines, 2736.

DeWITT, ASA K.—Continued.

Oath of office administered to, 9.

President pro tempore, nominated and vote for, as, 9.

de YOUNG, MRS. ROSA S., Representative from Philadelphia County, (Seventeenth District)

Amendments offered by, to

Bill No. 715, Amending act providing for the registration of births and deaths, 1837.

Bill No. 920, Amending act making it unlawful to trespass upon private property, 1186.

Bill No. 921, Requiring child caring agencies to secure a certificate of approval from the Department of Public Welfare, 1770.

Bill No. 1129, Amending act regulating employment of minors, 2616-2617.

Bills introduced by

No. 715.

Amending act providing for registration of births and deaths, by requiring that parents be notified within ten days of the registration of birth certificates, 585.

No. 920.

Amending act making it unlawful to trespass upon private property, by applying act to State institutions, 730.

No. 921.

Requiring child caring agencies to secure a certificate of approval from Department of Public Welfare, 730.

No. 1129.

Amending act regulating employment of minors, so as to provide for enforcement of provisions of act in school districts of first, second and third classes by school authorities relative to street trades, 935.

Bills reported by

No. 18.

Providing for the welfare of prisoners, 1530.

No. 715.

Amending act providing for registration of births and deaths, 1467.

No. 1527, (Senate No. 998).

Repealing act regulating billiard room, insofar as same relates to Bradford County, 3059.

Election returns, 31.

Leave of absence granted, 107, 367, 733, 3860.

Member of standing committees, 87-91.

Motion by, to

Reconsider vote on Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 714.

Oath of office administered to, 34.

DIAGNOSTIC HOSPITAL (see appropriation).

DIEHM, G. GRAYBILL, Representative from Lancaster County, (Second District)

Bills introduced by

No. 53.

To repeal act creating State Board for Registration of Professional Engineers and Land Surveyors, 109.

No. 123.

Providing that judges of court of common pleas shall designate number of assistant clerks, 133.

No. 177.

Making appropriation to Pennsylvania State College for making experiments in tobacco at Agricultural Experiment Station, 143.

No. 947.

Establishing as State highway, a certain section of public road in Lancaster County, 792.

DIEHM, GRAYBILL G.—Continued.

No. 948.

Establishing as State highway, a certain section of public road in Lancaster and Berks Counties, 792.

No. 954.

Establishing as State highway, a certain section of public road in Lancaster County, 793.

Bills reported by

No. 262.

Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 447.

No. 692.

Repealing act authorizing sale of fruits and vegetables in markets of municipalities, 680.

No. 717.

Requiring owners of motor vehicles and motor cycles to file surety bonds for payment of damages caused thereby, 4214.

No. 924.

Amending act apportioning the State into Representative Districts, by changing the Fourth District in Schuylkill County, 962.

No. 1000.

Repealing section 634 of the Insurance Department Act of 1921, relative to penalties for commission for insuring attorneys, 2699.

No. 1151, (Senate No. 411).

Amending act apportioning the State into Senatorial Districts, by changing the Seventeenth District, 962.

No. 1570, (Senate No. 298).

Making appropriation to Lancaster General Hospital, 3429.

No. 1594, (Senate No. 876).

Making appropriation to Columbia Hospital, 3430.

Election returns, 30.

Member of special committee, 37.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 141.

Postpone Bill No. 882, Amending act relative to elections, by authorizing return board to act when a majority of members thereof are not qualified, 1602.

Postpone Bill No. 883, Amending act regulating primary elections, by providing that when prothonotary is a candidate the sheriff shall act as a return board, 1603.

Postpone Bill No. 978, Amending act relating to townships, with regard to township auditors and secretaries attending convention of State Association, and establishment of sidewalks along highways owned by private corporations, 1574.

Postpone Bill No. 979, Amending act authorizing a State Association of township supervisors and commissioners, 1575.

Recommit Bill No. 53, To repeal act creating State Board for Registration of Professional Engineers and Land Surveyors, 203.

Oath of office administered to, 34.

Resolution offered by

Authorizing appointment of committee to revise rules for governing House during Session of 1923, 37.

DIETZ, SHARPLESS M., Representative from Montour County.

Amendments offered by, to

Bill No. 1230, Amending act establishing State Hospital for Insane by changing name to Danville State Hospital, 1719.

DIETZ, SHARPLESS M.—Continued.

Bill introduced by
No. 1230.

Amending act establishing State Hospital for Insane,
at Danville, by changing name to Danville State
Hospital, 941.

Election returns, 30.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Resolution offered by

Authorizing adjournment of House in memory of Hon.
Robert Scott Ammerman, 4218.

DILSHEIMER, HERMAN, Representative from Philadelphia
County, (Ninth District)

Bill introduced by

No. 655.
Making appropriation to Roosevelt Hospital, of
Philadelphia, 511.

Bills reported by

No. 72.
Amending act authorizing establishment of county
tubercular hospitals, with regard to purchase or
condemnation of land therefor, 255.

No. 174.

Prohibiting discharge of firearms or other weapons
within one hundred fifty yards of any dwelling
house, 173.

No. 444.

Making appropriation to maintain public roads
through Cornplanter Indian Reservation in Elk
Township, Warren County, 2035.

No. 535.

Providing method of annexation of cities, boroughs,
townships or parts of townships to cities of third
class, 2464.

No. 663.

Amending act providing for licensing of public dance
halls in cities of first, second and third classes,
732.

No. 989.

Making appropriation to York Society to Protect
Children and Aged Persons, 3158.

No. 1244.

Regulating brick work, 2170-2171.

No. 1245.

Making appropriation to Chester County Hospital,
of West Chester, 2814.

No. 1247.

Making appropriation to Phoenixville Hospital, 2814.

No. 1248.

Making appropriation to Homeopathic Hospital, of
West Chester, 2814.

No. 1440, (Senate No. 557).

Requiring installation of standpipes and sprinkler
systems in certain buildings in cities of first
class, 2698.

No. 1471, (Senate No. 734).

Joint resolution proposing amendment to Constitu-
tion of Pennsylvania, with regard to assessment
of property benefited by public improvements in
Philadelphia, 2493.

No. 1475, (Senate No. 762).

Providing for the reporting, quarantining and con-
trol of communicable diseases, 3593.

No. 1549, (Senate No. 242).

Amending act regulating the practice of osteopathy,
4574.

DILSHEIMER, HERMAN.—Continued.

No. 1598, (Senate No. 986).

Making appropriation to Saint Joseph's Hospital, of
Philadelphia, 3430.

No. 1616, (Senate No. 1218).

Amending act for better government of cities of first
class, by providing that indebtedness made by
council with consent of electors shall be excluded
in computing amount incurred without consent of
electors, 4227-4228.

Election returns, 31.

Leave of absence granted, 157, 1064, 1331, 3681.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1005.

Recommit Bill No. 1314, Giving concurrent jurisdic-
tion to municipal court in actions for divorce in
any judicial district where such court shall exist,
3435.

Oath of office administered to, 34.

Point of order raised by, on

Motion for House to go into committee of whole on
Bill No. 81, General Appropriation Bill, 2693.

Remarks by, on

Bill No. 1, Fixing pay of election officers and clerks in
cities of first class, 684-685.

Bill No. 66, Amending act relating to the organization
of the Banking Department, by changing charges to
be paid by building and loan associations for exami-
nations, 372.

Bill No. 282, Amending act providing for the nomina-
tion and election of judges of courts of record, 1981.

Bill No. 472, Amending act imposing mercantile license
tax, by requiring dealers and venders to keep ac-
curate books of account, 522-523.

Bill No. 797, Increasing the number of courts of com-
mon pleas in Philadelphia County, 2611-2612.

Bill No. 862, (Senate No. 75), Amending act consolida-
ting the penal laws, by fixing penalty for murder in
first degree, 952-953.

Bill No. 936, For the repression of prostitution, 2270.

Bill No. 1314, Giving concurrent jurisdiction to munici-
pal court in actions for divorce in any judicial dis-
trict where such court shall exist, 3054-3055.

Bill No. 1327, Regulating manufacture and sale of in-
toxicating liquor for medicinal and other purposes,
4154.

Bill No. 1418, (Senate No. 153), Creating State Old Age
Assistance Commission and a Board in each county,
2047.

Bill No. 1473, (Senate No. 390), Creating Anthracite
Mine Cave Fund, 4127.

Bill No. 1474, (Senate No. 391), Creating Anthracite
Municipalities Fund, 4127.

Bill No. 1549, (Senate No. 242), Amending act regulat-
ing practice of osteopathy, 4926.

House resolution recommending the reduction of em-
ployes of the House of Representatives for the Ses-
sion of 1925, 4235.

Motion for special order on Bill No. 81, General Ap-
propriation Bill for two years beginning June 1,
1923, 2479.

Motion to call up certain bills from the postponed
calendar, 4166.

DILSHEIMER, HERMAN.—Continued.

Motion to extend time of postponement on certain bills, 1845.

Motion to recommit Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding Constitutional convention to the electors, 3481.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 4215-4216.

DIRECTOR OF PUBLICATIONS, A. Nevin Detrich, nominated and confirmed as, 2827.

DIRECTORS (see poor, school).

DISCHARGE BUTTON (see button).

DISEASES, COMMUNICABLE, providing for reporting, quarantining and control of

Senate Bill No. 762.

Read in place in Senate by Mr. Smith, 1261.

Referred to Committee on Public Health and Sanitation, 1261.

Reported without amendment, 1989.

First reading, 2032.

Second reading, 2118-2120.

Third reading and final passage, 2239.

Returned from House without amendment, 4542.

Signed by President, 4659.

In House (No. 1475).

Referred to Committee on Public Health and Sanitation, 2441.

Reported without amendment, 3593.

First reading, 3685.

Second reading, 3801-3802.

Third reading and final passage, 4487.

Signed by Speaker, 4749.

DISEASES OF LIVESTOCK AND POULTRY, authorizing county commissioners to cooperate with Bureau of Animal Industry in suppression of

House Bill No. 423.

Read in place in House by Mr. Anderson, 270.

Referred to Committee on Counties and Townships, 270.

Reported without amendment, 324.

First reading, 350.

Second reading, 376.

Third reading and final passage, 425-426.

Returned from Senate with amendments, in which House concurred, 1200.

Signed by Speaker, 1286.

Approved by Governor, 1827.

In Senate (No. 314).

Referred to Committee on Agriculture, 413.

Reported with amendment, 870.

First reading, 871.

Second reading, 993.

Third reading and final passage, 1042.

Returned from House with Senate amendments concurred in, 1251.

Signed by President, 1278.

DISEASES (see mental).

DISSOLUTION PROCEEDINGS (see corporations).

DISTRICT ATTORNEYS, ASSISTANT, in counties of second class, providing for appointment of

Senate Bill No. 364.

Read in place in Senate by Mr. McClintock, 493.

Referred to Committee on Judiciary General, 493.

Reported without amendment, 545.

First reading, 581.

Recommitted, 612.

DISTRICT ATTORNEYS, by extending act to counties of fourth class, amending act requiring county commissioner of certain counties to provide offices for

House Bill No. 1290.

Read in place in House by Mr. Blair, 970.

Referred to Committee on Counties and Townships, 970.

Reported without amendment, 1189.

First reading, 1194.

Second reading, 1354.

DISTRICT ATTORNEYS.—Continued.

Third reading and final passage, 1556.

Returned from Senate without amendment, 4226.

Signed by Speaker, 4573.

In Senate (No. 863).

Referred to Committee on New Counties and County Seats, 1639.

Reported without amendment, 3835.

First reading, 3856.

Second reading, 3982.

Third reading and final passage, 4175.

Signed by President, 4553.

DISTRICT ATTORNEYS, providing for payment by counties of expense incurred by

House Bill No. 941.

Read in place in House by Mr. Blair, 791.

Referred to Committee on Counties and Townships, 791.

Reported with amendment, 1530.

First reading, 1572.

Second reading, 1745.

Third reading and final passage, 1897.

Returned from Senate with amendments in which House non-concurred, 5110.

Returned from Senate with amendments receded from, 5146.

Signed by Speaker, 5151.

In Senate (No. 942).

Referred to Committee on Judiciary General, 1905.

Reported without amendment, 3656.

First reading, 3665.

Second reading and recommitted, 3842-3843.

Re-reported without amendment, 4651.

Third reading and amended, 4820.

Resumed and passed finally, 4956-4959.

Returned from House with Senate amendments non-concurred in and Senate recedes from its amendments, 5004.

Signed by President, 5016.

Remarks on, by

Baldwin, 4957-4958.

Leslie, 4958.

Daix, 4958.

Vare, 4958.

Eyre, 4958-4959.

DISTRICT ATTORNEYS (see stenographers).

DISTRICT ATTORNEYS, STATE ASSOCIATION OF, authorizing counties to organize

House Bill No. 997.

Read in place in House by Mr. Hall, 874.

Referred to Committee on Counties and Townships, 874.

Reported with amendment, 2361-2362.

First reading, 2454.

Second reading, 2494.

Third reading and final passage, 2767.

Returned from Senate without amendment, 4740.

Signed by Speaker, 4928.

In Senate (No. 1188).

Referred to Committee on Judiciary General, 2741.

Reported without amendment, 4286.

First reading, 4342.

Second reading, 4562-4563.

Third reading and final passage, 4654.

Signed by President, 4854.

DISTRICT AND DISTRICTS (see Constitution, elections, health, Middle Coal Field, poor, Representative, school, Senatorial).

DIVISION (see highways, medicine).

DIVORCE ACTIONS to be made by registered letter upon respondents residing outside of Commonwealth, permitting service in

House Bill No. 1253.

Read in place in House by Mr. Edmonds (by request), 967.

Referred to Committee on Judiciary General, 967.

Reported with amendment, 1859.

First reading, 1948.

DIVORCE ACTIONS.—Continued.

Second reading, 2058.
Third reading and final passage, 2198.
Returned from Senate without amendment, 4226.
Signed by Speaker, 4573.

In Senate (No. 1044).

Referred to Committee on Judiciary General, 2217-2218.
Reported without amendment, 3142.
First reading, 3150.
Recommitted, 3384.
Re-reported without amendment, 3599.
Second reading and recommitted, 3845.
Re-reported without amendment, 3952.
Third reading and final passage, 4176-4177.
Signed by President, 4553.

Remarks on, by

Long, 4176-4177.
Weaver, 4176-4177.

DIVORCE in any judicial district where such court shall exist, giving concurrent jurisdiction to municipal court in actions for

House Bill No. 1314.

Read in place in House by Mr. Burns, 972.
Referred to Committee on Judiciary General, 972.
Reported without amendment, 2445.
First reading, 2499.
Second reading, 2675.
Third reading and postponed, 2793.
Resumed and defeated on final passage, 3054-3055.
Vote on final passage reconsidered and bill recommitted, 3435.

Remarks on, by

Edmonds, 3054.
Burns, 3054.
Blumberg, 3054.
Dillsheimer, 3054-3055.

DIVORCE, making incurable insanity a cause for

Senate Bill No. 1216.

Read in place in Senate by Mr. Phipps, 2832.
Referred to Committee on Judiciary General, 2832.
Reported with amendment, 2909.
First reading, 2956.
Second reading, 3138.
Third reading and final passage, 3368.

In House (No. 1636).

Referred to Committee on Judiciary General, 3580.
Reported without amendment, 3739.
First reading, 3792.
Second reading, 3903.
Third reading and postponed, 4493.
Resumed and dropped from calendar by motion, 4755.

DIVORCE same for husband and wife, amending and repealing part of act concerning divorces, by making degree of cruelty as a ground for

Senate Bill No. 744.

Read in place in Senate by Mr. MacDade, 1259.
Referred to Committee on Judiciary General, 1259.
Reported without amendment, 2624.
First reading, 2653.
Second reading, 2728.
Third reading and final passage, 2839.
Returned from House without amendment, 4542.
Signed by President, 4659.

In House (No. 1524).

Referred to Committee on Judiciary General, 2972.
Reported without amendment, 3059.
First reading, 3161.
Second reading, 3279.
Third reading and final passage, 4473.
Signed by Speaker, 4748.

DIVORCE same for husband and wife, further amending act concerning divorces, by making degree of cruelty as a ground for

Senate Bill No. 743.

Read in place in Senate by Mr. MacDade, 1259.
Referred to Committee on Judiciary General, 1259.

DIVORCE.—Continued.

Reported without amendment, 2624.
First reading, 2653.
Second reading, 2727.
Third reading and amended, 2839.
Resumed and passed finally, 2917.
Returned from House with amendments, in which Senate non-concurred, 4550.
Returned from House with amendments receded from, 4692.
Signed by President, 4713.

In House (No. 1532).

Referred to Committee on Judiciary Special, 3036.
Reported with amendment, 3593.
First reading, 3685.
Second reading, 3802.
Third reading and final passage, 4488.
Returned from Senate with House amendments, non-concurred in, and House recedes from its amendments, 4744.
Signed by Speaker, 4800.

Remarks on, by

Brown, 4488.
Sowers, 4488.

DIVORCE to courts of common pleas, and awarding of subpoenas thereon, by eliminating alias and pluries subpoena from provisions of act, amending act providing for presentation of libels in

House Bill No. 1242.

Read in place in House by Mr. Edmonds (by request), 967.
Referred to Committee on Judiciary General, 967.

DIVORCES, by authorizing prothonotaries and clerks of court of common pleas to take affidavits to petitions and libels, amending act concerning

House Bill No. 208.

Read in place in House by Mr. Blumberg, 171.
Referred to Committee on Judiciary Special, 171.
Reported without amendment, 230.
First reading, 234.
Second reading and amended, 246-248.
Third reading and final passage, 257-258.
Returned from Senate without amendment, 518.
Signed by Speaker, 591.
Approved by Governor, 682.

In Senate (No. 210).

Referred to Committee on Judiciary General, 282.
Reported without amendment, 309.
First reading, 359.
Second reading, 395.
Third reading and final passage, 461.
Signed by President, 582.

DIVORCES, by eliminating alias subpoenas in divorce actions, amending act concerning

House Bill No. 1243.

Read in place in House by Mr. Edmonds (by request), 967.
Referred to Committee on Judiciary General, 967.

DIVORCES, by, taking away the right of support or alimony in certain cases, further amending clause 3, section 1 of act concerning

House Bill No. 450.

Read in place in House by Mr. Mathay, 323.
Referred to Committee on Judiciary General, 323.
Reported without amendment, 440-441.
First reading, 450-451.
Second reading, 486.
Third reading and final passage, 527-528.
Returned from Senate without amendment, 901.
Signed by Speaker, 913.
Vetoed by Governor, 1287.

Remarks on, by

Rhodes, 527.
Mathay, 527.

In Senate (No. 416).

Referred to Committee on Judiciary General, 583.
Reported without amendment, 660.

DIVORCES—Continued.

First reading, 675.
 Second reading, 782.
 Third reading and final passage, 855-856.
 Signed by President, 870, 1278.

DIXMONT HOSPITAL (see appropriation to, and to Department of Public Welfare).

DOGS, and protection of livestock and poultry from damage by dogs, by extending provisions of act to cities of first class, amending act providing for licensing of

House Bill No. 636.
 Read in place in House by Mr. Minehart, 473.
 Referred to Committee on Agriculture, 473.

DOGS, and protection of livestock and poultry from damage by dogs, by fixing procedure for collection of damages, amending act providing for licensing of

House Bill No. 157.
 Read in place in House by Mrs. Wright, 141-142.
 Referred to Committee on Agriculture, 142.

DOGS, and protection of livestock and poultry from damage by dogs, to repeal act providing for licensing of

House Bill No. 959.
 Read in place in House by Mr. Minehart, 793.
 Referred to Committee on Agriculture, 793.
 Reported without amendment, 941-942.
 First reading, 1012.
 Second reading, 1087-1088.
 Third reading and postponed, 1232-1233.
 Resumed and passed finally, 1479.

In Senate (No. 847).
 Referred to Committee on Agriculture, 1637-1638.
 Reported without amendment, 3996.
 First reading, 4003.
 Second reading and amended, 4184.
 Over in its order, 4303.
 Third reading and defeated on final passage, 4525-4527.
 Vote on final passage reconsidered and bill defeated on final passage, 4997-4999.

Remarks on, by
 Stites, 4525, 4998.
 Sisson, 4525-4526.
 Vare, 4526, 4998.
 Davis, 4526, 4998.
 Long, 4526, 4998.
 Leslie, 4526, 4998-4999.
 Mansfield, 4526, 4999.
 Christley, 4526.
 Steele, 4998.

DOGS, by appropriating money received from licenses to Bureau of Animal Industry in Department of Agriculture, amending act relating to

House Bill No. 158.
 Read in place in House by Mr. Haines, 138.
 Referred to Committee on Agriculture, 138.
 Reported without amendment, 144.
 First reading, 157.
 Second reading and recommitted, 177-178.
 Re-reported with amendment, 221-222.
 Second reading and amended, 232-233.
 Third reading and final passage, 240-243.
 Returned from Senate with amendments in which House concurred, 531.
 Signed by Speaker, 590-591.
 Approved by Governor, 682.

Remarks on, by
 Shambach, 241-242.
 Haines, 241, 242-243.
 Jones, David J., 243.
 Woner, 243.
 Flynn, 243.

In Senate (No. 208).
 Referred to Committee on New Counties and County Seats, 281-282.
 Reported without amendment, 288.
 First reading, 288-289.
 Second reading, 316-317.
 Recommitted to Committee on Corporations, 358.

DOGS.—Continued.

Re-reported with amendment, 454.
 Third reading and final passage, 498-499.
 Returned from House with Senate amendments concurred in, 510.
 Signed by President, 582.

DOGS, by providing for return of portion of license money to counties, amending act relating to licensing of

House Bill No. 144.
 Read in place in House by Mr. D. J. Jones, 135.
 Referred to Committee on Ways and Means, 135.

DOGS, by providing that kennel dogs may be taken out for training purposes with kennel tag, amending act relating to licensing of

House Bill No. 154.
 Read in place in House by Mr. Kelly, 141.
 Referred to Committee on Agriculture, 141.

DOGS (see county treasurers, game, motor vehicles).

DOMESTIC (see corporations, insurance).

DOMICILE (see married women).

DONAHUE, F. J., Representative from Northampton County, (First District).

Bill introduced by
 No. 554.
 Establishing as State highway, a certain section of public road in Bucks County, 420.

Election returns, 30.

Member of standing committees, 87-91.

Oath of office administered to, '34.

DOWNINGTOWN INDUSTRIAL AND AGRICULTURAL SCHOOL (see appropriation).

DRAINAGE (see lands, plumbing).

DRIGGS, CHARLES M., Representative from Bradford County

Bills introduced by
 No. 560.
 To repeal act of 1870, relative to holding sessions in Bradford County Courts, 421.

No. 565.
 Establishing as State highway, a certain section of public road in Bradford County, 421.

No. 567.
 Making appropriation to Robert Packer Hospital, Sayre, 422.

No. 1016.
 Establishing as State highway, a certain section of public road in Bradford County, 875.

No. 1017.
 Establishing as State highway, a certain section of public road in Bradford County, 875.

No. 1018.
 Establishing as State highway, a certain section of public road in Bradford County, 875.

Election returns, 28.

Leave of absence granted, 237.

Member of special committee, 5151.

Member of standing committees, 87-91.

Motion by, to
 Dispense with further reading of Journal, 3257.

Oath of office administered to, 34.

DRINKHOUSE, JOHN H., Representative from Philadelphia County, (Twentieth District)

Bills introduced by
 No. 284.
 Making appropriation to Woman's Medical College, Philadelphia, for hospital maintenance, 220.

DRINKHOUSE, JOHN H.—Continued.

- No. 285.
Making appropriation to Woman's Medical College, 220.
- No. 292.
Making appropriation to Berean Manual Training and Industrial School, 220.
- No. 455.
Making appropriation to Women's Hospital of Philadelphia, 323.
- No. 457.
Making appropriation to Saint Joseph's Hospital, of Philadelphia, 323.
- No. 834.
Making appropriation to National Stomach Hospital, of Philadelphia, 678.
- No. 905.
Amending act establishing State Hospital for Insane for Southeastern District of Pennsylvania, by changing name to Norristown State Hospital, 729.
- No. 945.
Making appropriation to Nazarene Home for Aged, at Philadelphia, 792.
- No. 1046.
Making appropriation to Lankenau Hospital, of Philadelphia, 877.

Bills reported by

- No. 327, (Senate No. 19).
Prohibiting the manufacture or sale of adulterated or deleterious ice cream, 441.
- No. 734.
Making appropriation to Mount Sinai Hospital, of Philadelphia, 2812.
- No. 765.
Making appropriation to Beaver Valley General Hospital, at New Brighton, 2812.
- No. 766.
Making appropriation to Rochester General Hospital, 2812.
- No. 767.
Making appropriation to Good Samaritan Hospital, of Lebanon, 2812.
- No. 789.
Making deficiency appropriation to Pennsylvania Industrial Reformatory at Huntingdon, 732.
- No. 1190.
Granting licenses to practice dentistry to certain persons who served in the Army or Navy of the United States, 2362.
- No. 1572, (Senate No. 305).
Making appropriation to University of Pennsylvania for Medico Chirurgical Hospital, 3429.

Election returns, 31.

Leave of absence granted, 237, 516, 1281, 3681.

Member of standing committees, 87-91.

Motion by, to
Adjourn, 381.

Oath of office administered to, 34.

DRINKING AND DRINKS (see mines, soft drink places).

DRINKS, NON-ALCOHOLIC, regulating manufacture, sale and registration of

Senate Bill No. 452.
Read in place in Senate by Mr. Betts, 620.
Referred to Committee on Public Health and Sanitation, 620.

DRINKS, Non-Alcoholic.—Continued.

Reported with amendment, 1304.
First reading, 1319.
Recommitted, 1618.
Re-reported with amendment, 3075.
Recommitted, 3370.

DRUG TRAFFIC entitled "The Great Menace", granting Hall of House to Angelina Kauffman and Oscar Neufeld for exhibition of motion picture on, 441; vote of thanks extended, 591.

DRUG STORES (see boroughs).

DRUNKARDS (see dependents).

DRUNKARDS, HABITUAL, amending act enabling wives of lunatics to release their right of dower in real estate of their husbands, by extending act to include wives and husbands of

House Bill No. 694.

Read in place in House by Mr. Wm. T. Bell, 514.
Referred to Committee on Judiciary Special, 514.
Reported with amendment, 1224.
First reading, 1289.
Second reading and amended, 1395.
Third reading and final passage, 1660-1661.
Returned from Senate with amendments in which House concurred, 4743.
Signed by Speaker, 4928.

In Senate (No. 894).

Referred to Committee on Judiciary General, 1704-1705.
Reported with amendment, 4169.
First reading, 4193.
Second reading, 4319.
Third reading and amended, 4529.
Resumed and passed finally, 4651-4652.
Signed by President, 4853.

DRUNKARDS, HABITUAL, INSANE OR FEEBLE-MINDED PERSONS, amending act relating to jurisdiction of orphans' court of common pleas as to sale of real estate or conveyances on ground rent, with regard to effect of decrees barring dower of real estate held by

House Bill No. 695.

Read in place in House by Mr. Wm. T. Bell, 514.
Referred to Committee on Judiciary General, 514.
Reported without amendment, 942.
First reading, 1013.
Second reading and amended, 1090-1091.
Third reading and final passage, 1469-1470.

In Senate (No. 822).

Referred to Committee on Judiciary General, 1635-1636.

DRY CLEANING AND DYEING, and maintenance and construction of buildings therefor, regulating business of

Senate Bill No. 461.

Read in place in Senate by Mr. Salus, 661.
Referred to Committee on Municipal Affairs, 661.
Reported without amendment, 760.
First reading, 790.
Second reading, 862.
Over in its order, 938.
Third reading and final passage, 1046.
Returned from House with amendments in which Senate concurred, 2132.
Signed by President, 2293.
Approved by Governor, 2649.

In House (No. 1390).

Referred to Committee on Municipal Corporations, 1220.
Reported with amendment, 1761.
First reading, 1819.
Second reading, 1870-1871.
Third reading and final passage, 2085-2087.
Returned from Senate with House amendments concurred in, 2156.
Signed by Speaker, 2330.

DU BOIS HOSPITAL (see appropriation).

DUNN, JAMES A., Representative from Philadelphia County, (Sixteenth District)

DUNN, JAMES A.—Continued.

Amendments offered by, to

Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 1658.

Bill No. 36, Regulating practice of chiropractic, 2452-2454, 3241.

Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing bond issue for soldiers' bonus, 913.

Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 274.

Bill No. 211, Authorizing issue and sale of bonds by the Commonwealth for any lawful purpose, 297-299.

Bill No. 281, Amending act for better government of cities of first class, with regard to election of councilmen, 336.

Bill No. 593, Providing State compensation for soldiers, sailors and marines who served in World War, 951.

Bill No. 1034, Providing for a two-platoon system for officers of the uniformed fire force in cities of first class, 2083.

Bill No. 1600, (Senate No. 991), Making appropriation to Saint Agnes Hospital, of Philadelphia, 3693.

Bills introduced by

No. 1.

Fixing pay of election officers and clerks in cities of first class, 101.

No. 35.

Relating to actions for rent for premises occupied for dwelling purposes, 108.

No. 36.

Regulating practice of chiropractic and creating board of chiropractic examiners, 108.

No. 37.

Joint resolution proposing amendment to Constitution, by authorizing bond issue of thirty-five millions of dollars for soldiers' bonus, 108.

No. 122.

Regulating peddling of fish, fruit and vegetables in cities of first class, 133.

No. 191.

Providing for payment of fifty per centum of motor vehicle registration and license fees to counties for construction and repair of roads, 143-144.

No. 210.

Providing for erection of signs on State highways at boundary lines of Commonwealth, 171.

No. 211.

Authorizing issue and sale of bonds by Commonwealth for any lawful purpose, 171.

No. 281.

Amending act for better government of cities of first class, with regard to election of councilmen, 219.

No. 355.

Making appropriation to Old Ladies Home, at Wissinoming, Philadelphia, 236.

No. 356.

Making appropriation to Frankford Hospital, 236.

No. 536.

Amending act defining optometry, by further regulating practice thereof, 419.

No. 593.

Providing compensation for residents of this Commonwealth who served in World War, and making appropriation, 423.

DUNN, JAMES A.—Continued.

No. 637.

Providing for incorporation and regulation of credit union associations, and creating a Bureau of Credit Unions in Banking Department, 473.

No. 691.

Supplement to act creating Military Cemetery Commission, by extending time for report of said commission, and making appropriation, 514.

No. 775.

To repeal act regulating hawking and peddling of fish, fruits and vegetables in cities of first class, 621.

No. 847.

Providing for two-platoon system for firemen in cities of first class, 679.

No. 1033.

Providing that honorably discharged soldiers, sailors or marines shall receive credit for experience and training derived from Military service, in civil service examinations, 876.

No. 1034.

Providing for two-platoon system for firemen in cities of first class, 876.

Bills reported by

No. 4.

Making appropriation to Pottsville Hospital, 2810.

No. 1080.

Making appropriation to Philadelphia School of Design for Women, 2672.

No. 284.

Making appropriation to Woman's Medical College, of Philadelphia, for hospital maintenance, 2810.

No. 300.

Making appropriation to Shenango Valley Hospital, of New Castle, 2810.

No. 305.

Making appropriation to Carbondale Emergency Hospital, 2810.

No. 355.

Making appropriation to Old Ladies Home, at Wissinoming, Philadelphia, 3158.

No. 391.

Making appropriation to Mercy Hospital, of Altoona, 2811.

No. 593.

Providing State compensation for soldiers, sailors and marines who served in World War, 733.

No. 937.

Amending act regulating the nomination and election of public officers, by providing that nomination papers for office of Representative in General Assembly shall be filed with county commissioners, 2136.

No. 1092.

Further amending act regulating primary elections, with regard to order of names on ballots, 2199.

No. 1093.

Amending act relative to nomination and election of public officers, 2199.

No. 1094.

Further amending act regulating primary elections, with regard to filing of nomination petitions by candidates for borough, township, ward or district office, 2199.

No. 1113.

Further amending act regulating primary elections, with regard to number of official and specimen ballots county commissioners shall furnish to election officers, 2199.

DUNN, JAMES A.—Continued.

No. 1114.

Amending act relative to place of delivery of ballot boxes at primary elections, 2199-2200.

No. 1115.

Amending act of 1839, relative to elections, with regard to care of ballot-boxes by justices of peace or person designated by court, 2200.

No. 1117.

Further amending act of 1903, relating to elections, with regard to pay of justice of peace or other persons designated by court for care of ballot-boxes, 2200.

No. 1643, (Senate No. 585).

Authorizing local boards of health of the Commonwealth to organize District Health Associations, 4501.

Election returns, 31.

Leave of absence, 1008.

Member of special committee, 5146.

Member of standing committees, 87-91.

Member of State Military Cemetery Commission, nominated as, 75.

Motion by, for

House to adopt Senate resolution requiring State Highway Department to compile and keep accurate record by counties of amount of money received for motor vehicle registration and license fees and fines, 3593.

Previous question on Bill No. 1228, To repeal act providing for the retirement of judges, 2352.

Recess, 3243, 3738, 4224, 4769.

Special order on Bill No. 36, Regulating practice of chiropractic, 3246.

Motion by, to

Adjourn, 116, 145, 162, 185, 234, 274, 341, 351, 726, 2198, 2212, 2501, 2797, 2814, 2908, 3489, 4650.

Dispense with further reading of Journal, 64.

Extend time of postponement on Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for the two fiscal years next succeeding, 3744-3745.

Extend time of postponement on Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 2212.

Extend time of postponement on Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose Nomination the Senate failed to confirm, 4493.

Lay upon table concurrent resolution recalling from Governor House Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for soldiers' bonus, 963.

Lay upon table motion to discharge Committee on Mines and Mining from further consideration of Bill No. 1473, (Senate No. 390), and Bill No. 1474, (Senate No. 391), Relative to Anthracite Mine Funds, 4126. (Withdrawn, 4127).

Postpone Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 715.

Postpone Bill No. 36, Regulating practice of chiropractic, 2979.

Postpone Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 256.

DUNN, JAMES A.—Continued.

Postpone Bill No. 530, Amending act of 1874, relative to elections, by providing for appointment of registry assessors in cities of first class by registration commissioners, 3778.

Postpone Bill No. 661, Making report of viewers prima facie evidence of benefits assessed upon appeal, 3779.

Postpone Bill No. 662, Repealing Act of 1915, relating to competency of witnesses and rules of evidence in proceedings arising from the exercise of the right of eminent domain, 3749.

Print 500 copies of amended House Rules, 144.

Read certain bills for first time, 4501.

Reconsider vote on Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 1658.

Reconsider vote on Bill No. 36, Regulating practice of chiropractic, 3241.

Reconsider vote on Bill No. 224, amending act requiring banks and corporations to file of record names of persons authorized to make entries on records of mortgages, 238.

Suspend resolution fixing Tuesday as only day of week when bills on postponed calendar may be called up, 3241.

Oath of office administered to, 34.

Objections to calling up out of order Bill No. 1424, (Senate No. 464), Providing for division of real estate devised in trust when trustee has died, 4009.

Points of order raised by, on

House Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2163.

Motion for House to go into committee of whole on Bill No. 81, General Appropriation Bill, 2692.

Motion for previous question on Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4925, 4926.

Motion to lay upon table motion to discharge Committee on Mines and Mining from further consideration of Bill No. 1473, (Senate No. 390), and Bill No. 1474, (Senate No. 391), relative to anthracite mine funds, 4126.

Vote on Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, 4894.

Presentation of testimonial to James N. Moore, Director of Legislative Reference Bureau, 5134-5135.

Question of information raised by, on

Motion to recommit House Bill No. 125, Regulating sale of tickets to theaters and other places of amusement, 175.

Questions of personal privilege raised by, on

Completion of work before final adjournment, 3246.

Presentation of cannon as testimonial to Hon. Benjamin M. Golder upon his courageous attack of the lone wolf, 2592.

Remarks in newspaper relative to referendum vote on the prohibition enforcement bill, —.

Remarks by, on

Adoption of Rule 71 by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 198-199.

Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 683-686.

Bill No. 36, Regulating practice of chiropractic, 2701-2705, 2978-2979, 3440-3443.

DUNN, JAMES A.—Continued.

Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examination, 374.

Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 295-296.

Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for the two fiscal years next succeeding, 2184.

Bill No. 211, Authorizing issue and sale of bonds by the Commonwealth for any lawful purpose, 326.

Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2161.

Bill No. 936, For the repression of prostitution, 2267.

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4126-4127.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4126-4127.

Bill No. 1486, (Senate No. 554), Further amending act relating to practice of medicine and surgery, by providing for reinstatement of licensees in certain cases, 4260.

Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 4774-4775, 4893-4894.

Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, 4893-4894.

House resolution authorizing election of chief clerk and resident clerk of House, 37.

Motion for House to non-concur in Senate amendments to House Bill No. 386, Making appropriation to Ellwood City Hospital, 3766.

Senate concurrent resolution requiring State Highway Department to compile and keep accurate records by counties of amount of money received and collected for registration of motor vehicles, licensing of operators and fines paid into State Treasury, 3593-3594.

Resolutions, concurrent, offered by

Recalling from Governor House Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing bond issue for soldiers' bonus, 623.

Recalling from Secretary of Commonwealth House Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for soldiers' bonus, 734.

Resolutions offered by

Congratulating Hon. Benjamin M. Golder upon courageous attack of the lone wolf, 2591-2592.

Extending sympathy of House to Sergeants-at-Arms who sustained serious financial loss by destruction of their automobiles by fire, 2809.

Relating to seating arrangement of Members of House, 137.

Requesting information from Commissioner of the Department of Public Welfare relative to State-aided hospitals, 2330.

Tendering thanks of House to Speaker Goodnough for efficient manner in which he performed his duties, 5150.

Teller to compute vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, elected as, 38.

DUQUESNE UNIVERSITY (see appropriation).

DWELLING (see property, rent, renting).

DYEING (see dry cleaning).

DYKE (see Delaware River).

EACHES, PARIS E., Representative from Berks County, (First District)

Bills introduced by

No. 5.

Requiring cities of third class to furnish booths for traffic officers, 101.

No. 1188.

Permitting fishing with one rod and two hooks on Sunday, 938.

Bills reported by

No. 79.

To promote public health by providing for one day of rest in seven for certain employes, 338.

No. 1521, (Senate No. 1134).

Authorizing the Department of Forestry to offer and pay rewards for evidence sufficient to convict anyone maliciously setting forest fires, 2809.

Election returns, 28.

Member of conference committee, 2673.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 1564, 2622.

Dispense with further reading of Journal, 269.

Postpone Bill No. 1457, (Senate No. 657), Empowering school districts to employ policemen, 3803.

Oath of office administered to, 34.

Reason for vote on

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting the adoption of daylight saving, 2152.

Remarks by, on

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 3033.

Bill No. 472, Amending act imposing mercantile license tax, by requiring all dealers and venders to keep accurate books of account, 523.

Bill No. 1439, (Senate No. 551), Amending act relative to fires and fire prevention, by fixing powers of Department of State Police relative to tanks and devices used in connection with inflammable liquids, 4466.

EAGLEVILLE SANATORIUM FOR CONSUMPTIVES (see appropriation).

EARLEY, HERMAN A., Representative from Dauphin County, (First District)

Amendments offered by, to

Bill No. 447, Amending act providing for burial of certain soldiers, sailors and marines at county expense, 488.

Bill No. 846, Amending Workmen's Compensation Act of 1915, by providing when same shall become effective, 1348, 1979, 4642.

Bill No. 1782, (Senate No. 1524), Amending act providing for burial of certain soldiers, sailors and marines at county expense, 4900.

Bills introduced by

No. 338.

Making appropriation to Harrisburg Hospital, 231.

No. 339.

Making appropriation to Florence Crittenton Home, Harrisburg, 231.

EARLEY, HERMAN A.—Continued.

No. 340.

Making appropriation to Nursery Home, of Harrisburg, 231.

No. 342.

Making appropriation to Home for Friendless, of Harrisburg, 231.

No. 343.

Making appropriation to Messiah Rescue and Benevolent Home, of Harrisburg, 231.

No. 447.

Amending act providing for burial of certain soldiers, sailors and marines, known as "deceased service men", by providing that applications for burial shall be approved by veterans organizations, 322.

No. 704.

Requiring filing of plans and specifications for buildings, public work, highways or improvements undertaken by certain municipalities to be filed in office of clerk of court of quarter sessions, 534.

No. 705.

Amending act providing system of government for boroughs, by requiring burgess and council to make an estimate of amount of money required for government and expenses, 584.

No. 846.

Amending Workmen's Compensation Act of 1915, by providing when same shall become effective, 679.

Bills reported by

No. 225.

Supplement to act creating commission to investigate battlefields of France and Belgium, 179.

No. 295.

Making burial permit issued at place of death valid throughout the Commonwealth, 1188.

No. 377.

Amending act creating State Board of Undertakers, 1527.

No. 846.

Amending Workmen's Compensation Act, by providing when same shall become effective, 4228.

No. 1085.

Prohibiting certain races, games and sports on Memorial Day, 1192.

No. 1296.

Imposing State tax on coal, clay, sand, gravel and other material taken from beds of streams, 1761.

No. 1413, (Senate No. 558).

Amending Insurance Company Act of 1921, with regard to investments in corporations holding real estate, 2698.

No. 1465, (Senate No. 656).

Requiring purchasers of milk for manufacturing purposes to furnish certain periodical statements, 3679-3680.

No. 1748, (Senate No. 1477).

Amending act establishing State Asylum for the Chronic Insane, by changing the name to Wernersville State Hospital, 4468.

No. 1782, (Senate No. 1524).

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 4716.

Election returns, 29.

Leave of absence granted, 3681.

Member of standing committees, 87-91, 110.

Motion by, to

Adjourn, 4801.

EARLEY, HERMAN A.—Continued.

Drop from calendar Bill No. 705, Amending act relating to boroughs, by requiring burgess and council to make an estimate of amount of money required for government and expenses, 2211.

Postpone Bill No. 295, Making burial permit issued at place of death valid throughout the Commonwealth, 1550.

Postpone Bill No. 582, Repealing act providing for control and management of jails in counties of third and fourth classes, 914.

Postpone Bill No. 705, Amending act relating to boroughs, by requiring burgess and council to make an estimate of amount of money required for government and expenses, 2083.

Postpone Bill No. 808, Prohibiting corporations from interposing the defense of usury in any action, 1531.

Recommit Bill No. 846, Amending Workmen's Compensation Act, by providing when same shall become effective, 1644, 1980.

Recommit Bill No. 1255, Providing for refunding of mercantile license taxes erroneously paid into State Treasury, 1531.

Reconsider vote on Bill No. 846, Amending Workmen's Compensation Act, by providing when same shall become effective, 1644.

Reconsider vote on Bill No. 1782, (Senate No. 1524), Amending act providing for burial of certain soldiers, sailors and marines at county expense, 4900.

Oath of office administered to, 34.

Point of order raised by, on

Bill No. 1643, (Senate No. 585), Authorizing local boards of health to organize District Health Associations, 4797.

Remarks by, on

Bill No. 704, Requiring filing of plans and specifications for public improvements undertaken by certain municipalities in the office of clerk of court of quarter sessions, 2069.

Resolution, concurrent, offered by

Authorizing appointment of Legislative Investigating Committee to investigate conditions existing in the Eastern Penitentiary, 4098.

Resolution offered by

Tendering thanks of House to Press for faithful reporting of proceedings, 5151.

Thanking Hon. Frank B. Wickersham for administering oath of office to Members of House, 37.

EASTON HOME FOR FRIENDLESS CHILDREN (see appropriation).

EASTON HOSPITAL (see appropriation).

EASTERN STATE PENITENTIARY (see penitentiary).

EDMONDS, FRANKLIN SPENCER, Representative from Philadelphia County, (Fifteenth District)

Amendments offered by, to

Bill No. 46, Amending act relating to townships, by reducing treasurers' fees to three per centum of taxes collected, 1755.

Bill No. 112, Amending act imposing taxes upon certain classes of personal property, 1074.

Bill No. 145, supplement to act imposing taxes upon certain classes of personal property, 1075.

Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for two fiscal years next succeeding, 1963, 2481-2482, 2602.

EDMONDS, FRANKLIN SPENCER.—Continued.

Bill No. 224, Amending act requiring banks and corporations to file of record names of persons authorized to make entries on records of mortgages, 260-261.

Bill No. 346, Amending act imposing taxes upon certain classes of personal property, 1820.

Bill No. 530, Amending act of 1874, relative to elections, by providing for appointment of registry assessors in cities of first class, 3476.

Bill No. 532, Providing for registration and protection of artificial or assumed trade or association names, 2444-2445.

Bill No. 709, Supplement to act providing for imposition of inheritance taxes, 1076.

Bill No. 963, Amending act relating to sale of goods, 1971-1972.

Bill No. 1105, Amending act regulating primary elections, by providing that two or more judges of court of common pleas may act as return board under certain conditions, 1959.

Bill No. 1583, (Senate No. 561), Amending act of 1874, relative to elections, so as to abolish the December registration of electors, 4779-4780.

Resolution of Rules Committee, by adopting Rules of House as printed in Smull's Handbook, 1921-22, with amendment to Rule 31, as recommended by committee, and that amendments to Rules 10, 57 and 69 lie over for printing, 71.

Bills introduced by

No. 20.

Making appropriation to provide for four correctional institutions to be known as the Pennsylvania State Farms and for transfer of prisoners thereto, 107.

No. 21.

Relating to procedure in suits wherein two or more defendants are liable, 107.

No. 112.

Amending act imposing taxes upon certain classes of personal property, with regard to assessment of property in cases of refusal of taxables to make return, 132.

No. 142.

Making appropriation to Philadelphia County for payment of a judgment obtained against Commonwealth, 134.

No. 145.

Supplement to act imposing taxes upon certain classes of personal property, authorizing Auditor General to furnish certain adhesive stamps for use in payment of taxes, 135.

No. 204.

Directing Governor to prepare and transmit to each General Assembly a budget for two fiscal years next succeeding, 171.

No. 231.

Providing for abatement of nuisances caused by improper grading or encroaching fences in private alleys in cities of first class, 181.

No. 346.

Amending act imposing taxes upon certain classes of personal property, with regard to indebtedness of private corporations, 235.

No. 347.

Imposing State license tax on outdoor advertising, 235.

No. 529.

Concerning aeronautics, and to make uniform the law relating thereto, 419.

EDMONDS, FRANKLIN SPENCER.—Continued.

No. 530.

Amending act relating to elections, by providing for appointment of registry assessors in cities of first class, 419.

No. 531.

Providing for abatement of nuisances caused by improper grading or paving in private alleys in cities of first class, 419.

No. 532.

Providing for registration and protection of artificial or assumed trade, or association names, 419.

No. 596.

Requiring written leases for occupancy of premises as a dwelling house or apartment, 445.

No. 597.

Regulating renting of premises as dwelling house or apartment, 445.

No. 652.

Providing for service of process upon and suits against certain corporations, 511.

No. 661.

Making report of viewers prima facie evidence of benefits assessed upon appeal, 512.

No. 662.

To repeal act relating to competency of witnesses and rules of evidence in proceedings arising from exercise of right of eminent domain, 512.

No. 663.

Amending act providing for licensing of public dance halls in cities of first, second and third classes, by requiring the mayor to investigate the character of applicants therefor, 512.

No. 668.

Amending act regulating licensing of billiard and pool rooms, by providing for revocation of licenses in certain cases, 512.

No. 687.

Joint resolution proposing amendment to Constitution of Pennsylvania, so as to consolidate the courts of common pleas of Philadelphia County, 513.

No. 709.

Supplement to Inheritance Tax Act of 1919, providing additional taxes upon transfer of certain kinds and classes of personal property, 585.

No. 710.

Providing for erection of a new and for sale of the old Eastern State Penitentiary, and making appropriation, 585.

No. 962.

Amending act relating to warehouse receipts, 793.

No. 963.

Amending act relating to sale of goods, 793.

No. 964.

Exempting water filters from levy or sale on execution or distress for rent, 793.

No. 965.

To repeal act restricting the appointment of corporate fiduciaries to corporations under supervision of the Banking Department, 793.

No. 966.

To regulate and improve the civil service of counties of the first class, 793.

No. 1105.

Amending act regulating certain political parties, and election of delegates, by providing that two or more judges of court of common pleas may act as return board under certain conditions, 933.

EDMONDS, FRANKLIN SPENCER.—Continued.

No. 1106.

Making appropriation to Pennsylvania Institution for Deaf and Dumb, at Mount Airy, 933.

No. 1107.

Making appropriation to Midnight Mission, of Philadelphia, 933.

No. 1108.

Joint resolution proposing amendment to Constitution, with regard to Magistrate's Court of Philadelphia, 933.

No. 1231.

Supplement to act imposing taxes upon certain classes of personal property, changing tax on mortgages for county and city purposes, 966.

No. 1233.

Fixing minimum width of public streets and regulating location of buildings in cities of first class, 966.

No. 1241.

Prohibiting traveling carnival companies from operating in this Commonwealth, 967.

No. 1242.

Amending act providing for presentation of libels in divorce to courts of common pleas, and awarding of subpoenas thereon, by eliminating alias and pluries subpoena from provisions of act, 967.

No. 1243.

Amending act concerning divorces, by eliminating alias subpoenas in divorce actions, 967.

No. 1253.

Permitting service in divorce actions to be made by registered letter upon respondents residing outside of Commonwealth, 967.

Bills reported by

No. 21.

Relating to the procedure in suits wherein two or more defendants are liable, 4228.

No. 224.

Amending act requiring banks and corporations to file of record names of persons authorized to make entries on records of mortgages, 179.

No. 250, (Senate No. 6).

Amending act relative to association of poor directors, 540.

No. 251, (Senate No. 13).

Relating to appeals to Superior Court from Philadelphia Municipal Court and Allegheny County Court, 230.

No. 254.

To carry into effect section 1 of article 15 of Constitution of Pennsylvania, providing home rule for cities, 2775.

No. 390.

Joint resolution constituting commission to examine the tax laws, 344.

No. 460.

Supplement to act creating State Fund for Insurance of compensation, 943.

No. 483, (Senate No. 142).

Supplement to act relating to loans of \$300 or less, 1330.

No. 566.

Amending Public Service Company Law, by extending provisions of act to include individuals or corporations engaged in coal business, 588.

No. 665.

Making appropriation to Department of Public Instruction for deficiencies in appropriations for support of public and normal schools, 515.

EDMONDS, FRANKLIN SPENCER.—Continued.

No. 749, (Senate No. 194).

Supplement to act regulating manner of increasing indebtedness of municipalities, 703.

No. 861, (Senate No. 46).

Making appropriation to carry into effect provisions of act for the erection of a bridge over the Delaware River between Philadelphia and Camden, 2171.

No. 932.

Requiring owners of motor vehicles to carry liability insurance, 1059.

No. 983.

Authorizing John J. Higgins of Philadelphia to bring suit against the Commonwealth, 943.

No. 1034.

Providing for a two-platoon system for officers of the uniformed fire force in cities of first class, 1761.

No. 1047.

Authorizing county commissioners to appropriate money to volunteer fire companies, 1527.

No. 1368, (Senate No. 30).

Amending act relative to the parole of prisoners, 2171.

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Remarks by, on

Nomination of J. George Becht as Superintendent of Public Instruction, 4557.

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ELECTION and file nomination petitions for more than one office or on more than one party ticket, making it unlawful for a person to become a candidate for

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Read in place in House by Mr. Alfred I. Fowler, 875.
Referred to Committee on Elections, 875.

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ELECTION, ELECTIONS AND ELECTORS (see boroughs, cities, Constitution, Constitutional, flag, indebtedness, judges, school, school districts, voters, votes, voting, will).

ELECTION for Senator in First District to fill vacancy caused by death of Hon. Edwin H. Vare, writ issued for special, 2-3.

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ELECTION OFFICERS and clerks in cities of first class, fixing pay of

House Bill No. 1.

Read in place in House by Mr. Dunn, 101.

Referred to Committee on Elections, 101.

Reported without amendment, 515.

First reading, 592.

Second reading, 639.

Third reading and defeated on final passage, 683-687.

Vote on final passage reconsidered and bill postponed, 714-715.

Time of postponement extended, 931, 1226, 1543.

Resumed, vote on third reading reconsidered, bill amended and passed finally, 1658.

Returned from Senate without amendment, 2977.

Signed by Speaker, 3069.

Approved by Governor, 3878.

Remarks on, by

Edmonds, 683-686.

Dunn, 683-686.

Dilsheimer, 684-685.

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Referred to Committee on Elections, 1704.

Reported with amendment, 2508.

First reading, 2588.

Second reading, 2644.

Third reading and defeated on final passage, 2723.

Vote on final passage reconsidered and bill passed finally, 2837.

Signed by President pro tempore, 2971.

Remarks on, by

Vare, 2837.

ELECTION OFFICERS and clerks in counties of third class, fixing pay of

House Bill No. 1008.

Read in place in House by Mr. Alfred I. Fowler, 875.

Referred to Committee on Elections, 875.

ELECTION OFFICERS, further amending act of July 5, 1917, fixing pay of

Senate Bill No. 1231.

Read in place in Senate by Mr. McClintock, 2911.

Referred to Committee on Elections, 2911.

Reported with amendment, 4169.

First reading, 4193.

Second reading, 4321.

Third reading and final passage, 4519-4520.

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Referred to Committee on Elections, 4643.

ELECTION OF GOVERNOR, Lieutenant-Governor and Secretary of Internal Affairs, presentation of returns of, to Senate, 10.

ELECTION OF MEMBERS OF HOUSE OF REPRESENTATIVES, presentation and opening of returns of, 27-34.

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ELECTION OF PUBLIC OFFICERS, by abolishing the office of watchers, amending act regulating nomination and

House Bill No. 117.

Read in place in House by Mr. Vickerman, 133.

Referred to Committee on Elections, 133.

Reported with amendment, 1529.

First reading, 1571.

Second reading and amended, 1738-1739.

Third reading and recommitted, 1844.

ELECTION OF PUBLIC OFFICERS, by providing that nomination papers for office of Representative in General Assembly shall be filed with county commissioners, amending act regulating nomination and

House Bill No. 937.

Read in place in House by Mr. Vickerman, 791.

Referred to Committee on Elections, 791.

Reported without amendment, 2136.

First reading, 2208.

Second reading and recommitted, 2612.

ELECTION OF PUBLIC OFFICERS, with regard to the furnishing of suitable polling places by the county commissioners, amending act relative to nomination and

House Bill No. 1093.

Read in place in House by Mr. Goehring, 880.

Referred to Committee on Elections, 880.

Reported with amendment, 2199.

First reading, 2261.

Second reading and recommitted, 2369.

ELECTION OF PUBLIC OFFICERS, with regard to withdrawal of candidates at general or municipal elections, amending act regulating nomination and

Senate Bill No. 33.

Read in place in Senate by Mr. MacDade, 95.

Referred to Committee on Elections, 95.

Reported without amendment, 212.

First reading, 216.

Second reading, 279.

Third reading and final passage, 313.

Returned from House without amendment, 1251.

Signed by President pro tempore, 1318.

Approved by Governor, 1917.

ELECTION OF PUBLIC OFFICERS.—Continued.

In House (No. 482).

Referred to Committee on Elections, 337.

Reported without amendment, 796.

First reading, 931.

Second reading, 949.

Third reading and final passage, 1213-1214.

Signed by Speaker, 1464.

ELECTION OF SENATORS, presentation and opening of returns of, 5-8; 117-118.

ELECTIONS, and providing system of marking ballots and of locking ballot boxes, to prevent fraud at

House Bill No. 320.

Read in place in House by Mr. Blair, 229.

Referred to Committee on Elections, 229.

Reported without amendment, 1492.

First reading, 1568.

Second reading and amended, 1724-1727.

Third reading and postponed, 1842-1844.

Time of postponement extended, 2194-2195, 2467, 2773.

Resumed on third reading and defeated on final passage, 3062-3064.

Remarks on, by

Blair, 3062-3063.

Fowler, David, 3063.

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Brewster, 3063-3064.

ELECTIONS, by authorizing return board to act when a majority of members thereof are not qualified, amending Act of January 30, 1874, relative to

House Bill No. 882.

Read in place in House by Mr. George W. Williams, 728.

Referred to Committee on Elections, 728.

Reported without amendment, 1223.

First reading, 1288.

Second reading and amended, 1392-1393.

Third reading and postponed, 1601-1602.

Resumed on third reading and amended, 1752.

Resumed and passed finally, 1814-1815.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2907.

Approved by Governor, 3431.

In Senate (No. 933).

Referred to Committee on Elections, 1904.

Reported without amendment, 2294.

First reading, 2327.

Second reading, 2427.

Over in its order, 2521.

Third reading and final passage, 2637.

Signed by President, 2824.

ELECTIONS, by fixing pay of justices of peace for care of ballot-boxes, amending act of 1839, relative to

Senate Bill No. 198.

Read in place in Senate by Mr. Phipps, 277.

Referred to Committee on Election, 277.

Reported without amendment, 453.

First reading, 471.

Second reading, 501-502.

Third reading and amended, 568.

Resumed, vote on third reading reconsidered and bill amended, 604-605.

Over in its order, 662.

Resumed and passed finally, 765.

Returned from House without amendment, 2219.

Signed by President, 2293.

Approved by Governor, 2649.

In House (No. 1101).

Referred to Committee on Elections, 842.

Reported without amendment, 1793.

First reading, 1873.

Second reading, 1972.

Third reading and final passage, 2195.

Signed by Speaker, 2331.

ELECTIONS, by fixing time for assessors to make returns, amending act of January 30, 1874, relative to

ELECTIONS.—Continued

House Bill No. 616.

Read in place in House by Mr. Griffith, 446.

Referred to Committee on Elections, 446.

ELECTIONS, by providing for appointment of registrars as assessors in cities of first class, amending act of 1874, relative to

Senate Bill No. 1062.

Read in place in Senate by Mr. Woodward, 2227.

Referred to Committee on Elections, 2227.

ELECTIONS, by providing for appointment of registry assessors in cities of first class by the registration commissioners, amending section 15 of act of January 30, 1874, relative to

House Bill No. 530.

Read in place in House by Mr. Edmonds, 419.

Referred to Committee on Elections, 419.

Reported with amendment, 3206.

First reading, 3264.

Second reading and amended, 3476.

Third reading and postponed, 3778.

ELECTIONS, by providing for installation by counties of time controlled seal presses and key-less locks for ballots and ballot boxes, to prevent fraud at

Senate Bill No. 995.

Read in place in Senate by Mr. McClintock, 1991.

Referred to Committee on Elections, 1991.

ELECTIONS, by providing that ballot boxes may be opened by court on affidavit of three persons alleging fraud, amending act of 1874, relative to

Senate Bill No. 442.

Read in place in Senate by Mr. Woodward, 603.

Referred to Committee on Elections, 603.

ELECTIONS, by providing that qualified electors charging fraud in any election district need not be residents of said district, amending act of 1874 relative to

House Bill No. 167.

Read in place in House by Mr. Vickerman, 142.

Referred to Committee on Elections, 142.

Reported without amendment, 1223.

First reading, 1288.

Second reading and amended, 1498-1500.

Third reading and postponed, 1773-1774.

Time of postponement extended, 1845.

ELECTIONS in cities of first, second and third classes, fixing manner in which electors may qualify with respect to age when registering for

Senate Bill No. 256.

Read in place in Senate by Mr. Salus, 355.

Referred to Committee on Elections, 355.

ELECTIONS in COUNTIES OF SECOND CLASS, providing for the depositing of ballot boxes with the prothonotary at the close of general, municipal, primary and special

Senate Bill No. 1088.

Read in place in Senate by Mr. Harris, 2298.

Referred to Committee on Elections, 2298.

ELECTIONS, limiting expenses of candidates, and preventing corrupt and illegal practices in nominations

House Bill No. 168.

Read in place in House by Mr. Vickerman, 142.

Referred to Committee on Elections, 142.

ELECTIONS, PRIMARY, amending act of 1921, relative to place of delivery of ballot-boxes at

House Bill No. 1114.

Read in place in House by Mr. Goehring, 934.

Referred to Committee on Elections, 934.

Reported with amendment, 2199-2200.

First reading, 2261-2262.

Second reading and recommitted, 2371-2373.

ELECTIONS, PRIMARY, amending and repealing part of act regulating certain political parties, by limiting right of assistance to voters, extending power of court to open ballot boxes, and abolishing office of watchers at

ELECTIONS, PRIMARY.—Continued.

House Bill No. 576.

Read in place in House by Mr. Vickerman, 422.
 Referred to Committee on Elections, 422.
 Reported without amendment, 1223-1224.
 First reading, 1288.
 Second reading and amended, 1500-1502.
 Third reading and postponed, 1774-1775.
 Time of postponement extended, 1845.

ELECTIONS, PRIMARY, and appointment of delegates to national conventions, providing for nomination of candidates for President at

House Bill No. 478.

Read in place in House by Mr. David Fowler, 344.
 Referred to Committee on Elections, 344.
 Reported without amendment, 3058.
 First reading, 3160.
 Second reading, 3271-3272.
 Recommitted, 3444.

ELECTIONS, PRIMARY, by changing date for holding same, amending act relating to

Senate Bill No. 1483.

Read in place in Senate by Mr. Woodward, 3814.
 Referred to Committee on Elections, 3814.

ELECTIONS, PRIMARY, by eliminating certain affidavits required with nomination petitions, and changing number of signatures, amending act regulating

Senate Bill No. 1232.

Read in place in Senate by Mr. McClintock, 2911-2912.
 Referred to Committee on Elections, 2912.

ELECTIONS, PRIMARY, by fixing date for the holding of same, amending act regulating

House Bill No. 469.

Read in place in House by Mr. Vickerman, 324.
 Referred to Committee on Elections, 324.
 Reported without amendment, 1224.
 First reading, 1288.
 Second reading, 1502.
 Third reading and postponed, 1776.
 Time of postponement extended, 1845.
 Resumed and passed finally, 2191-2192.
 Returned from Senate with amendments in which House concurred, 2749-2750.
 Signed by Speaker, 2906.
 Approved by Governor, 3432.

Remarks on, by

Vickerman, 2191-2192.

In Senate (No. 1038).

Referred to Committee on Elections, 2217.
 Reported without amendment, 2295.
 First reading, 2328.
 Second reading, 2430.
 Third reading and amended, 2523-2524.
 Resumed and passed finally, 2631-2632.
 Returned from House with Senate amendments concurred in, 2742.
 Signed by President, 2823.

ELECTIONS, PRIMARY, by providing for the filing of petitions for nomination for Representative in General Assembly by the county commissioners, further amending section 7 of act regulating

House Bill No. 938.

Read in place in House by Mr. Vickerman, 791.
 Referred to Committee on Elections, 791.
 Reported without amendment, 2136.
 First reading, 2209.
 Second reading and recommitted, 2612-2613.

ELECTIONS, PRIMARY, by providing that two or more judges of court of common pleas may act as return board under certain conditions, amending act regulating

House Bill No. 1105.

Read in place in House by Mr. Edmonds, 933.
 Referred to Committee on Elections, 933.
 Reported without amendment, 1792.
 First reading, 1872.
 Second reading and amended, 1958-1960.

ELECTIONS, PRIMARY.—Continued.

Third reading and final passage, 2175-2177.

Returned from Senate without amendment, 4226.
 Signed by Speaker, 4573.

Remarks on, by

Edmonds, 2176-2177.

In Senate (No. 1043).

Referred to Committee on Elections, 2217.
 Reported without amendment, 2855.
 First reading, 3857.
 Second reading, 3984.
 Third reading and final passage, 4176.
 Signed by President, 4552.

ELECTIONS, PRIMARY, by providing that when prothonotary is a candidate the sheriff shall act as a return board, amending act regulating

House Bill No. 883.

Read in place in House by Mr. George W. Williams, 728.
 Referred to Committee on Elections, 728.
 Reported without amendment, 1424.
 First reading, 1289.
 Second reading, 1394-1395.
 Third reading and postponed, 1603.
 Resumed and passed finally, 1821-1822.
 Returned from Senate without amendment, 2747.
 Signed by Speaker, 2907.
 Approved by Governor, 3558.

In Senate (No. 934).

Referred to Committee on Elections, 1904.
 Reported without amendment, 2294.
 First reading, 2327.
 Second reading, 2427-2428.
 Over in its order, 2521.
 Third reading and final passage, 2637.
 Signed by President, 2824.

ELECTIONS, PRIMARY, by providing that women shall have equal representation on party committees, amending act regulating

Senate Bill No. 143.

Read in place in Senate by Mr. Smith, 187-188.
 Referred to Committee on Elections, 188.
 Reported without amendment, 353-354.
 First reading, 360.
 Second reading, 393-394.
 Third reading and amended, 460.
 Over in its order, 496.
 Vote on third reading reconsidered and bill amended, 567-568.
 Over in its order, 604, 662, 765, 849.
 Recommitted, 984.

ELECTIONS, PRIMARY, with regard to filing nomination petitions by candidates for borough, township, ward or district office, further amending act regulating

House Bill No. 1094.

Read in place in House by Mr. Goehring, 880-881.
 Referred to Committee on Elections, 881.
 Reported with amendment, 2199.
 First reading, 2261.
 Second reading and recommitted, 2369-2370.

ELECTIONS, PRIMARY, with regard to number of official and specimen ballots county commissioners shall furnish to election officers, further amending section 10 of act regulating

House Bill No. 1113.

Read in place in House by Mr. Goehring, 934.
 Referred to Committee on Elections, 934.
 Reported with amendment, 2199.
 First reading, 2261.
 Second reading and amended, 2370-2371.
 Third reading and postponed, 2486-2487.
 Resumed and passed finally, 2710.

In Senate (No. 1179).

Referred to Committee on Elections, 2740.

ELECTIONS, PRIMARY, with regard to order of names on ballots, further amending section 5 of act regulating

House Bill No. 1092.

Read in place in House by Mr. Goehring, 880.
 Referred to Committee on Elections, 880.

ELECTIONS, PRIMARY.—Continued.

Reported with amendment, 2199.
First reading, 2261.
Second reading and recommitted, 2368-2369.

ELECTIONS, PRIMARY, with regard to withdrawal of candidates and filling of vacancies, amending act regulating

Senate Bill No. 993.
Read in place in Senate by Mr. Buckman, 1991.
Referred to Committee on Elections, 1991.
Reported without amendment, 2296.
First reading, 2328.
Second reading, 2429-2430.
Recommitted, 2523.
Re-reported with amendment, 2963.
Third reading and final passage, 3362-3363.
Returned from House without amendment, 4808.
Signed by President, 4845.

In House (No. 1619).

Referred to Committee on Elections, 3489.
Reported without amendment, 4223.
First reading, 4422.
Second reading, 4582-4583.
Third reading and final passage, 4789.
Signed by Speaker, 4930.

ELECTIONS, providing for appointment by court of supervisors in election districts in general, municipal, primary and special

House Bill No. 116.
Read in place in House by Mr. Vickerman, 133.
Referred to Committee on Elections, 133.
Reported with amendment, 732.
First reading, 805.
Second reading, 1332-1333.
Third reading and postponed, 1539.
Time of postponement extended, 1845.

ELECTIONS, providing for arrangement of names on ballot in general, municipal, primary and special

House Bill No. 119.
Read in place in House by Mr. Vickerman, 133.
Referred to Committee on Elections, 133.

ELECTIONS, providing that ballot boxes shall be deposited with prothonotary as court record at the close of general, municipal, primary and special

House Bill No. 120.
Read in place in House by Mr. Vickerman, 133.
Referred to Committee on Elections, 133.
Reported with amendment, 1529.
First reading, 1571.
Second reading, 1741.
Third reading and recommitted, 1844.

ELECTIONS, so as to abolish the December registration of electors, amending act of 1874, relative to

Senate Bill No. 561.
Read in place in Senate by Mr. Woodward, 846.
Referred to Committee on Elections, 846.
Reported without amendment, 2828.
First reading, 2858.
Second reading, 2937-2939.
Third reading and final passage, 3094.

In House (No. 1583).

Referred to Committee on Elections, 3258.
Reported with amendment, 4214.
First reading, 4422.
Second reading, 4581-4582.
Third reading and amended, 4779-4780.
Resumed and defeated on final passage, 4937-4939.

Remarks on, by

Marcus, Joseph C., 4938.
Alexander, 4938.

ELECTIONS upon petition of candidates, providing for appointment of supervisors by court of common pleas in election districts in general, municipal and special

Senate Bill No. 1102.
Read in place in Senate by Mr. Harris, 2385.
Referred to Committee on Elections, 2385.

ELECTIONS, ward, borough or township, amending act of 1840, relating to elections, by fixing mileage of constables for advertising

Senate Bill No. 47.

Read in place in Senate by Mr. Schantz, 96.
Referred to Committee on Elections, 96.
Reported without amendment, 193.
First reading, 196.
Second reading, 215.
Third reading and amended, 278.
Resumed and passed finally, 311-312.
Returned from House without amendment, 2219.
Signed by President, 2293.
Concurrent resolution recalling bill from Governor, 2626.
Resolution returned from House concurred in, 2650.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2816.
Resumed and passed finally, 2912.
Returned from House with Senate amendments concurred in, 2960.
Signed by President pro tempore, 3144.
Approved by Governor, 3807.

In House (No. 480).

Referred to Committee on Elections, 337.
Reported without amendment, 1792-1793.
First reading, 1873.
Second reading, 1972.
Third reading and final passage, 2194.
Signed by Speaker, 2331.
Resolution recalling bill from Governor concurred in, 2746-2747.
Bill returned from Senate with amendments in which House concurred, 3050-3051.
Signed by Speaker, 3180.

ELECTIONS, with regard to care of ballot-boxes by justices of peace or person designated by court, amending act of July 2, 1839, relative to

House Bill No. 1115.

Read in place in House by Mr. Goehring, 934.
Referred to Committee on Elections, 934.
Reported with amendment, 2200.
First reading, 2262.
Second reading and amended, 2373-2374.
Third reading and postponed, 2487.
Resumed and passed finally, 2710-2711.

In Senate (No. 1180).

Referred to Committee on Elections, 2740.

ELECTIONS, with regard to pay of justices of peace or other persons designated by court for care of ballot-boxes, further amending act of 1903, relating to

House Bill No. 1117.

Read in place in House by Mr. Goehring, 934.
Referred to Committee on Elections, 934.
Reported with amendment, 2200.
First reading, 2262.
Second reading and amended, 2374.
Third reading and postponed, 2487-2488.
Resumed and passed finally, 2712-2713.

In Senate (No. 1181).

Referred to Committee on Elections, 2740-2741.

ELECTORS IN CITIES OF FIRST CLASS, by changing the time of meeting of registrars, amending act providing for personal registration of

Senate Bill No. 562.

Read in place in Senate by Mr. Woodward, 846.
Referred to Committee on Elections, 846.

ELECTORS IN CITIES OF FIRST AND SECOND CLASSES, by changing days on which registrations shall be held, amending act providing for personal registration of

Senate Bill No. 1101.

Read in place in Senate by Mr. Harris, 2385.
Referred to Committee on Elections, 2385.

ELECTORS IN CITIES OF FIRST AND SECOND CLASSES, by providing that registrars must be qualified electors of city, amending act providing for personal registration of

ELECTORS IN CITIES OF FIRST AND SECOND CLASSES.—Continued.

House Bill No. 464.

Read in place in House by Mr. Alfred Irving Fowler, 323-324.

Referred to Committee on Elections, 324.

ELECTORS IN CITIES OF FIRST AND SECOND CLASSES, by regulating the registration of employes of State or Federal Government, amending act relative to personal registration of

House Bill No. 970.

Read in place in House by Mr. Kelly, 794.

Referred to Committee on Elections, 794.

Reported without amendment, 2136.

First reading, 2208.

Second reading, 2276.

Third reading and final passage, 2472-2473.

Returned from Senate without amendment, 3770.

Signed by Speaker, 3882.

Approved by Governor, 4634.

Remarks on, by

Bluett, 2472.

Marcus, Joseph C., 2472.

In Senate (No. 1124).

Referred to Committee on Elections, 2504.

Reported without amendment, 3281.

First reading, 3416.

Second reading, 3518.

Third reading and final passage, 3617.

Signed by President pro tempore, 3859.

ELECTORS IN CITIES OF SECOND CLASS, to provide for personal registration of

Senate Bill No. 327.

Read in place in Senate by Mr. McClintock, 455.

Referred to Committee on Elections, 455.

Reported without amendment, 2963.

First reading, 2970.

Second reading, 3113-3118.

Over in its order, 3300-3301.

Third reading and final passage, 3500.

In House (No. 1641).

Referred to Committee on Elections, 3581.

Reported with amendment, 4139.

First reading, 4219-4220.

Second reading, 4411-4416.

Third reading and defeated on final passage, 4767-4768.

Remarks on, by

Marcus, Joseph C., 4767-4768.

Kelly, 4767-4768.

ELECTORS IN CITIES OF THIRD CLASS by assessors and registry-assessors amending act relating to registration of voters according to party preferences, by providing for enrollment of

Senate Bill No. 81.

Read in place in Senate by Mr. Schantz, 118.

Referred to Committee on Elections, 118.

Reported without amendment, 2297.

First reading, 2325.

Second reading and recommitted, 2413-2414.

Re-reported with amendment, 2828.

Recommitted to Committee on Municipal Affairs, 2922.

Remarks on, by

Schantz, 2922.

Mansfield, 2922.

ELECTORS IN CITIES OF THIRD CLASS, by changing compensation of registrars, amending section 2 of act providing for the personal registration of

House Bill No. 500.

Read in place in House by Mr. Munley, 366.

Referred to Committee on Elections, 366.

Reported without amendment, 2774.

First reading, 2807.

Second reading, 2895-2896.

Third reading and final passage, 3748-3749.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4877.

ELECTORS IN CITIES OF THIRD CLASS.—Continued.

In Senate (No. 1458).

Referred to Committee on Elections, 3809.

Reported without amendment, 3997.

First reading, 4004.

Second reading, 4185.

Over in its order, 4307-4308.

Third reading and final passage, 4532.

Signed by President, 4804.

ELECTORS IN CITIES OF THIRD CLASS, by eliminating provisions relative to registration before county commissioners where taxes have been paid after registration day in odd-numbered years, amending act providing for personal registration of

House Bill No. 1266.

Read in place in House by Mr. Howell, 968.

Referred to Committee on Elections, 968.

ELECTORS IN CITIES OF THIRD CLASS, to repeal act of March 5, 1906, providing for personal registration of

Senate Bill No. 80.

Read in place in Senate by Mr. Schantz, 118.

Referred to Committee on Elections, 118.

Reported without amendment, 2297.

First reading, 2325.

Second reading and recommitted, 2412-2413.

Re-reported without amendment, 2828.

Recommitted to Committee on Municipal Affairs, 2922.

Remarks on, by

Schantz, 2922.

Mansfield, 2922.

ELECTORS IN CITIES OF THIRD CLASS, with regard to appointment and term of registrars, further amending section 1 of act providing for personal registration of

Senate Bill No. 233.

Read in place in Senate by Mr. Davis, 354.

Referred to Committee on Elections, 354.

Reported without amendment, 471.

First reading.—

Second reading, 502-503.

Third reading and final passage, 568-569.

Returned from House without amendment, 2220.

Signed by President, 2293.

Approved by Governor, 2649.

In House (No. 810).

Referred to Committee on Elections, 622.

Reported without amendment, 1793.

First reading, 1873.

Second reading, 1972.

Third reading and final passage, 2195.

Signed by Speaker, 2331.

ELECTRICAL EQUIPMENT from Homeopathic State Hospital, at Allentown, to Adjutant General for use at Mount Gretna, concurrent resolution, (House) by Van Alen, authorizing transfer of certain, 2256; adopted by House, 2709; conc. in by Senate, 2740; ret. from Senate conc. in, 2770; approved by Governor, 2975.

ELECTRIC LIGHT, HEAT AND POWER COMPANIES, by eliminating power to condemn lands and waters for transmission and distribution purposes, amending act of 1921, relating to incorporation of

House Bill No. 1299.

Read in place in House by Mr. Post, 971.

Referred to Committee on Judiciary General, 971.

Reported with negative recommendation, 2171.

ELECTRIC LIGHT, HEAT AND POWER COMPANIES, within any township, validating extensions of transmission and service lines made by companies incorporated under act providing for incorporation of

House Bill No. 381.

Read in place in House by Mr. Kunkle, 253.

Referred to Committee on Corporations, 253.

ELECTRIC (see boroughs, railroads).

ELECTRIC METERS (see Public Service Commission).

ELECTRIC STORAGE BATTERIES, protecting the owners of

House Bill No. 825.

Read in place in House by Mr. Metcalf, 678.

Referred to Committee on Judiciary Local, 678.

ELECTRIC STORAGE BATTERIES.—Continued.

Reported without amendment, 1792.
 First reading, 1872.
 Second reading and amended, 1960-1961.
 Third reading and amended, 2180.
 Resumed and postponed for present, 2262-2263.
 Resumed, vote on third reading reconsidered and bill amended, 2709-2710.
 Resumed and passed finally, 2796.
 Returned from Senate without amendment, 4722.
 Signed by Speaker, 4877.

In Senate (No. 1204).

Referred to Committee on Judiciary Special, 2817.
 Reported without amendment, 4170.
 First reading, 4193.
 Second reading, 4320.
 Third reading and final passage, 4532.
 Signed by President, 4805.

ELEMENTS (see contamination).

ELEVATOR OPERATORS (see Public Grounds and Buildings).

ELEVATORS, by Department of Labor and Industry, for issuance of certificates of operation and fees therefor, amending act regulating employment of labor, by providing for inspection of

Senate Bill No. 784.

Read in place in Senate by Mr. Craig, 1607.
 Referred to Committee on Judiciary General, 1607.
 Reported without amendment, 2296.
 First reading, 2326.
 Second reading, 2425.
 Over in its order, 2517-2520, 2633, 2722.
 Third reading and final passage, 2839-2840.
 Returned from House without amendment, 4543.
 Signed by President, 4660.

In House (No. 1525).

Referred to Committee on Judiciary General, 2972-2973.
 Reported without amendment, 3907.
 First reading, 4104.
 Second reading, 4244.
 Third reading and final passage, 4500-4501.
 Signed by Speaker, 4749.

ELEVATORS, PASSENGER, by requiring emergency release switches thereon, amending act providing for safety guards upon

Senate Bill No. 783.

Read in place in Senate by Mr. Craig, 1607.
 Referred to Committee on Judiciary General, 1607.
 Reported without amendment, 2296.
 First reading, 2326.
 Second reading, 2424-2425.
 Third reading and amended, 2519.
 Over in its order, 2629.
 Resumed and passed finally, 2718.

In House (No. 1511).

Referred to Committee on Judiciary Special, 2773.

ELK COUNTY GENERAL HOSPITAL (see appropriation).

ELK COUNTY (see highway).

ELLWOOD CITY HOSPITAL (see appropriation).

ELMWOOD HOME FOR BOYS (see appropriation).

EMERGENCY MEN (see pension).

EMERGENCY STATE TAX (see tax).

EMINENT DOMAIN (see hospitals, minerals, railroad, water companies).

EMINENT DOMAIN, to repeal act of April 21, 1915, relating to competency of witnesses and rules of evidence in proceedings arising from exercise of right of

House Bill No. 662.

Read in place in House by Mr. Edmonds, 512.
 Referred to Committee on Judiciary Special, 512.
 Reported without amendment, 2774.
 First reading, 2807.
 Second reading, 2896.
 Third reading and postponed, 3749.
 Resumed and passed finally, 4264.

EMINENT DOMAIN.—Continued.

In Senate (No. 1538).

Referred to Committee on Judiciary General, 4333.

EMPLOYEES, INJURED, in factories and manufacturing establishments, providing for care and treatment of

House Bill No. 130.

Read in place in House by Mr. Stavitski, 133.

Referred to Committee on Labor and Industry, 130.

EMPLOYEES OF HOUSE OF REPRESENTATIVES for the Session of 1923, resolution (House) by Miss MacKinney, recommending the reduction of, 3055; laid upon the table, 4230-4235. Remarks on, by Miss MacKinney, 4231, 4234; by Sarig, 4231; by Miss Grimes, 4231; by David Fowler, 4231-4232; by Woner, 4232; by Edmonds, 4233, by Alexander, 4233-4234; by Dilsheimer, 4234; by McCaig, 4235.

EMPLOYEES OF STATE GOVERNMENT, regulating hours of labor and leaves of absence for

Senate Bill No. 883.

Read in place in Senate by Mr. Woodward, 1669.

Referred to Committee on Finance, 1669.

EMPLOYEES (see bonds, bonus, bribery, cities, compensation, counties, damages, electors, highway, Labor and Industry, mines, municipalities, officers, retirement, school, Senate, State).

EMPLOYEES, STATE, while engaged in Military service, allowing leaves of absence to

Senate Bill No. 1257.

Read in place in Senate by Mr. Quigley, 3143.

Referred to Committee on Military Affairs, 3143.

Reported without amendment, 3281.

First reading, 3417.

Second reading, 3523.

Third reading and final passage, 3622.

Returned from House with amendments in which Senate concurred, 4807-4808.

Signed by President, 4844.

In House (No. 1717).

Referred to Committee on Military, 3786.

Reported without amendment, 4007.

First reading, 4219.

Second reading, 4408.

Third reading and amended, 4648.

Resumed and passed finally, 4799.

Returned from Senate with House amendments concurred in, 4895.

Signed by Speaker, 4930.

EMPLOYEES, to promote public health by providing for one day of rest in seven for certain

House Bill No. 79.

Read in place in House by Mr. David Fowler, 132.

Referred to Committee on Labor and Industry, 132.

Reported without amendment, 338.

First reading, 350.

Second reading, 378.

Third reading and final passage, 428-430.

Remarks on, by

Fowler, David, 428.

Flynn, 428.

Smith, Jefferson W., 428.

Thomas, Lorenzo D., 428-429.

Sarig, 429.

Schleiter, 429.

In Senate (No. 308).

Referred to Committee on Judiciary Special, 413.

EMPLOYMENT AGENCY for profit, other than State Bureaus of Employment, making it unlawful to conduct

House Bill No. 127.

Read in place in House by Mr. Stavitski, 133.

Referred to Committee on Judiciary General, 133.

EMPLOYMENT AGENCIES, amending act regulating

Senate Bill No. 798.

Read in place in Senate by Mr. Stineman, 1608.

Referred to Committee on Judiciary Special, 1608.

Reported without amendment, 1639.

First reading, 1642.

EMPLOYMENT AGENCIES.—Continued.

Second reading, 1703.
 Third reading and final passage, 1929.
 Returned from House without amendment, 2746.
 Signed by President pro tempore, 2958.
 Approved by Governor, 3537.

In House (No. 1443).

Referred to Committee on Judiciary Special, 2057.
 Reported without amendment, 2362.
 First reading, 2455.
 Second reading, 2497.
 Third reading and final passage, 2772-2773.
 Signed by Speaker, 3035.

EMPLOYMENT OF FEMALES, by fixing number of hours of labor per day and per week, and number of days per week, amending act regulating

House Bill No. 850.

Read in place in House by Mr. Mathay, 679.
 Referred to Committee on Labor and Industry, 679.
 Reported without amendment, 702.
 First reading, 743.
 Recommitted, 809.
 Re-reported without amendment, 1828.
 Second reading, 1871.
 Third reading and postponed, 2082.
 Time of postponement extended, 2363.
 Resumed and defeated on final passage, 2705-2708.

Remarks on, by

Mathay, 2705-2706.
 Grimes, Miss, 2706-2707.
 Fowler, David, 2707-2708.
 Mangan, 2708.
 Ludlow, 2708.
 Shambach, 2708-2709.

EMPLOYMENT OF MINORS, by fixing hours of labor at forty-eight hours a day and eight hours a week, amending act regulating

House Bill No. 434.

Read in place in House by Mr. Lorenzo D. Thomas, 289-290.
 Referred to Committee on Labor and Industry, 290.
 Reported without amendment, 702.
 First reading, 743.
 Second reading, 812-813.
 Third reading and defeated on final passage, 918-919.
 Resumed, vote on final passage reconsidered and bill postponed, 1201-1202.
 Time of postponement extended, 1226, 1543.
 Resumed and passed finally, 1517-1518.

Remarks on, by

Schleiter, 918-919.
 Thomas, Lorenzo D., 919.

In Senate (No. 813).

Referred to Committee on Corporations, 1634.

EMPLOYMENT OF MINORS, regulating

House Bill No. 477.

Read in place in House by Mr. Stavitski, 343-344.
 Referred to Committee on Labor and Industry, 344.

EMPLOYMENT OF MINORS, so as to provide for enforcement of provisions of act relative to street trades by school authorities in school districts of first, second and third classes, amending act regulating

House Bill No. 1129.

Read in place in House by Mrs. deYoung, 935.
 Referred to Committee on Education, 935.
 Reported with amendment, 2446.
 First reading, 2500.
 Second reading and amended, 2616-2617.
 Third reading and final passage, 2784-2785.

In Senate (No. 1206).

Referred to Committee on Education, 2818.

EMPLOYMENT (see boilers, elevators, insane, jails, poor, stenographers).

ENFORCEMENT BILL (see liquors).

ENGINEERING (see county).

ENGINEERS AND LAND SURVEYORS, members of State Board for Registration of Professional, nominated, 24; nominations recalled, 76;

ENGINEERS AND LAND SURVEYORS, to repeal act of May 25, 1921, creating State Board for Registration of Professional

House Bill No. 53.

Read in place in House by Mr. Diehm, 109.
 Referred to Committee on Judiciary Local, 109.
 Reported without amendment, 179.
 First reading, 184.
 Second reading and recommitted, 203.

ENGINEERS AND LAND SURVEYORS, to repeal act of May 25, 1921, creating State Board for Registration of Professional

Senate Bill No. 59.

Read in place in Senate by Mr. Berntheisel, 97.
 Referred to Committee on Judiciary General, 97.
 Reported without amendment, 164.
 First reading, 169.
 Second reading and recommitted, 190.
 Re-reported without amendment, 1668.
 Third reading and final passage, 1922.
 Recommitted, 2259.
 Returned from House without amendment, 4842.
 Signed by President, 4844.

In House (No. 1436).

Referred to Committee on Judiciary Local, 2056.
 Reported without amendment, 2137.
 First reading, 2209.
 Recommitted to Committee on Judiciary General, 2259.
 Re-reported without amendment, 2445.
 Second reading, 2499.
 Recommitted to Committee on Judiciary General, 2592.
 Re-reported without amendment, 3431.
 Third reading and postponed, 4483.
 Resumed and defeated on final passage, 4754-4755.
 Vote on final passage reconsidered and bill passed finally, 4886-4887.
 Signed by Speaker, 4931.

Remarks on, by

Bluett, 4886.
 Brown, 4886.

ENGINE MANUFACTURERS' NUMBERS, prohibiting persons from concealing or destroying

House Bill No. 540.

Read in place in House by Mr. Gibbon, 420.
 Referred to Committee on Manufacturers, 420.
 Reported without amendment, 680.
 First reading, 742.
 Second reading, 811.
 Third reading and final passage, 916-917.
 Returned from Senate without amendment, 2361.
 Signed by Speaker, 2450.
 Concurrent resolution recalling bill from Governor, 2747-2748.
 Resolution returned from Senate concurred in, 2769.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3008.
 Resumed and passed finally, 3184-3185.
 Returned from Senate with House amendments concurred in, 3244.
 Signed by Speaker, 3487.
 Approved by Governor, 3879.

In Senate (No. 664).

Referred to Committee on Judiciary General, 1003.
 Reported without amendment, 2092.
 First reading, 2134.
 Second reading, 2247.
 Third reading and final passage, 2310.
 Signed by President pro tempore, 2434.
 Resolution recalling bill from Governor concurred in, 2739.
 Bill returned from House with amendments in which Senate concurred, 3147.
 Signed by President, 3426.

ENROLLMENT (see electors).

EPILEPTIC (see feeble-minded, State Institution).

EQUAL RIGHTS, regardless of race, color or creed in places of public accommodation or amusement, to protect all persons in their

House Bill No. 569.

Read in place in House by Mr. Asbury, 422.

Referred to Committee on Judiciary General, 422.

EQUITY may be commenced without first filing bill in equity, by issuance of a writ of summons, amending act providing that proceedings in

Senate Bill No. 363.

Read in place in Senate by Mr. Salus, 493.

Referred to Committee on Judiciary General, 493.

EQUITY (see real estate).

ERIE COUNTY (see highway).

ERIE HOME FOR FRIENDLESS (see appropriation).

ERIE INFANTS' HOME AND HOSPITAL (see appropriation).

ERIE STATE PARK AND HARBOR COMMISSION, making appropriation to

House Bill No. 85.

Read in place in House by Mr. Harer, 126.

Referred to Committee on Appropriations, 126.

Reported without amendment, 2361.

First reading, 2454.

Second reading, 2494.

Third reading and final passage, 2766.

Returned from Senate without amendment, 3244.

Signed by Speaker, 3487.

Approved by Governor, 3878.

Concurrent resolution recalling bill from Governor, 4630.

Resolution returned from Senate concurred in, 4773.

Resolution vetoed by Governor, 4909.

In Senate (No. 1183).

Referred to Committee on Appropriations, 2740.

Reported without amendment, 2829.

First reading, 2861.

Second reading, 2950.

Third reading and final passage, 3108-3109.

Signed by President, 3426.

Resolution recalling bill from Governor concurred in, 4665.

ERIE STATE PARK AND HARBOR COMMISSION, to carry out provisions of act dedicating certain lands for State park at Erie, making appropriation to

House Bill No. 1260.

Read in place in House by Mr. Morrison, 968.

Referred to Committee on Appropriations, 968.

ERRATA in House, 91, 1188, 3071.

ERRATA in Senate, 472.

ESHELMAN, ORVILLE C., Representative from Berks County, (Second District)

Death of son, Resolution extending sympathy of House upon, 2068.

Election returns, 28.

Leave of absence granted, 124, 1947.

Member of standing committees, 87-91.

Oath of office administered to, 34.

EVANS, BURD P., Representative from Montgomery County, (Third District)

Amendments offered by, to

House resolution recommending the reduction of employees of the House of Representatives for the Session of 1925, 4233. (Withdrawn, 4235).

Bills introduced by

No. 139.

Amending act establishing State Highway Department, with regard to improvement of borough streets or highways at cost of Commonwealth, 134.

No. 291.

Establishing as State highway a certain section of public road in Montgomery and Chester Counties, 220.

EVANS, BURD P.—Continued.

No. 571.

Amending act relating to townships, by changing compensation of township auditors, 422.

No. 657.

Amending act establishing public school system, by changing compensation of auditors in school districts of fourth class, 511.

No. 756.

Amending act for suppression of fortune telling, by exempting religious practices from provisions of act, 587.

No. 821.

Declaring closed season for two years on ring neck pheasants and quail, 678.

No. 822.

Amending act relating to townships, by changing terms of office of supervisors in townships of second class, 678.

No. 983.

Authorizing John J. Higgins, of Philadelphia, to bring suit against the Commonwealth, 872.

Bills reported by

No. 471.

Amending act relating to the destruction of Canada thistles, by extending same to include chicory weed, 424.

No. 661.

Making report of viewers prima facie evidence of benefits assessed upon appeal, 3206.

No. 914.

Amending act establishing State Hospital for Insane, by changing name to Warren State Hospital, 903.

No. 1208.

Amending act establishing public school system, by providing that superintendents re-elected after a four year term may be elected for a term to continue indefinitely without re-election, 1493.

No. 1341.

Amending act establishing public school system, by fixing the school term in school districts of fourth class, 1710.

Election returns, 30.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 139, Amending act establishing State Highway Department, with regard to improvement of borough streets at cost of Commonwealth, 1556.

Recommit Bill No. 756, Amending act for suppression of fortune telling, 1230.

Recommit Bill No. 822, Amending act relating to townships, by changing terms of office of supervisors in townships of second class, 1010.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Report of Ways and Means Committee relative to revenue raising bills, 1597-1598.

Remarks by, on

Bill No. 36, Regulating practice of chiropractic, 3443-3444.

Bill No. 139, Amending act establishing State Highway Department, with regard to improvement of borough streets at cost of Commonwealth, 1554-1555, 1783-1784.

Bill No. 756, Amending act for the suppression of fortune telling, 1769-1770.

EVANS, BURD P.—Continued.

Bill No. 983, Authorizing John J. Higgins, of Philadelphia, to bring suit against the Commonwealth, 1238.

EVANS, JOSHUA, Representative from Philadelphia County, (Eighth District)

Bill introduced by

No. 203.

Regulating speed of motor vehicles driven through cemeteries, 171.

Bills reported by

No. 204.

Directing the Governor to prepare and transmit to each General Assembly a budget for the two fiscal years next succeeding, 1827.

No. 603.

Concerning declaratory judgments and decrees, 2137.

No. 1241.

Prohibiting traveling carnival companies from operation in this Commonwealth, 2256.

No. 1354.

Prohibiting the taking of lands and property by the Valley Forge Park Commissioners until damages accruing to owners thereof have been ascertained and paid, 1188.

Election returns, 31.

Member of standing committees, 87-91.

Oath of office administered to, 34.

EVIDENCE (see eminent domain, trials, viewers).

EXHIBITION AND EXHIBITIONS (see agriculture, Sesqui-Centennial).

EYE AND EAR HOSPITAL (see appropriation).

EYRE, T. L., Senator from Nineteenth District, (Chester County).

Address by, in appreciation of election as President pro tempore, 9-10.

Amendments offered by, to

Bill No. 449, Amending act apportioning the State into Representative Districts, by changing the Second District in Chester County, 2215.

Bill No. 1479, Fixing salary of Auditor General and State Treasurer, 3987.

Bills introduced by

No. 70.

Making appropriation to Phoenixville Hospital, 105.

No. 71.

Making appropriation to Chester County Hospital, at West Chester, 105.

No. 72.

Making appropriation to State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City, 105.

No. 73.

Joint resolution proposing amendment to Constitution, by authorizing bond issue for soldiers' bonus, 105.

No. 74.

Making appropriation to Homeopathic Hospital of Chester County, at West Chester, 105.

No. 75.

Amending act consolidating penal laws, by providing that penalty for murder shall be either death or life imprisonment, 105.

No. 92.

Making appropriation to Paoli Memorial Association for maintenance and improvement of Paoli Parade Grounds, 119.

EYRE, T. L.—Continued.

No. 158.

Establishing as State highway a certain section of public road in Chester County, 189.

No. 197.

Establishing as State highway a certain section of public road in Chester and Lancaster Counties, 277.

No. 257.

Authorizing county commissioners to appropriate annually to agricultural and horticultural associations, 355.

No. 448.

Providing for transfer of titles to, and liens affecting, lands from Delaware to Pennsylvania, made valid by the relocation of the Circle of New Castle, 604.

No. 449.

Amending act apportioning the State into Representative Districts, by changing the Second District in Chester County, 604.

No. 551.

Amending act relative to fires and fire prevention, by fixing powers of Department of State Police relative to tanks and devices used in connection with inflammable liquids, 845.

No. 584.

Extending and enlarging powers and rights of banks and trust companies, 863.

No. 586.

Providing for the reorganization of the State Government, 868.

No. 587.

Prescribing effect on property held in trust of merger of banking companies possessed of trust company powers, 868.

No. 588.

Making appropriation to Downingtown Industrial and Agricultural School, 868.

No. 604.

Regulating and providing for licensing of private banks, 978.

No. 605.

Amending act creating Delaware River Toll-Bridge Commission of Pennsylvania and New York, by substituting Secretary of Highways in place of Board of Commissioners of Public Grounds and Buildings as member of commission, 978.

No. 606.

Providing for rebuilding by Commonwealth through the Department of Highways of certain county bridges, and for apportionment of cost and maintenance thereof, 978.

No. 607.

Amending act providing for erection of Soldiers' and Sailors' Memorial Bridge at Harrisburg, by transferring to Secretary of Highways the powers and duties imposed upon Board of Commissioners of Public Grounds and Buildings, 978.

No. 608.

Amending act creating Delaware River Toll-Bridge Commission of Pennsylvania and New Jersey, by substituting Secretary of Highways in place of Board of Commissioners of Public Grounds and Buildings as member of said commission, 978.

No. 992.

Amending act regulating manufacture and sale of mattresses, so as to provide for additional information on the official statement to be attached thereto, 1913.

No. 1375.

Making a reappropriation to Legislative Reference Bureau, of moneys appropriated thereto by act of May 27, 1921, 3290.

EYRE, T. L.—Continued.

No. 1376.

Making appropriation to State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City, 3290.

Bills reported by

No. 467, (House No. 268).

Repealing act imposing State tax on anthracite coal 4192.

No. 584.

Extending and enlarging the powers and rights of banks and trust companies, 1257.

No. 1527, (House No. 801).

Amending act regulating collection of taxes in boroughs and townships, by changing time of issuing duplicates, 4563.

No. 1541, (House No. 1284).

Providing for compensation of child caring agencies, 4564.

No. 1542, (House No. 1288).

Providing for compensation of maternity hospitals and other institutions, 4564.

Member of Independence Celebration Commission, nominated as, 25; nomination recalled, 76.

Member of standing committees, 78-80.

Motion by, for

Executive session to rise 288, 412, 2827.

Recess, 105, 507, 2329, 4193, 4700, 4946.

Motion by, to

Adjourn, 63, 100, 156, 3551, 4213.

Consent to Executive nominations, 288, 412, 2827.

Postpone Bill No. 990, To preserve the purity of sources of public water supply, 3504.

Postpone Bill No. 1177, (House No. 827), Amending act relating to the appointment of persons to the police department in cities of third class, 4179.

Read certain bills for first time, 412, 590, 1004, 1033, 3412, 3988.

Recommit Bill No. 56, Creating commission to investigate Pennsylvania Railroad transportation facilities, 1033.

Recommit Bill No. 467, (House No. 268), Repealing act imposing State tax on anthracite coal, 4318.

Recommit Bill No. 551, Amending act relative to fires and fire prevention, 1000.

Recommit Bill No. 573, Joint resolution proposing amendment to Constitution of Pennsylvania, regulating State contracts for printing and supplies, 2526.

Recommit Bill No. 586, Providing for the reorganization of the State Government, 2578.

Recommit Bill No. 679, (House No. 759), Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for erection of buildings for Pennsylvania National Guard, 1277.

Recommit Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 2310.

Recommit Bill No. 745, Relative to depositories of county funds in counties other than first class, 2317.

Recommit Bill No. 752, Amending act establishing State Highway Department, by authorizing the Department to collect permit fees, 2312.

Recommit Bill No. 753, Amending act relating to townships, by authorizing the State Highway Department to charge permit fees for construction of township highways, 2312.

EYRE, T. L.—Continued.

Recommit Bill No. 802, Providing for non-partisan nominations and elections for all offices of judges of courts of record, 2728.

Recommit Bill No. 818, (House No. 579), Providing for the location, construction and maintenance of public roads, highways and bridges in counties of second class, 3551.

Recommit Bill No. 1014, (House No. 1159), Providing system of registering titles to motor vehicles, 2731.

Recommit Bill No. 1033, (House No. 1335), Providing for salaries of county officers in counties of fifth class, 4531.

Recommit Bill No. 1078, Regulating sale of tickets to theaters and other places of amusement, 2329.

Recommit Bill No. 1156, (House No. 871), Regulating the manufacture and sale of pillows, bolsters, feather beds and comfortables, 3520.

Reconsider vote on Bill No. 449, Amending act apportioning the State into Representative Districts, by changing the Second District in Chester County, 2215.

Reconsider vote on Bill No. 1020, Amending act of 1923, imposing State tax on liquid fuels, 4959.

Reconsider vote on Bill No. 1479, Fixing salary of Auditor General, State Treasurer and Secretary of Internal Affairs, 4183.

Refer to Committee on Appropriations, House concurrent resolution authorizing appointment of commission to investigate scarcity of farm labor, 4535.

Refer to Committee on Finance, Senate concurrent resolution fixing May twenty-fourth as date of final adjournment of Legislature, 2739.

Resume consideration of Bill No. 818, (House No. 579), Providing for the location, construction and maintenance of public roads, highways and bridges in counties of second class, 3548.

Suspend Rule 21,¹ requiring amended bills to be noted on calendar, 4316.

Suspend Rule 38, relative to executive nominations, 288, 412, 2827.

Oath of office administered to, as President pro tempore, 9.

President pro tempore, nominated and election as, 9.

President pro tempore, Senate resolution of thanks for able performance of duties as, 5023.

Questions of personal privilege raised by, on
Clearing of the floor, 1031.

Motion to recommit Bill No. 890, (House No. 45), Providing system for absent voting, 2580.

Question of raising revenue by taxation for State purposes, 1915-1916.

Remarks in newspaper relative to naming of Penrose, Baker and Vare in Rum Fraud Case, 356-357. Motion to appoint a committee to investigate said remarks, agreed to, 366.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 557-558, 567.

Bill No. 101, Regulating sale of securities, 4294.

Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 773-774.

Bill No. 504, Making appropriation to the Sesqui-Centennial Exhibition Association, 4517.

Bill No. 586, Providing for reorganization of the State Government, 3357-3358.

EYRE T. L.—Continued.

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4816-4818.

Bill No. 916, (House Bill No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 2318.

Bill No. 942, (House No. 941), Providing for payment by counties of expenses incurred by district attorneys, 4958-4959.

Bill No. 1033, (House No. 1335), Providing for salaries of county officers in counties of fifth class, 4304.

Bill No. 1073, Amending Workmen's Compensation Act by defining injuries and changing schedule of Compensation, 4206.

Bill No. 1078, Regulating sale of tickets to theaters and other places of amusement, 2585.

Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4996.

Bill No. 1177, (House No. 827), Amending act relating to the appointment of persons to the police department in cities of the third class, 4179.

Bill No. 1531, (House No. 1648), Imposing emergency State tax on net earnings of corporations, 4830.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4984-4985.

Motion to recommit Bill No. 890, (House No. 45), Providing system for absent voting, 2580.

Nomination of J. George Becht as Superintendent of Public Instruction, 4697-4698.

Presentation of testimonial to Hon. Edward E. Beidleman, 416.

Report of committee appointed to investigate changes in Senate Bill No. 586, Reorganizing the State Government, 2221-2222.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3953-3954.

Resolution offered by

Authorizing printing of 2500 copies of Senate Bill No. 586, Providing for reorganization of the State Government, 1033.

Testimonials, presentation to and acceptance of, 5017-5020.

ESTATES OF DECEDENTS and of minors and of trust estates, by making bonds and certificates of poor districts legal investments for trust funds, amending act relating to

House Bill No. 279.

Read in place in House by Mr. Golder, 219.
Referred to Committee on Judiciary General, 219.
Reported without amendment, 265.
First reading, 272.
Second reading and amended, 301-302.
Third reading and final passage, 329.
Returned from Senate without amendment, 529.
Signed by Speaker, 591.
Approved by Governor, 682.

In Senate (No. 231).

Referred to Committee on Judiciary General, 320.
Reported without amendment, 383.
First reading, 414.
Second reading, 466.
Third reading and final passage, 500.
Signed by President, 582-583.

ESTATES OF DECEDENTS, and of minors and of trust estates, by permitting corporations appointed as fiduciaries to give their own bonds without surety, amending act relating to

ESTATES OF DECEDENTS.—Continued.

House Bill No. 617.

Read in place in House by Mr. Craig, 446.
Referred to Committee on Judiciary General, 446.
Reported without amendment, 589-590.
First reading, 627-628.
Recommitted, 699.
Re-reported without amendment, 1061.
Second reading, 1242-1243.
Third reading and amended, 1524.
Resumed and passed finally, 1646-1647.
Returned from Senate without amendment, 2332.
Signed by Speaker, 2360.
Vetoed by Governor, 3005.

In Senate (No. 892).

Referred to Committee on Judiciary General, 1704.
Reported without amendment, 1991.
First reading, 2033.
Second reading, 2125.
Third reading and final passage, 2242.
Signed by President pro tempore, 2435.

ESTATES OF DECEDENTS and of minors and of trust estates, by restricting advertising required to be done by executors and administrators, amending act relative to

House Bill No. 64.

Read in place in House by Mr. Whitehouse, 115.
Referred to Committee on Judiciary General, 115.
Reported with negative recommendation, 139.

ESTATES OF DECEDENTS and of minors and of trust estates, with regard to investments by fiduciaries, amending act relative to

House Bill No. 289.

Read in place in House by Mr. Ludlow, 220.
Referred to Committee on Judiciary General, 220.
Reported without amendment, 538.
First reading, 595.
Second reading, 649.
Third reading and final passage, 716.
Returned from Senate without amendment, 2770.
Signed by Speaker, 2906.
Concurrent resolution recalling bill from Governor, 3589.
Resolution returned from Senate concurred in, 3733-3734.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3787.
Resumed and passed finally, 3909-3910.
Returned from State with House amendments concurred in, 4136.
Signed by Speaker, 4567-4568.
Concurrent resolution recalling bill from Governor, 4593.
Resolution returned from Senate concurred in, 4642-4643.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4723.
Resumed and passed finally, 4885-4886.
Returned from Senate with House amendments concurred in, 4902.
Signed by Speaker, 5130.

In Senate (No. 522).

Referred to Committee on Judiciary General, 786-787.
Reported without amendment, 1667.
First reading, 1707.
Second reading, 1935.
Recommitted, 1997.
Re-reported without amendment, 2625.
Third reading and final passage, 2720.
Signed by President, 2823.
Resolution recalling bill from Governor concurred in, 3650.
Bill returned from House with amendments in which Senate concurred, 3947-3948.
Signed by President, 4547.
Resolution recalling bill from Governor concurred in, 4535.

ESTATES OF DECEDENTS.—Continued.

Bill returned from House with amendments in which Senate concurred, 4840-4841.
Signed by President, 4987.

ESTATES OF DECEDENTS and of minors and of trust estates, with regard to removal of fiduciaries after residence is no longer in State, amending act relating to

House Bill No. 507.

Read in place in House by Kunkle, 367.
Referred to Committee on Judiciary General, 367.
Reported with amendment, 538.
First reading, 595-596.
Second reading and amended, 652-653.
Third reading and final passage, 718-719.

In Senate (No. 531).

Referred to Committee on Judiciary General, 787.

ESTATES OF DECEDENTS, by enlarging right of widow to letters of administration, amending act relating to

Senate Bill No. 760.

Read in place in Senate by Mr. Stites, 1260.
Referred to Committee on Judiciary General, 1260.

FAIR COMMISSION, STATE, members of, nominated, 26; nominations recalled, 76;

FAIR COMMISSION, STATE, reappropriating certain unexpended balance of appropriation to

House Bill No. 1183.

Read in place in House by Mr. Haines, 938.
Referred to Committee on Agriculture, 938.
Reported without amendment, 1224.
First reading, 1289.
Second reading, 1502.
Third reading and final passage, 1776.

In Senate (No. 955).

Referred to Committee of Appropriations, 1906.

FAIR COMMISSION, STATE, report of, for agricultural fair and industrial exposition, presented to Senate, 395; to House, 424; appendix, 5429.

FAIR COMMISSION, STATE, to acquire lands by purchase or condemnation, and making appropriation, authorizing

House Bill No. 1181.

Read in place in House by Mr. Haines, 938.
Referred to Committee on Agriculture, 938.

FAIRMOUNT PARK COMMISSIONERS, making appropriation to

Senate Bill No. 437.

Read in place in Senate by Mr. Patton, 603.
Referred to Committee on Appropriations, 603.
Reported with amendment, 3284.
First reading, 3414.
Second reading, 3511.
Third reading and final passage, 3607.
Returned from House without amendment, 4335.
Signed by President, 4554.

In House (No. 1679).

Referred to Committee on Appropriations, 3784.
Reported without amendment, 3905.
First reading, 4102.
Second reading, 4239.
Third reading and final passage, 4437.
Signed by Speaker, 4746.

FAIRMOUNT PARK COMMISSIONERS, making deficiency appropriation to

Senate Bill No. 438.

Read in place in Senate by Mr. Patton, 603.
Referred to Committee on Appropriations, 603.
Reported with amendment, 863.
First reading, 866.
Second reading, 997.
Third reading and final passage, 1045.
Returned from House without amendment, 1909.
Signed by President pro tempore, 1992.
Approved by Governor, 2511.

FAIRMOUNT PARK COMMISSIONERS.—Continued.

In House (No. 1385).

Referred to Committee on Appropriations, 1220.
Reported without amendment, 1239.
First reading, 1291.
Second reading, 1461.
Third reading and final passage, 1764.
Signed by Speaker, 2049.

FARM LABOR, concurrent resolution (House) by Rinn, authorizing appointment of commission to investigate scarcity of, 4218; referred to Committee on Appropriations in Senate, 4535; adopted by House, 4575; ret. from Senate with amendment in which House concurred, 4724-4725; reported from Senate Appropriations Committee with amendment and adopted by Senate, 4838.

FARM LOAN COMMISSION, STATE, and a State Farm Loan Fund, to aid certain veterans in purchasing farms, and making an appropriation, creating

House Bill No. 410.

Read in place in House by Mr. Hall, 270.
Referred to Committee on Appropriations, 270.

FARM (see State Industrial).

FARM PRODUCTS (see containers).

FARMS, PENNSYLVANIA STATE, and transfer of prisoners thereto, making appropriation to provide for four correctional institutions to be known as the

House Bill No. 20.

Read in place in House by Mr. Edmonds, 107.
Referred to Committee on Appropriations, 107.

FARVIEW STATE HOSPITAL (see State Hospital for Criminal Insane).

FASTENERS (see feeding-stuffs).

FATHER (see children, seduction).

FEATHER BEDS (see pillows).

FEEBLE-MINDED AND EPILEPTIC persons confined in State and semi-State institutions, fixing maximum amount for maintenance weekly per capita of indigent

House Bill No. 915.

Read in place in House by Mr. Moffatt, 730.
Referred to Committee on Ways and Means, 730.

FEEBLE-MINDED (see insane, State Institution, State Village).

FEEDING-STUFFS, CONCENTRATED COMMERCIAL, by providing for collection of license fee for sale of certain brands, further amending section 4 of act regulating sale of

Senate Bill No. 67.

Read in place in Senate by Mr. Craig, 103.
Referred to Committee on Agriculture, 103.
Reported without amendment, 163.
First reading, 169.
Second reading, 190-191.
Third reading and final passage, 213.
Returned from House with amendments in which Senate concurred, 467-468.
Signed by President, 495.
Approved by Governor, 669.

In House (No. 328).

Referred to Committee on Agriculture, 228-229.
Reported without amendment, 255.
First reading, 271.
Recommitted, 290.
Re-reported with amendment, 424.
Second reading, 448-449.
Third reading and final passage, 478-479.
Returned from Senate with House amendments concurred in, 518-519.
Signed by Speaker, 528.

Remarks on, by

Brewster, 479.

FEEDING STUFFS FOR LIVESTOCK, prohibiting use of metal and wire tag fasteners on bags containing

Senate Bill No. 490.

Read in place in Senate by Mr. Joyce, 762.
Referred to Committee on Agriculture, 762.

FEEDING STUFFS FOR LIVESTOCK.—Continued.

Reported without amendment, 2507.
First reading, 2586.
Second reading and recommitted, 2641.

FEES FOR OFFICE OF SECRETARY OF COMMONWEALTH, prescribing

House Bill No. 1339.

Read in place in House by Mr. Kelley, 1006.
Referred to Committee on Ways and Means, 1006.
Reported without amendment, 1330.
First reading, 1566.
Second reading and amended, 1948-1949.
Third reading and final passage, 2087-2088.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.
Approved by Governor, 4634.

In Senate (No. 1034).

Referred to Committee on Finance, 2133.
Reported without amendment, 3545.
First reading, 3547.
Second reading, 3662.
Third reading and final passage, 3830.
Signed by President, 3990.

FEES OF CLERKS OF COURTS, providing for taxation of

House Bill No. 984.

Read in place in House by Mr. Bluett, 872.
Referred to Committee on Judiciary Special, 872.
Reported without amendment, 962.
First reading, 1015.
Second reading, 1186.
Third reading and final passage, 1484-1485.

Remarks on, by

Alexander, 1484.
Bluett, 1484.
Sowers, 1484.

In Senate (No. 850).

Referred to Committee on Judiciary General, 1638.

FEES OF CONSTABLES, amending act regulating and establishing

House Bill No. 1293.

Read in place in House by Mr. Alfred I. Fowler, 970.
Referred to Committee on Judiciary Local, 970.
Reported with negative recommendation, 1062.

FEES OF JUSTICES OF PEACE, aldermen and magistrates, regulating

House Bill No. 664.

Read in place in House by Mr. Stofflet, 512.
Referred to Committee on Judiciary Local, 512.
Reported with negative recommendation, 904.

FEES OF PROTHONOTARIES and clerks of courts, providing for taxation of

Senate Bill No. 475.

Read in place in Senate by Mr. Krause, 761.
Referred to Committee on Judiciary General, 761.

FEES (see coroner, county treasurer, court, highway, library, mine foremen, motor vehicle, notaries public, prothonotaries, public service commission, sheriffs).

FELDMAN, HARRY, Representative from Allegheny County, (First District), Session of 1921, resignation of, 237.

FENCES along public highways, by permitting the use of barbed wire fences, amending act relating to the building of

House Bill No. 545.

Read in place in House by Mr. Peelor, 420.
Referred to Committee on Judiciary Local, 420.
Reported without amendment, 515.
First reading, 593.
Second reading, 640.
Third reading and defeated on final passage, 700-701.

FENCES (see cities of first class, townships).

FENCES to protect farm crops and orchards against damage from wild deer, and making appropriation, providing method through which Commonwealth may cooperate with individuals in building

FENCES.—Continued.

House Bill No. 1203.

Read in place in House by Mr. Allen J. Stevens, 939.
Referred to Committee on Appropriations, 939.
Re-referred to Committee on Game, 1294.
Reported with amendment, 1529.
First reading, 1571.
Second reading and amended, 1737-1738.
Third reading and final passage, 1855-1856.
Returned from Senate without amendment, 3563.
Signed by Speaker, 3736.
Approved by Governor, 3879-3880.

In Senate (No. 956).

Referred to Committee on Appropriations, 1906.
Reported without amendment, 2296.
First reading, 2327.
Recommitted to Committee on Game and Fisheries, 2428.
Re-reported without amendment, 3074.
Second reading, 3382.
Third reading and final passage, 3503.
Signed by President pro tempore, 3657.

FIDUCIARIES ACT, supplement to Act of June 7, 1917, known as the

Senate Bill No. 978.

Read in place in Senate by Mr. Harris, 1912.
Referred to Committee on Judiciary General, 1912.

FIDUCIARIES (see corporate, estates).

FIDUCIARY OBLIGATIONS, and to make uniform the law with reference thereto, concerning liability for participation in breaches of

Senate Bill No. 282.

Read in place in Senate by Mr. Stites, 384.
Referred to Committee on Judiciary General, 384.
Reported without amendment, 845.
First reading, 865.
Second reading, 991-992.
Third reading and final passage, 1041.
Returned from House without amendment, 2505.
Signed by President, 2652.
Concurrent resolution recalling bill from Governor, 3076.
Resolution returned from House concurred in, 3143.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3151-3152.
Resumed and passed finally, 3293-3294.
Returned from House with Senate amendments concurred in, 3543.
Signed by President pro tempore, 3666.
Approved by Governor, 3806.

In House (No. 1379).

Referred to Committee on Judiciary General, 1219.
Reported without amendment, 2137.
First reading, 2209.
Second reading, 2284-2285.
Third reading and final passage, 2476.
Signed by Speaker, 2674.
Resolution recalling bill from Governor concurred in, 3178-3179.
Bill returned from Senate with amendments in which House concurred, 3554.
Signed by Speaker, 3737.

Remarks on, by

Edmonds, 3476.

FIELDS, BENJAMIN H., Representative from Philadelphia County, (Seventeenth District)

Bills introduced by

No. 776.

Making appropriation to Pennsylvania Institution for Instruction of the Blind, 622.

No. 777.

Making deficiency appropriation to Pennsylvania Institution for Instruction of the Blind, 622.

No. 779.

Making appropriation to Rush Hospital for Consumption and Allied Diseases, of Philadelphia, 622.

FIELDS, BENJAMIN H.—Continued.

Bill reported by
No. 122.
Regulating peddling of fish, fruit and vegetables in
cities of first class, 221.

Election returns, 31.

Member of standing committees, 87-91.

Oath of office administered to, 34.

FILING CLERK of Senate, John E. Barr, appointed as, 170.

FILTERS (see water).

FINANCE (see administration).

FINES (see law library).

FIRE AND FIRES (see boroughs, cities, forestry, insurance,
motor vehicles).

FIREARMS or other weapons within one hundred fifty yards of
any dwelling house, prohibiting discharge of

House Bill No. 174.

Read in place in House by Mr. Beaver, 143.
Referred to Committee on Law and Order, 143.
Reported without amendment, 173.
First reading, 184.
Second reading and recommitted to Committee on
Game, 202.
Re-reported with amendment, 447.
Recommitted to Committee on Game, 479.
Re-reported with amendment, 716.
Third reading and final passage, 757.
Returned from Senate with amendments in which
House concurred, 5109-5110.
Signed by Speaker, 5147.

In Senate (No. 518).

Referred to Committee on Judiciary Special, 786.
Reported with amendment, 4706.
First reading, 4714.
Second reading, 4834-4835.
Third reading and final passage, 4974.
Returned from House with Senate amendments con-
curred in, 5005.
Signed by President, 5013-5014.

FIRE COMPANIES of Harrisburg, making appropriation to the
several

House Bill No. 86.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported with amendment, 2361.
First reading, 2454.
Second reading, 2494.
Third reading and final passage, 2766-2767.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3878.

In Senate (No. 1184).

Referred to Committee on Appropriations, 2741.
Reported without amendment, 2829.
First reading, 2861.
Second reading, 2950.
Third reading and final passage, 3109.
Signed by President, 3426.

FIRE COMPANIES, VOLUNTEER, authorizing county commis-
sioners to appropriate money to

House Bill No. 1047.

Read in place in House by Mr. Behney, 877.
Referred to Committee on Municipal Corporations, 877.
Reported without amendment, 1527.
First reading, 1569.
Second reading, 1732.
Third reading and final passage, 1850-1851.
Returned from Senate without amendment, 4722.
Signed by Speaker, 4877.

In Senate (No. 948).

Referred to Committee on New Counties and County
Seats, 1905.
Reported without amendments, 4170.
First reading, 4193.

FIRE COMPANIES, VOLUNTEER.—Continued.

Second reading, 4319-4320.
Third reading and final passage, 4530.
Signed by President, 4805.

FIRE ESCAPES AND EXITS on certain buildings not in cities
of first and second classes, by providing for safe
construction of such buildings, and for enforcement
of act by Department of Labor and Industry, amend-
ing act providing for proper

House Bill No. 1263.

Read in place in House by Mr. Moffatt, 968.
Referred to Committee on Labor and Industry, 968.
Reported without amendment, 2748.
First reading, 2807.
Second reading and amended, 3267-3270.
Third reading and recommitted, 3774-3775.

FIRE MARSHAL (see counties of second class).

FIREMEN (see cities).

FIREMEN'S RELIEF ORGANIZATIONS (see insurance).

FIRE PREVENTION, by fixing powers of Department of State
Police relative to tanks and devices used in con-
nection with inflammable liquids, amending act re-
lative to fires and

Senate Bill No. 551.

Read in place in Senate by Mr. Eyre, 845.
Referred to Committee on Judiciary Special, 845.
Reported without amendment, 848.
First reading, 866.
Second reading and recommitted, 999-1000.
Re-reported with amendment, 1666.
Third reading and final passage, 1924-1925.
Returned from House without amendment, 4701.
Signed by President, 4713.

In House (No. 1439).

Referred to Committee on Judiciary General, 2056.
Reported without amendment, 2774-2775.
First reading, 2809.
Second reading, 2897.
Third reading and postponed, 4466-4467.
Resumed and passed finally, 4754.
Signed by Speaker, 4800.

Remarks on, by

Eaches, 4466.
Bluett, 4466.
Staudenmeier, 4466.

FIRST ALLEGHENY DAY NURSERY AND TEMPORARY
HOME FOR CHILDREN (see appropriation).

FISCAL YEAR (see Commonwealth).

FISH AND FISHERIES (see cities, commissioner, county treas-
urers, game, laws, waters).

FISH, by changing age limit of persons required to procure
licenses, amending act relating to

House Bill No. 358.

Read in place in House by Mr. Horne, 236.
Referred to Committee on Fisheries, 236.
Reported with amendment, 731.
First reading, 804.
Second reading and amended, 923-924.
Third reading vote reconsidered and bill amended, 1204.
Resumed and defeated on final passage, 1291-1294.
Vote on final passage and on third reading recon-
sidered and bill amended, 1751.
Resumed and passed finally, 1809-1810.
Returned from Senate with amendments in which
House concurred, 3557-3558.
Signed by Speaker, 3736.
Approved by Governor, 3876.

Remarks on, by

Flinchbaugh, 1291-1292.
Horne, 1292-1293.
Minehart, 1292-1293.
Spangler, 1293.
Wells, 1293.
Wheeler, 1293.
Sarig, 1292.

In Senate (No. 916).

Referred to Committee on Game and Fisheries, 1902.
Reported with amendment, 1990.

FISH.—Continued.

First reading, 2034.
 Over in its order, 2126, 2251.
 Second reading and amended, 2317-2319.
 Third reading and defeated on final passage, 2411.
 Vote on final passage and on third reading reconsidered and bill recommitted, 2525.
 Re-reported without amendment, 3075.
 Resumed and passed finally, 3360-3362.
 Returned from House with Senate amendments concurred in, 3544.
 Signed by President pro tempore 3656.

Remarks on by

Baldwin, 2318, 3361.
 Leslie, 2318.
 Eyre, 2318.
 Long, 2318.
 Buckman, 3361.
 Vare, 3361.
 Craig, 3361.
 Davis, 3361.
 Long, 3361.

FISH, by changing age limit to procure licenses and permitting fishing on holidays without license, amending act relating to

House Bill No. 451.

Read in place in House by Mr. Allen J. Stevens, 323.
 Referred to Committee on Fisheries, 323.

FISH, by decreasing the number of fish wardens, amending act consolidating law relating to

House Bill No. 58.

Read in place in House by Mr. Sarig, 114.
 Referred to Committee on Fisheries, 114.

FISH, by providing for issuing of licenses by aldermen, justices of peace and notaries public, amending act relating to

House Bill No. 458.

Read in place in House by Mr. Stavitski, 323.
 Referred to Committee on Fisheries, 323.

FISH, by regulating size of pike that may be caught, amending act consolidating law relating to

Senate Bill No. 121.

Read in place in Senate by Mr. Stineman, 2833.
 Referred to Committee on Game and Fisheries, 2833.

FISH, consolidating law relating to

House Bill No. 359.

Read in place in House by Mr. Horne, 236.
 Referred to Committee on Fisheries, 236.

FISH IN DELAWARE RIVER, amending act for protection of shad and game

House Bill No. 793.

Read in place in House by Mr. Labar, 622.
 Referred to Committee on Fisheries, 622.
 Reported with amendment, 943.
 First reading, 1014.
 Second reading and amended, 1094.
 Third reading and amended, 1472.
 Resumed and passed finally, 1573.
 Returned from Senate without amendment, 3563.
 Signed by Speaker, 3737.
 Approved by Governor, 3879.

In Senate (No. 831).

Referred to Committee on Fisheries, 1636.
 Reported without amendment, 3074.
 First reading, 3149.
 Second reading, 3372.
 Third reading and final passage, 3502-3503.
 Signed by President pro tempore, 3656.

FISH, to repeal act of May 16, 1921, requiring citizens to procure license to

House Bill No. 54.

Read in place in House by Mr. Brenneman, 114.
 Referred to Committee on Fisheries, 114.

FISH, to repeal part of act requiring citizens to procure license to

House Bill No. 67.

Read in place in House by Mr. Rippman, 115.
 Referred to Committee on Fisheries, 115.

FISH, with regard to posting of notices along streams stocked by Commonwealth, amending act consolidating law relative to

House Bill No. 504.

Read in place in House by Mr. Stofflet, 366.
 Referred to Committee on Fisheries, 366.

FISHERIES COMMISSION, members of State, nominated, 22; nominations recalled, 76.

FISHERIES COMMISSIONER, Nathan R. Buller, nominated as, 21; nomination recalled, 76; re-nominated, 76; confirmed, 77.

FISHING ON SUNDAY, with one rod and two hooks, permitting

House Bill No. 1188.

Read in place in House by Mr. Eaches, 938.
 Referred to Committee on Law and Order, 938.

FLAG DAY in House of Representatives, resolution (House) by Lucas, relative to observance of, 4921; exercises held, 5152.

FLAG, UNITED STATES, at all polling places, requiring display of

House Bill No. 448.

Read in place in House by Mr. Boback, 322.
 Referred to Committee on Elections, 322.
 Reported without amendment, 1492.
 First reading, 1568.
 Second reading and amended, 1728.
 Third reading and final passage, 1847.
 Returned from Senate without amendment, 2747.
 Signed by Speaker, 2906.
 Vetoed by Governor, 4011.

In Senate (No. 920).

Referred to Committee on Elections, 1903.
 Reported without amendment, 2226.
 First reading, 2255.
 Second reading, 2319.
 Recommitted to Committee on Military Affairs, 2411-2412.
 Re-reported without amendment, 2506.
 Third reading and final passage, 2636.
 Signed by President, 2823.

FLAG, UNITED STATES, resolution (House) by Haws, petitioning President to retain standard size of, 4038-4099;

FLAGS (see Memorial Day).

FLINCHBAUGH, JACOB M., Representative from York County, (Third District)

Bills introduced by

No. 310.
 Joint resolution authorizing appointment of commission for erection of monument in memory of Dr. Zenas Macomber, a Revolutionary hero, 221.

No. 1010.

Prohibiting sale of brewed and malt liquors to minors, 875.

Bills reported by

No. 523.

Further amending act to carry into effect provisions of Constitution relative to salaries of county officers, 539.

No. 595.

Further amending act constituting the Allegheny County Court the Juvenile Court of said county, 589.

No. 920.

Amending act making it unlawful to trespass upon private property, 962.

Bills returned by

No. 1012.

To validate ordinances and proceedings by councils in boroughs for paving and curbing of public highways, 961.

FLINCHBAUGH, JACOB M.—Continued.

Election returns, 32.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 584.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Correction of vote on Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4451.

Report of Ways and Means Committee relative to revenue raising bills, 1597.

Remarks by, on

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1291-1292.

Bill No. 926, Amending act of 1889, relative to taxation, by imposing a State tax upon motor transportation companies, 4273-4274.

Bill No. 1480, (Senate No. 868), Authorizing poor directors to pay for plans and specifications heretofore made for public buildings in poor districts, 4458, 4726.

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2448-2449.

FLOOD WATERS (see Water Supply Commission).

FLORENCE CRITTENTON CIRCLE (see appropriation).

FLORENCE CRITTENTON HOME (see appropriation).

FLORENCE CRITTENTON MISSION (see appropriation).

FLYNN, JOHN M., Representative from Elk County

Acting Speaker, 2779, 4221, 4344, 4729.

Amendments offered by, to

Bill No. 846, Amending Workmen's Compensation Act of 1915, by providing when same shall become effective, 1519.

Bill No. 857, Providing for lapsing of unexpended balances of appropriations, 957.

Bill No. 1400, (Senate No. 513), Amending act regulating drilling, operating and abandoning of oil and gas wells, 1821.

Bill No. 1418, (Senate No. 153), Creating Old Age Assistance Commission of the State and a Board in each county, 1805.

Bills introduced by

No. 184.

Supplement to act establishing certain public roads as State highways, by adding route 375, to connect county seats of Clearfield and Cameron Counties, 143.

No. 857.

Providing for lapsing of unexpended balances of appropriations, 680.

No. 1160.

Making appropriation to Elk County General Hospital, of Ridgway, 936.

Bills reported by

No. 542.

Making appropriation to Home for Colored Children, at Pittsburgh, 3158.

No. 835.

Further amending Workmen's Compensation Act, by fixing time when compensation shall begin, 1529.

No. 836.

Amending Workmen's Compensation Act, by changing schedule of compensation for injuries, 1529.

FLYNN, JOHN M.—Continued.

No. 849.

Amending act to provide revenue by taxation, by eliminating exemption of capital stock of banks and savings institutions, 1225.

No. 851.

Amending act imposing a tax upon the capital stock of certain corporations, 1225.

No. 1442, (Senate No. 769).

Supplement to act making appropriation to State Highway Department, for construction of State and State-aid highways, 2363.

No. 1595, (Senate No. 982).

Making appropriation to Misericordia Hospital of Sisters of Mercy, Philadelphia, 3430.

Election returns, 29.

Leave of absence granted, 197.

Member of Reorganization Commission, nominated as, 25; nomination recalled, 76;

Member of special committee, 58, 102, 2340.

Member of standing committees, 87-91.

Motion by, for

House to non-concur in Senate amendments to House Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4908.

Recess, 4139, 4344, 4940, 5077.

Special order on Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks and limiting weight of trucks and number of trailers, 4454.

Motion by, to

Adjourn, 102, 307, 490, 1788, 4650, 4842.

Place on calendar Bill No. 466, Amending act of 1889, relating to taxation, by imposing a tax on corporations organized for laundering and manufacturing purposes, 3583.

Postpone Bill No. 678, Amending act relating to boroughs, by authorizing sheriff to commit persons violating ordinances to county jail or workhouse, 1543.

Postpone Bill No. 857, Providing for lapsing of unexpended balances of appropriations, 915.

Postpone motion to discharge Committee on Ways and

Means from further consideration of House Bill No. 466, Amending act of 1889, relating to taxation, by imposing a tax on individuals and corporations organized for laundering and manufacturing purposes, 2863.

Recommit Bill No. 466, Amending act of 1889, relative to taxation, by imposing a tax on corporations organized for laundering and manufacturing purposes, 3583.

Reconsider vote on Bill No. 678, Amending act relating to boroughs, by authorizing sheriff to commit persons violating ordinances to county jail or workhouse, 1543.

Suspend rules of House for purpose of permitting discussion of Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4926.

Oath of office administered to, 34.

Objections to reading certain bills for first time, 4715.

Objections to reporting bill out of committee, 4650.

Point of order raised by, on

Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act of 1915, by defining injuries and changing schedule of compensation, 4716.

FLYNN, JOHN M.—Continued.

Question of personal privilege raised by, on
Practice of calling up bills out of order for purpose
of amendment, 2942.

Remarks by, on

Announcement by Speaker relative to delay in print-
ing of calendar, 1227.

Bill No. 79, Providing for one day of rest in seven for
certain employes, 428.

Bill No. 158, Amending act relating to dogs, by appro-
priating money received from licenses to Bureau of
Animal Industry, 243.

Bill No. 857, Providing for lapsing of unexpended bal-
ances of appropriations, 1020.

Bill No. 1456, (Senate No. 570), Providing for the
merging of moneys held in certain special funds
in the State Treasury with moneys in the general
fund, 2777.

Bill No. 1772, (Senate No. 1073), Amending Workmen's
Compensation Act, by defining injuries and changing
schedule of compensation, 5099.

First reading of Bill No. 1772, (Senate No. 1073),
Amending Workmen's Compensation Act, by defin-
ing injuries and changing schedule of compensation,
4715-4716.

House resolution fixing March twenty-eighth as last
day for introduction of bills in House, 264.

Motion to place on calendar Bill No. 466, Amending
act of 1889, relative to taxation, by imposing a tax
on corporations organized for laundering and manu-
facturing purposes, 3583.

Question of personal privilege raised on practice of
calling up bills out of order for purpose of amend-
ment, 2492.

Resolution offered by

Regulating time for morning sessions of the House,
37.

FOOD, by permitting the bleaching of flour by artificial pro-
cess, amending act prohibiting manufacture or sale
of adulterated, misbranded or deleterious

Senate Bill No. 16.

Read in place in Senate by Mr. Culbertson, 83.

Referred to Committee on Public Health and Sanita-
tion, 83.

Reported without amendment, 492.

First reading, 506.

Second reading, 569-570.

Third reading and final passage, 605.

Returned from House without amendments in which
Senate concurred, 1672.

Signed by President pro tempore, 1909.

Approved by Governor, 2214-2215.

In House (No. 860).

Referred to Committee on Public Health and Sanita-
tion, 639.

Reported with amendment, 1192.

First reading, 1197.

Second reading, 1389-1390.

Third reading and postponed, 1594.

Resumed and passed finally, 1657-1658.

Returned from Senate with House amendments con-
curred in, 1758.

FOOD (see cities, contamination, markets).

FOREIGN (see corporations, insurance).

FOREIGNERS IN THE SEVERAL COUNTIES, with regard to
counties of first class, amending act providing for
instruction in citizenship and government of

Senate Bill No. 1224.

Read in place in Senate by Mr. Salus, 2833.

Referred to Committee on Education, 2833.

FOREIGNERS (see game).

FOREMEN (see mine).

FOREST AND FORESTRY (see commissioner, Constitution,
highways, laws, reforestation, water power).

FOREST COUNTY (see highway).

FOREST LANDS, concurrent resolution, (Senate) by Phipps,
authorizing Governor to accept gifts of certain,
3956-3957; ret. from House conc. in, 3990; conc. in by
House 4129; approved by Governor, 4199; Remarks
on, by Phipps, 3957.

FORESTRY COMMISSION, members of State, nominated, 22;
nominations recalled, 76;

FORESTRY COMMISSIONER, Robert Y. Stuart, nominated as,
21; nomination recalled, 76; re-nominated, 76; con-
firmed, 77.

FORESTRY DEPARTMENT, by defining certain terms, amend-
ing act establishing Bureau of Forest Protection within

House Bill No. 725.

Read in place in House by Mr. George W. Williams,
586.

Referred to Committee on Forestry, 586.

Reported without amendment, 715.

First reading, 745.

Second reading, 819.

Third reading and final passage, 964.

Returned from Senate without amendment, 2055.

Signed by Speaker, 2073.

Approved by Governor, 2258.

In Senate (No. 676).

Referred to Committee on Forestry, 1004.

Reported without amendment, 1257.

First reading, 1280.

Second reading, 1316.

Recommitted, 1613.

Re-reported without amendment, 1911.

Third reading and final passage, 1998.

Signed by President pro tempore, 2130.

FORESTRY DEPARTMENT, by fixing penalty of fire wardens
neglecting to perform their duties, amending act
establishing Bureau of Forest Protection within

House Bill No. 729.

Read in place in House by Mr. George W. Williams,
586.

Referred to Committee on Forestry, 586.

Reported without amendment, 716.

First reading, 746.

Second reading, 820-821.

Third reading and postponed, 965.

Resumed, vote on third reading reconsidered and bill
amended, 1027-1028.

Resumed and passed finally, 1197-1198.

Returned from Senate without amendment, 1765.

Signed by Speaker, 1987-1988.

Approved by Governor, 2258.

Remarks on, by

Rhodes, 965.

In Senate (No. 719).

Referred to Committee on Forestry, 1253.

Reported without amendment, 1302.

First reading, 1321.

Second reading, 1628.

Third reading and final passage, 1687-1688.

Signed by President pro tempore, 1945.

FORESTRY DEPARTMENT, by permitting the Bureau of For-
est Protection to receive contributions from persons
or corporations for forest protection, amending act
establishing Bureau of Forest Protection within

House Bill No. 721.

Read in place in House by Mr. George W. Williams,
585-586.

Referred to Committee on Forestry, 586.

Reported without amendment, 732.

First reading, 804.

Second reading, 947-948.

Third reading and final passage, 1212.

Returned from Senate without amendment, 1765.

Signed by Speaker, 1987.

Approved by Governor, 2258.

FORESTRY DEPARTMENT.—Continued.

In Senate (No. 716).

Referred to Committee on Forestry, 1253.

Reported without amendment, 1301.

First reading, 1321.

Second reading, 1627.

Third reading and final passage, 1687.

Signed by President pro tempore, 1945.

FORESTRY DEPARTMENT, by providing for compensation for forest fire fighting on private lands listed with Department of Forestry for forest protection, amending act establishing Bureau of Forest Protection within

House Bill No. 720.

Read in place in House by Mr. George W. Williams, 585.

Referred to Committee on Forestry, 585.

Reported without amendment, 715.

First reading, 745.

Second reading, 817-818.

Third reading and final passage, 957.

Returned from Senate without amendment, 1750.

Signed by Speaker, 1987.

Approved by Governor, 2258.

In Senate (No. 672).

Referred to Committee on Forestry, 1003.

Reported without amendment, 1258.

First reading, 1280.

Second reading, 1315.

Third reading and final passage, 1612.

Signed by President pro tempore, 1945.

FORESTRY DEPARTMENT, by providing for lease of telephone lines to private parties, amending act establishing Bureau of Forest Protection within

House Bill No. 722.

Read in place in House by Mr. George W. Williams, 586.

Referred to Committee on Forestry, 586.

Reported without amendment, 715.

First reading, 745.

Second reading, 818.

Third reading and final passage, 957-958.

Returned from Senate with amendment in which House concurred, 2156-2157.

Signed by Speaker, 2260.

Approved by Governor, 2591.

In Senate (No. 673).

Referred to Committee on Forestry, 1003.

Reported with amendment, 1257-1258.

First reading, 1280.

Second reading, 1315.

Recommitted, 1612.

Re-reported with amendment, 1911.

Third reading and final passage, 2111-2112.

Signed by President, 2213-2214.

Returned from House with Senate amendments concurred in, 2218-2219.

FORESTRY DEPARTMENT, by providing further penal provisions for setting fire to forest lands, amending act establishing Bureau of Forest Protection within

House Bill No. 724.

Read in place in House by Mr. George W. Williams, 586.

Referred to Committee on Forestry, 586.

Reported without amendment, 715.

First reading, 745.

Second reading, 818-819.

Third reading and final passage, 963-964.

Returned from Senate with amendments in which House concurred, 2157.

Signed by Speaker, 2260.

Approved by Governor, 2591.

In Senate (No. 675).

Referred to Committee on Forestry, 1003-1004.

Reported without amendment, 1257.

First reading, 1280.

Second reading, 1315.

Recommitted, 1613.

Re-reported without amendment, 1911.

Third reading and final passage, 2006-2007.

FORESTRY DEPARTMENT.—Continued.

Signed by President, 2214.

Returned from House with Senate amendments concurred in, 2219.

FORESTRY DEPARTMENT, by providing penalty for interfering with notices posted by the Department, amending act establishing Bureau of Forest Protection within

House Bill No. 728.

Read in place in House by Mr. George W. Williams, 586.

Referred to Committee on Forestry, 586.

Reported without amendment, 731-732.

First reading, 804.

Second reading, 947.

Third reading and final passage, 1211-1212.

Returned from Senate without amendment, 1765.

Signed by Speaker, 1987.

Approved by Governor, 2258.

In Senate (No. 718).

Referred to Committee on Forestry, 1253.

Reported without amendment, 1301.

First reading, 1321.

Second reading, 1628.

Third reading and final passage, 1687.

Signed by President pro tempore, 1945.

FORESTRY DEPARTMENT, by regulating civil actions for damage from forest fires, amending act establishing Bureau of Forest Protection within

House Bill No. 727.

Read in place in House by Mr. George W. Williams, 586.

Referred to Committee on Forestry, 586.

Reported without amendment, 732.

First reading, 804-805.

Second reading, 948.

Third reading and final passage, 1212-1213.

Returned from Senate with amendment in which House non-concurred, 2158.

Remarks on, by

Alexander, 2158.

Williams, George W., 2158.

In Senate (No. 717).

Referred to Committee on Forestry, 1253.

Reported without amendment, 1301.

First reading, 1321.

Second reading, and recommitted to Committee on Appropriation, 1627-1628.

Re-reported without amendment, 1668.

Third reading and amended, 1928.

Resumed and passed finally, 2006.

Returned from House with Senate amendments non-concurred in, vote on final passage and on third reading reconsidered and bill recommitted, 2219.

FORESTRY DEPARTMENT to offer and pay rewards for evidence sufficient to convict anyone maliciously setting forest fires, authorizing

Senate Bill No. 1134.

Read in place in Senate by Mr. Clark, 2509.

Referred to Committee on Forestry, 2509.

Reported without amendment, 2511.

First reading, 2589.

Second reading, 2649.

Third reading and final passage, 2726.

Returned from House without amendment, 4544.

Signed by President, 4660.

In House (No. 1521).

Referred to Committee on Forestry, 2774.

Reported without amendment, 2809.

First reading, 2871.

Second reading, 3004.

Third reading and final passage, 4467.

Signed by Speaker, 4750.

FORESTRY DEPARTMENT, with regard to extinguishing forest fires on private lands, amending act establishing Bureau of Forest Protection in

House Bill No. 503.

Read in place in House by Mr. Stofflet, 366.

Referred to Committee on Forestry, 366.

FORESTRY, DEPUTY COMMISSIONER OF, Lewis N. Staley, nominated and confirmed as, 100.

FORESTRY WORK, authorizing municipalities to appropriate moneys for

House Bill No. 723.

Read in place in House by Mr. George W. Williams, 586.
Referred to Committee on Forestry, 586.
Reported without amendment, 715.
First reading, 745.
Second reading, 818.
Third reading and final passage, 958.
Returned from Senate without amendment, 1750.
Signed by Speaker, 1766.
Approved by Governor, 2258.

In Senate (No. 674).

Referred to Committee on Forestry, 1003.
Reported without amendment, 1257.
First reading, 1280.
Second reading, 1315.
Third reading and final passage, 1613.
Signed by President pro tempore, 1706.

FORESTS, STATE, shall become part of "The State School Fund of Pennsylvania," amending act of 1915, providing that receipts derived from

House Bill No. 726.

Read in place in House by Mr. George W. Williams, 586.
Referred to Committee on Forestry, 586.
Reported without amendment, 715-716.
First reading, 745-746.
Second reading and amended, 819-820.
Third reading and final passage, 964-965.
Returned from Senate with amendment in which House concurred, 2157-2158.
Signed by Speaker, 2260.
Approved by Governor, 2591.

In Senate (No. 677):

Referred to Committee on Education, 1004.
Reported without amendment, 1257.
First reading, 1280.
Second reading, 1316.
Recommitted, 1613.
Re-reported without amendment, 1666.
Third reading and amended, 1926-1927.
Resumed and passed finally, 2005-2006.
Signed by President, 2214.
Returned from House with amendments concurred in, 2219.

FORTUNE TELLING, by exempting religious practices from provisions of Act, amending act of 1861, for suppression of

House Bill No. 756.

Read in place in House by Mr. Burd P. Evans, 587.
Referred to Committee on Judiciary Local, 587.
Reported without amendment, 903.
First reading, 960.
Second reading, 1081-1082.
Recommitted, 1230.
Re-reported with amendment, 1469.
Third reading and defeated on final passage, 1768-1770.
Motion to reconsider vote by which bill was defeated on final passage not agreed to, 2161-2164.

Remarks on, by

Thomas, Lorenzo D., 1768, 2161-2162.
Evans, Burd P., 1769-1770.
Dunn, 2161.
Spangler, 2161-2162.
Ludlow, 2162-2163.
Alexander, 2163.
Ogle, 2163.
Stofflet, 2163-2164.

FORTUNE TELLING, with regard to practice of spiritualism, amending act for suppression of

Senate Bill No. 773.

Read in place in Senate by Mr. Patton, 1304.
Referred to Committee on Judiciary General, 1304.

FOWLER, ALFRED IRVING, Representative from Lackawanna County, (Second District)

FOWLER, ALFRED IRVING.—Continued.

Bills introduced by

No. 124.

Making appropriation to Pennsylvania State Oral School for Deaf, Scranton, 133.

No. 261.

Making appropriation to State Hospital of Northern Anthracite Coal Region, at Scranton, 183.

No. 464.

Amending act providing for personal registration of electors in cities of first and second classes, by providing that registrars must be qualified electors of city, 323-324.

No. 552.

Amending act establishing public school system, by fixing per capita tax in districts of second, third and fourth classes, 420.

No. 757.

Providing for advancements from appropriations to School districts of third and fourth class for rebuilding of school buildings, 587.

No. 800.

Making it a misdemeanor to invite or induce, with immoral intent, any female under twenty-one years of age to enter a motor vehicle, 676.

No. 801.

Amending act regulating collection of taxes in boroughs and townships, by changing time of issuing duplicates, 676.

No. 1008.

Fixing pay of election officers and clerks in counties of third class, 875.

No. 1009.

Making it unlawful for a person to become a candidate and file nomination petitions for more than one office or on more than one party ticket, 875.

No. 1293.

Amending act fixing fees of constables, 970.

Bills reported by

No. 351.

Amending act relating to county and township officers, 2362.

No. 475.

Amending act relating to townships, by increasing compensation of township supervisors for attending monthly meetings, 538.

No. 740.

Amending act relating to townships, with regard to right of appeal where damages have been assessed against townships of first class, 732.

No. 894.

To repeal act fixing salaries of deputies in certain county offices in counties having over 250,000 and less than 400,000 inhabitants, 2074.

No. 896.

Fixing fees of clerk of quarter sessions and over and terminer of counties of third class, 1191.

No. 1170.

Further amending act establishing State Highway Department, by changing route 335, from Scranton to the Delaware River opposite Narrowsburg, New York, 2695-2696.

Election returns, 29.

Leave of absence granted, 3781, 4345.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading, of Journal, 3859.

Postpone Bill No. 801, Amending act regulating collection of taxes in boroughs and townships, 3777.

FOWLER, ALFRED IRVING.—Continued.

Recommit Bill No. 757, Providing for advancements from appropriations to school districts of third and fourth classes for rebuilding of school buildings, 1088.

Oath of office administered to, 34.

FOWLER, DAVID, Representative from Lackawanna County, (First District)

Amendments offered by, to

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4409.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4409-4410.

Bills introduced by

No. 79.

Providing for one day of rest in seven for certain employees, 132.

No. 171.

Requiring railroad companies to properly man their trains, 142.

No. 268.

To repeal act imposing State tax on anthracite coal, 197.

No. 273.

Establishing pension fund for public school employees other than teachers, 219.

No. 274.

Amending act providing for appointment of anthracite mine inspectors' examining board, by changing age limit for eligibility of examiners, 219.

No. 368.

Amending act relating to boroughs, with regard to election and term of treasurer, 251-252.

No. 369.

Making appropriation to West Side Hospital Association, of Scranton, 252.

No. 478.

Providing for nomination of candidates for President at Primary elections, and appointment of delegates to national conventions, 344.

No. 479.

Authorizing municipal corporations to own and operate certain industries, 344.

No. 543.

Joint resolution creating legislative committee to investigate the coal supply situation, 420.

No. 770.

Creating Anthracite Municipalities Fund, 621.

No. 771.

Creating Anthracite Mine Cave Fund, 621.

Bills reported by

No. 88.

Further supplement to act authorizing appointment of Tax Law Revision Commission, 2493.

No. 124.

Making appropriation to Pennsylvania State Oral School for Deaf, at Scranton, 3428.

No. 583.

Making appropriation to Home for Friendless Women and Children, of Scranton, 3158.

No. 812, (Senate No. 301).

Authorizing municipalities to appropriate annually to certain Army organizations to aid in defraying expenses of Memorial Day, 3680.

No. 867.

Making appropriation to Memorial Hospital Association, of Monongahela City, 2813.

FOWLER, DAVID.—Continued.

No. 872.

Making appropriation to Uniontown Hospital, 2813.

No. 1023.

Providing system of employment and compensation for inmates of county jails and prisons, 1828.

No. 1263.

Amending act providing for proper fire escapes and exits on certain buildings not in cities of first and second classes, 2748.

No. 1772, (Senate No. 1073).

Amending Workmen's Compensation Act, by defining injuries, and changing schedule of compensation, 4715.

Election returns, 29.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, for

Special order on Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4454.

Special order on Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4454.

Special order on Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4880.

Motion by, to

Adjourn, 1227.

Discharge Committee on Mines and Mining from further consideration of Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4125.

Discharge Committee on Mines and Mining from further consideration of Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4125.

Extend time of postponement on Bill No. 1001, To quiet title to real estate formerly held by corporations not authorized to hold same, 1895.

Place calendar Bill No. 171, Requiring railroad companies to properly man their trains, 1281.

Place on calendar Bill No. 273, Establishing pension fund for school employees other than teachers, 1750.

Postpone Bill No. 268, To repeal act imposing State tax on anthracite coal, 425.

Suspend Rule 8, for specific purpose of reporting bill from committee, 4650.

Suspend Rule 35 for specific purpose of having read for first time Senate Bill No. 1073, Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4715.

Suspend Rule 37, relative to negative bills being placed upon calendar, 1986, 1987.

Suspend Rule 43, for specific purpose of reporting bill from committee, 4650.

Oath of office administered to, 34.

Points of order raised by, on

Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 4275.

Motion to adjourn, 4650, 4943.

Question of information raised by, on

Suspension of Rule 37, relative to negatived bills being placed upon calendar, 1987.

Questions of personal privilege raised by, on

Motion to lay upon table motion to "discharge Committee" on Mines and Mining from further considera-

FOWLER, DAVID.—Continued.

tion of Bill No. 1473, (Senate No. 390), and Bill No. 1474, (Senate No. 391), relative to anthracite mine funds, 4126.

Remarks in newspaper relative to discussion of Full Crew Bill, 1331.

Remarks in newspaper relative to pledge of members to support the "Dry Fight", 623-624.

Representative of Pennsylvania Federation of Labor, 796.

Remarks by, on

Bill No. 79, Providing for one day of rest in seven for certain employes, 428.

Remarks by, on

Adoption of Rule 71, by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 199.

Bill No. 81, General Appropriation Bill, 2689-2690.

Bill No. 171, Requiring railroad companies to properly man their trains, 1281-1283.

Bill No. 268, Repealing act imposing State tax on anthracite coal, 628-629, 633.

Bill No. 320, To prevent fraud at elections, 3063.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 887-889.

Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, and number of days per week, 2707-2708.

Bill No. 868, Regulating boxing and wrestling, 1975.

Bill No. 926, Amending act of 1889, relative to taxation by imposing a State tax upon motor transportation companies, 4275.

Bill No. 936, For the repression of prostitution, 2267-2268.

Bill No. 1041, Amending act imposing State tax on gasoline, 3586-3587.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3874.

Bill No. 1318, Imposing State tax on premiums paid into the State Workmen's Insurance Fund, 3058.

Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a board in each county, 2043-2045.

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4125-4128, 4627.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4125-4128, 4628.

Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3482.

Bill No. 1508, (Senate No. 1074), Amending act of 1845, relative to executions, by allowing counsel fee to garnishee in attachment before justice of peace or alderman, 4466.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4222.

Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 5099.

First reading of Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4715-4716.

FOWLER, DAVID.—Continued.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3560.

House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4231-4232.

FOX, HON. JOHN E. for administering oath of office to Senators-elect, resolution (Senate) by Salus, thanking, 12.

FOX, HON. JOHN E., oath of office administered to Senators-elect by, 9, 118.

FRANCHISE AND FRANCHISES (see corporations, taxes).

FRANKFORD HOSPITAL (see appropriation).

FRANKLIN CITY HOSPITAL (See appropriation).

FRANKLIN COUNTY (see highway).

FRATT, GEORGE M., Representative from Montgomery County (Second District)

Bills introduced by

No. 57.

Authorizing boroughs to appropriate money or levy a tax for purchase of fire engines and apparatus, 114.

No. 512.

Making appropriation to State Hospital for Insane, at Norristown, 367.

No. 1165.

Authorizing municipalities to purchase burial plots for certain deceased service men, 936.

No. 1166.

Making appropriation to Montgomery Hospital, at Norristown, 936.

Election returns, 30.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 531, Providing for abatement of nuisances caused by improper grading or paving in alleys in cities of first class, 1575.

Oath of office administered to, 34.

FRAZIER, CLARENCE D., Representative from Beaver County, (Second District)

Amendments offered by, to

Bill No. 718, Making appropriation to Providence Hospital, of Beaver Falls, 3709.

Bills introduced by

No. 718.

Making appropriation to Providence Hospital, of Beaver Falls, 585.

No. 1026.

Making appropriation for erection of armory at Beaver Falls, 876.

Bills reported by

No. 37.

Joint resolution proposing amendment to Constitution, by authorizing bond issue of \$35,000,000 for soldiers' bonus, 135.

No. 227.

Further amending section 5 of act relating to organization of orphans' courts, by fixing salaries of assistant clerks in certain counties, 345.

No. 244.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to arrest of election officers on days of election, 537.

No. 257.

Creating World War Veterans' Relief Commission, 337.

FRAZIER, CLARENCE D.—Continued.

No. 267.

Validating certain proceedings and elections of counties and municipalities, 290.

No. 423.

Authorizing county commissioners to cooperate with Bureau of Animal Industry in suppression of diseases of livestock and poultry, 324.

No. 635.

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 515.

No. 697.

Making it unlawful to prohibit the wearing of certain Military insignia by employes of municipalities, 702.

No. 798.

Regulating construction of buildings in cities of first class, 902-903.

No. 991.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to disposal of land taken in excess of requirements for State or municipality, 1760.

No. 994.

Supplement to act requiring certain counties to establish pension fund for employes, 1224.

No. 1230.

Amending act establishing State Hospital for Insane, at Danville, by changing name to Danville State Hospital, 1467.

No. 1286.

Amending act relating to townships, by regulating police officers, 1189.

No. 1349.

Prescribing certain fees to be charged by Public Service Commission for testing gas, water or electric meters, 3206.

Election returns, 28.

Leave of absence granted, 2137.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1565.

Oath of office administered to, 34.

FREDERICK DOUGLASS MEMORIAL HOSPITAL and Training School (see appropriation).

FREILER, R. A., Desk Clerk of House, presentation of testimonial to, 5136.

FRIENDS' HOME FOR CHILDREN (see appropriation).

FRENCH CREEK (see Water Supply Commission).

FRUITS AND VEGETABLES (see markets).

FUEL (see coal, tax).

FULL CREW BILL (see railroad).

FULTON COUNTY (see highway).

FUND AND FUNDS (see anthracite, compensation, forests, mines, moneys, mothers' assistance, motor vehicles, sinking).

GALLAHER, MISS SARAH M., Representative from Cambria County, (Second District)

Acting Speaker, 1559.

Bills introduced by

No. 519.

Amending act permitting counties to appropriate and expend moneys for improvement and maintenance of State and State-aid highways, 418.

No. 1356.

Amending act creating Division of Township Highways in State Highway Department, 1007.

GALLAHER, MISS SARAH M.—Continued.

Bills reported by

No. 246.

Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may change election districts, 537.

No. 1282.

Amending act establishing public school system, by abolishing per capita tax on women, 1859.

No. 1383, (Senate No. 434).

Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvements of State and State-aid highways, 2200.

No. 1537, (Senate No. 1148).

Amending act establishing public school employees' retirement system, by extending time for "present employe" to elect to be covered by the retirement system, 3552.

Election returns, 28.

Leave of absence granted, 733, 2036, 2256.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1059, 1281, 1329, 2972.

Oath of office administered to, 34.

Remarks by, on

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 333.

GAMBLING (see penal).

GAME AND FISH, DEPARTMENT OF, and making appropriation, creating

Senate Bill No. 565.

Read in place in Senate by Mr. Woodward, 846.

Referred to Committee on Finance, 846.

Reported without amendment, 1606-1607.

First reading, 1640.

Second reading, 1696-1698.

Third reading and recommitted to Committee on Game and Fisheries, 1925-1926.

Re-reported without amendment, 1990.

Recommitted, 2110-2111.

Remarks on, by

Woodward, 1925-1926.

GAME AND WILD BIRDS, by prohibiting hunting by unnaturalized foreign-born residents, to repeal act of June 1, 1915, to give additional protection to

House Bill No. 1077.

Read in place in House by Mr. Steedle, 879.

Referred to Committee on Game, 879.

GAME AND WILD BIRDS, by regulating the material, color, et cetera, of hunters' license tags, further amending section 4 of act for better protection of

Senate Bill No. 484.

Read in place in Senate by Mr. Spowls, 761.

Referred to Committee on Game and Fisheries, 761.

GAME, by providing that hunters' license shall include name, address, occupation, age height and weight, amending act requiring citizens to procure license before hunting wild birds and

House Bill No. 153.

Read in place in House by Mr. Kelly, 141.

Referred to Committee on Game, 141.

GAME COMMISSIONERS, BOARD OF, providing for refunding of certain fines for violation of dog laws paid into State Treasury by

House Bill No. 667.

Read in place in House by Mr. Sample, 512.

Referred to Committee on Game, 512.

GAME COMMISSIONERS, BOARD OF.—Continued.

Reported without amendment, 1565.
First reading, 1644.
Second reading, 1805.
Third reading and final passage, 2040.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4570.

In Senate (No. 1013).

Referred to Committee on Appropriations, 2030.
Reported without amendment, 2226.
First reading, 2255.
Second reading, 2320.
Recommitted to Committee on Game and Fisheries, 2412.
Re-reported without amendment, 4170.
Third reading and final passage, 4304.
Signed by President, 4550.

GAME COMMISSIONERS, by decreasing the number thereof, amending act providing for appointment of

House Bill No. 65.

Read in place in House by Mr. Saris, 115.
Referred to Committee on Game, 115.

GAME COMMISSIONERS, members of Board of, nominated, 22, 26; nominations recalled, 76.

GAME, GAME-BIRDS and other wild birds, by defining term "under control", amending act for protection of

House Bill No. 152.

Read in place in House by Mr. Kelly, 141.
Referred to Committee on Game, 141.

GAME, GAME-BIRDS and other wild birds, by fixing season for training dogs from August to May, amending act for protection of

House Bill No. 156.

Read in place in House by Mr. Kelly, 141.
Referred to Committee on Game, 141.

GAME, GAME-BIRDS or other wild birds, by prohibiting dogs from killing game either night or day during certain seasons, further amending section 26 of act for protection of

House Bill No. 155.

Read in place in House by Mr. Kelly, 141.
Referred to Committee on Game, 141.

GAME PRESERVES, by providing for use thereof for education purposes, and appointment of game protectors, amending act establishing Auxiliary State

Senate Bill No. 149.

Read in place in Senate by Mr. Steele, 188.
Referred to Committee on Game and Fisheries, 188.

GAME (see hunt, laws, pheasants).

GAME, WILD BIRDS AND WILD ANIMALS, to consolidate law relating to

House Bill No. 234.

Read in place in House by Mr. Beaver, 182.
Referred to Committee on Game, 182.
Reported with amendment, 726.
First reading, 746.
Second reading, 821-839.
Third reading and final passage, 966.
Returned from Senate with amendments in which House non-concurred, 2594-2598.
Returned from Senate with amendments adhered to and House appoints conference committee, 2673.
Report of conference committee defeated, 3013-3034.
Vote on conference committee report reconsidered and report adopted, 3435-3437.
Returned from Senate with notice of adoption of conference committee report, 3558.
Signed by Speaker, 3736.
Approved by Governor, 3877.

Remarks on, by

Shambaeh, 840-841, 3022.
Whiteman, 840, 2597-2598, 3032-3033, 3426-3427.
Chaplin, 840, 3033.
Ivin, 840.
Burchinal, 841.
Kelly, 2596-2597, 3435-3436.

GAME, WILD BIRDS AND WILD ANIMALS.—Continued.

Saris, 2597, 2032-2033, 3136-3137.
Rhodes, 2597.
Long, 2597.
Eaches, 3033.
Myers, Grover C., 3436.

In Senate (No. 660).

Referred to Committee on Game and Fisheries, 1002.
Reported without amendment, 1256.
First reading, 1279.
Second reading and recommitted, 1314-1315.
Re-reported with amendment, 1990.
Recommitted, 2238.
Re-reported with amendment, 2296.
Third reading and final passage, 2389-2408.
Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 2584.
Returned from House with notice of appointment of conference committee, 2651.
Returned from House with notice of adoption of conference committee report and Senate adopts report, 3390-3409.
Signed by President pro tempore, 3656.

GARBAGE (see townships of first class).

GARNISHEE (see actions, attachment).

GARRETSON HOSPITAL (see appropriation).

GARVIN, THOMAS H., as Chief Clerk of House, resolution (House) by Golder, authorizing election of, 36.

GARVIN, THOMAS H., Chief Clerk of House, presentation of gavel to Speaker by, 5134.

GARVIN, THOMAS H., Chief Clerk of House, presentation of testimonial to, 5134.

GAS (see mines, tax, wells).

GAS METERS (see Public Service Commission).

GASOLINE (see tax).

GELDER, FREDRICK T., Representative from Susquehanna County

Amendments offered by, to

Bill No. 136, Requiring telephone companies operating in same territory to provide for interchange of messages, 1334.

Bill No. 606, Further amending act authorizing the Commonwealth to rebuild certain bridges, 931.

Bill No. 864, (Senate No. 183), Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 817.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3164-3177.

Bill No. 1469, (Senate No. 495), Establishing State employees' retirement system, 4723, 4892.

Bills introduced by

No. 136.

Requiring telephone companies operating in same territory to provide for interchange of messages, 134.

No. 315.

Making appropriation to Simon H. Barnes Memorial Hospital, of Susquehanna, 221.

No. 495.

Making appropriation to State Highway Department for payment of rewards to townships of second class, 344.

No. 606.

Further amending act authorizing Commonwealth to rebuild certain county bridges over navigable rivers which have been declared public highways, by providing for the rebuilding of decayed and unsafe bridges, 446.

No. 967.

Amending act providing for repair and maintenance of appropriate or abandoned turnpikes, 794.

GELDER, FREDERICK T.—Continued.

- No. 1348.
Providing for purchase of copyright and property interest therein of Smull's Legislative Hand Book and Manual, and making appropriation therefor, 1006.
- Bills reported by
No. 158.
Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 144, 221-222.
- No. 197.
Amending act appropriating moneys derived from registration and license fees to State Highway Department for construction and maintenance of State and State-aid highways, 1759-1760.
- No. 203.
Regulating speed of motor vehicles driven through cemeteries, 338.
- No. 306.
Making deficiency appropriation to State Hospital for Criminal Insane, at Farview, 1828.
- No. 309.
Amending act relating to townships, by changing term of office of tax collectors and assessors in townships of second class, 4717.
- No. 571.
Amending act relating to townships, by changing compensation of township auditors, 537.
- No. 681.
Amending act relative to care of indigent insane in State hospitals, 1223.
- No. 846.
Amending Women's Compensation Act of 1915, by providing when same shall become effective, 1188.
- No. 1073.
Revising and consolidating the tax laws, excepting those of counties of first class, 3260-3261.
- No. 1179.
Amending act regulating operation of motor vehicles, by providing for change in license plates and rate charged on commercial motor vehicles, 2748.
- No. 1227.
Requiring fire insurance companies to attach to all policies certain certificates of examination of insured premises, 1793.
- No. 1281.
Amending act relating to boroughs, by regulating police officers, 1188.
- No. 1384, (Senate No. 435).
Further amending act relating to townships, with regard to contracts for construction and improvement of roads in townships of second class, 2362.
- Bill returned by
No. 717.
Requiring owners of motor vehicles and motor cycles to file surety bonds for payment of damages caused thereby, 1527.
- Election returns, 31.
- Member of conference committee, 2273, 3179.
- Member of standing committees, 87-91.
- Motion by, for
House to adhere to its amendments to Senate Bill No. 435, Further amending act relating to townships, with regard to contracts for construction of improvement of roads in townships of second class, 3010, 3179.

GELDER, FREDERICK T.—Continued.

- Motion by, to
Lay upon table veto of House Bill No. 606, Further amending act authorizing Commonwealth to rebuild certain county bridges, 3005.
- Postpone Bill No. 606, Further amending act authorizing the Commonwealth to rebuild certain county bridges, 751.
- Reconsider vote on Bill No. 1469, (Senate No. 495), Establishing State employees' retirement system, 4723, 4892.
- Oath of office administered to, 34.
- Remarks by, on
Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for the two fiscal years next succeeding, 2184.
- Bill No. 306, Making deficiency appropriation to State Hospital for Criminal Insane, at Farview, 1248-1249, 1285.
- Bill No. 932, Requiring owners of motor vehicles to carry liability insurance, 1525.
- Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2076.
- Motion for House to non-concur in Senate amendments to House Bill No. 386, Making appropriation to Ellwood City Hospital, 3767.
- Resolution offered by
Tendering thanks of House to officers and employees of House for faithful performance of their duties, 5151.
- Trustee of Western State Hospital for Insane, at Farview, nominated as, 24; nomination recalled, 76.
- GENERAL APPROPRIATION BILL (see appropriation for expenses, etc. schools).
- GENERAL ASSEMBLY (see Auditor, Constitution).
- GENERAL GEORGE GORDON MEADE STATUE COMMISSION, member of, nominated, 25; nomination recalled, 76; nominated, 468; confirmed, 470-471.
- GENERAL HOSPITAL (see appropriation).
- GEORGE JUNIOR REPUBLIC ASSOCIATION (see appropriation).
- GERMANTOWN DISPENSARY AND HOSPITAL (see appropriation).
- GETTYSBURG (see Memorial Day).
- GIANT POWER SURVEY BOARD, and making appropriation, creating
- House Bill No. 1236.
Read in place in House by Mr. George W. Williams, 966.
Referred to Committee on Forestry, 966.
Reported without amendment, 1710.
First reading, 1816.
Second reading, 1861.
Third reading and final passage, 2061-2063.
Vote on final passage reconsidered and bill postponed, 2065.
Resumed and passed finally, 2339-2340.
Returned from Senate with amendments in which House concurred, 3251.
Signed by Speaker, 3488.
Approved by Governor, 3877.
- Remarks on, by
Stofflet, 2061-2062.
Williams, George W., 2062, 2340.
Ogle, 2340.
- In Senate (No. 1094).
Referred to Committee on Judiciary Special, 2324.
Reported without amendment, 2506.
First reading, 2589.

GIANT POWER SURVEY BOARD.—Continued.

Second reading, 2647-2648.
 Over in its order, 2725.
 Recommitted to Committee on Appropriations, 2846.
 Re-reported with amendment, 2910.
 Third reading and final passage, 3102-3103.
 Signed by President, 3427.

GIBBON, JAMES, Representative from Luzerne County,
(Seventh District)

Amendments offered by, to

Bill No. 227, Further amending act relating to organization of orphans' courts, 476-477, 3007.

Bill No. 448, Requiring display of United States flag at all polling places, 1728.

Bill No. 540, Prohibiting persons from concealing or destroying engine manufacturers' numbers, 3008.

Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 3061, 4007.

Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3060-3061.

Bills introduced by

No. 227.

Further amending section 5 of act relating to organization of orphans' courts, by fixing salaries of assistant clerks in certain counties, 173.

No. 248.

Requiring cities of third class to establish pension fund for employes, 182.

No. 499.

Making appropriation to Wilkes-Barre City Hospital, 366.

No. 518.

Making appropriation to Mercy Hospital, Wilkes-Barre, 418.

No. 540.

Prohibiting persons from concealing or destroying engine manufacturers' numbers, 420.

No. 629.

Making appropriation to Armory Board for erection of armory at Wilkes-Barre, 472.

No. 894.

To repeal act fixing salaries of deputies in certain offices in counties having over 250,000 and less than 400,000 inhabitants, 728.

No. 933.

Authorizing county commissioners to appropriate money for purpose of reforestation, 791.

No. 1265.

Imposing additional State tax on gasoline, 968.

Bills reported by

No. 75.

Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 440.

No. 268.

To repeal act imposing State tax on anthracite coal, 324.

No. 866.

Joint resolution proposing amendment to Constitution of Pennsylvania, granting exemptions in cases inheritance taxes, 731.

No. 967.

Amending act providing for repair and maintenance of certain turnpikes for public use free of tolls, 1760.

GIBBON, JAMES.—Continued.

No. 1275.

Abolishing office of high constable in boroughs, 2073.

No. 1393, (Senate No. 294).

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 2465.

No. 1645, (Senate No. 1141).

Relating to the condemnation and appropriation of lands, waters and property by public service corporations holding limited water power and water supply permits, 3788.

Election returns, 30.

Leave of absence granted, 124, 2464, 4345.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 2712.

Extend time of postponement on Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 2212.

Extend time of postponement on Bill No. 1395, (Senate No. 297), To quiet title to real estate formerly held by corporations not authorized to hold same, 2211-2212.

Lay upon table veto of Bill No. 227, Further amending act relating to organization of orphans' Courts, by fixing salaries of assistant clerks in certain counties, 3880.

Postpone Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 1487, 2619.

Postpone Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 2476, 3056.

Postpone Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 1842.

Reconsider vote on Bill No. 227, Further amending act relating to the organization of the orphans' courts, by fixing salaries of assistant clerks in certain counties, 3007.

Reconsider vote on Bill No. 540, Prohibiting persons from concealing or destroying engine manufacturers' numbers, 3008.

Reconsider vote on Bill No. 1143, (Senate No. 292), Amending act creating offices of county controller in counties having over 150,000 inhabitants, 4007.

Reconsider vote on Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3060.

Oath of office administered to, 34.

Presentation of testimonial to David W. Thomas, Assistant Clerk of House, 5135-5236.

Remarks by, on

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to inheritance taxes, 1217.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 4624.

Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1522.

Bill No. 933, Authorizing county commissioners to appropriate money for purpose of reforestation, 1898.

GIBBON, JAMES.—Continued.

Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 1487, 3744, 4007.

Bill No. 1152, (Senate No. 444), Authorizing appointment of collectors of delinquent taxes in counties of third class, 4770-4771.

Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3588.

Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 2333-2334.

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4148.

Resolutions, concurrent, offered by

Recalling Governor, House Bill No. 227, Further amending act relating to the organization of the orphans' courts, by fixing salaries of assistant clerks in certain counties, 2748.

Recalling from Governor House Bill No. 540, Prohibiting persons from concealing or destroying engine 'manufacturers' numbers, 2747-2748.

GILCHRIST, GEORGE E., Representative from Wayne County

Amendments offered by, to

Bill No. 673, Amending act providing for Joint acquisition and maintenance by Pennsylvania and New York of certain toll-bridges over the Delaware River, 2291.

Bill No. 1223, Amending act establishing State Hospital for Criminal Insane, by changing name to Farview State Hospital, 1729.

Bills introduced by

No. 198.

Making appropriation to Wayne County Memorial Hospital, at Honesdale, 157.

No. 306.

Making deficiency appropriation to State Hospital for Criminal Insane, at Farview, 221.

No. 307.

Making appropriation to carry into effect act providing for joint acquisition and maintenance by Pennsylvania and New York of certain toll-bridges over Delaware River, 221.

No. 673.

Amending act providing for joint acquisition and maintenance by Pennsylvania and New York of certain toll bridges over the Delaware River, with regard to municipally owned bridges, 513.

No. 1044.

Establishing as State highway, a certain section of public road in Wayne and Lackawanna Counties, 877.

No. 1045.

Establishing as State highway, a certain section of public road in Susquehanna and Wayne Counties, 877.

No. 1223.

Amending act establishing State Hospital for Criminal Insane, by changing name to Farview State Hospital, 940.

Election returns, 32.

Leave of absence granted, 2137, 3434.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 673, Amending act providing for the joint acquisition and maintenance by Pennsylvania and New York of certain toll bridges over the Delaware River, 2483.

GILCHRIST, GEORGE E.—Continued.

Oath of office administered to, 34.

GLASGOW, C. WALTER, Representative from Philadelphia County, (Fifth District)

Bill reported by

No. 682.

Amending act relating to boroughs, by authorizing appropriation of \$250 annually for expenses of municipal music, 733.

Election returns, 31.

Leave of absence granted, 3860.

Member of standing committees, 87-91.

Oath of office administered to, 34.

GLEN MILLS SCHOOLS (see appropriation to, and to Department of Public Welfare).

GOEHRING, EDWARD B., Representative from Allegheny County (Fourth District)

Amendments offered by, to

Bill No. 365, Amending act regulating cross-examination of a defendant in criminal trials, 306.

Bill No. 367, Making appropriation to Children's Hospital, of Pittsburgh, 4129.

Bill No. 371, Amending Workmen's Compensation Act of 1915, by changing the schedule for injuries, 331.

Bill No. 1091, Providing for safe-keeping of ballot-boxes by sheriff in certain cases, 2278.

Bill No. 1112, Amending act creating Board for the Assessment and Revision of Taxes in certain counties, 2356.

Bill No. 1113, Further amending act regulating primary elections, with regard to number of official and specimen ballots county commissioners shall furnish election officers, 2371.

Bill No. 1115, Amending act of 1839, relative to elections, with regard to care of ballot-boxes by justices of peace or persons designated by court, 2374.

Bill No. 1117, Further amending act of 1903, relating to elections, with regard to pay of justices of peace or other persons designated by court for care of ballot-boxes, 2374.

Bill No. 1120, Amending act imposing taxes upon certain clauses of personal property, 2069.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4717.

Bill No. 1563, (Senate No. 244), Making appropriation to Western Pennsylvania Hospital, Pittsburgh, 3690.

Bills introduced by

No. 40.

Amending act regulating operation of motor vehicles, with regard to crossing of railroad tracks at grade, 109.

No. 364.

Relating to recording of certificates of incorporation of domestic corporations, 251.

No. 365.

Amending act regulating in criminal trials the cross-examination of defendant, by prohibiting introduction of certain evidence, 251.

No. 367.

Making appropriation to Children's Hospital of Pittsburgh, 251.

No. 371.

Amending Workmen's Compensation Act of 1915, by changing schedule for injuries, 252.

GOEHRING, EDWARD B.—Continued.

No. 579.

Providing for location, construction and maintenance of public roads, highways and bridges in counties of second class, 423.

No. 880.

Amending act establishing public school system, by providing that school employes shall be eligible to office of school director if in another district, 728.

No. 1091.

Providing for safe-keeping of ballot boxes by sheriff in certain cases, and making sheriff responsible for same while in his possession, 880.

No. 1092.

Further amending act regulating certain political parties and election of delegates, with regard to order of names on ballots at primaries, 880.

No. 1093.

Amending act relating to nomination and election of public officers, with regard to the furnishing of suitable polling places by the county commissioners, 880.

No. 1094.

Further amending act regulating certain political parties and election of delegates, with regard to filing of nomination petitions by candidates for borough, township, ward or district office, 880-881.

No. 1112.

Amending act creating Board for Assessment and Revision of Taxes in certain counties, with regard to counties of second class, 934.

No. 1113.

Further amending section 10 of act regulating certain political parties and election of delegates, with regard to number of official and specimen ballots county commissioners shall furnish to election officers, 934.

No. 1114.

Amending act of 1921, relative to place of delivery of ballot boxes at primary elections, 934.

No. 1115.

Amending act of 1839, relative to elections, with regard to care of ballot-boxes by justices of peace or other person designated by court, 934.

No. 1117.

Further amending act of 1903, relating to elections, with regard to pay of justices of peace or other persons designated by court for care of ballot-boxes, 934.

No. 1120.

Amending act imposing taxes upon certain classes of personal property, relative to taxation of capital stock of certain corporations, 934.

Bills reported by

No. 10.

To consolidate the laws relating to penal proceedings and pleadings, 1225.

No. 11.

To consolidate the Penal Laws, 1225.

No. 23.

Requiring prothonotary of court of common pleas to indicate on proper index notice of equity suits affecting title to real estate, 135.

No. 61.

Amending act relating to husband and wife, by permitting married woman to mortgage her real property without the joinder of her husband, 138.

No. 373.

Amending act making unpaid State taxes a first lien on property and franchises of corporations, 345.

GOEHRING, EDWARD B.—Continued.

No. 374.

Amending act regulating collection of taxes and other claims due the Commonwealth, with regard to claims for taxes where appeals have been taken from settlements made by the Auditor General and State Treasurer, 345.

No. 652.

Providing for services of process upon and suits against certain corporations, 589.

No. 695.

Amending act relating to jurisdiction of orphans' court and court of common pleas as to sale of real estate or conveyances on ground rent, 942.

No. 746, (Senate No. 100).

Amending act creating office of county controller in certain counties, 703.

No. 754, (Senate No. 263).

Amending act providing that attorneys-at-law admitted to practice in the Supreme Court shall be entitled to practice in other courts, 3738-3739.

No. 1001.

To quiet title to real estate formerly held by corporations not authorized to hold same, 1059.

No. 1187.

Empowering cities of second class, to conduct a Bureau of Conciliation, Small Claims and Legal Aid as part of the Legal Department, 3059.

No. 1264.

Providing for depositing of money as forfeit for appearance of persons arrested for certain offenses, 1827.

No. 1425, (Senate No. 598).

Authorizing cities of third class to sell certain real estate held for non-payment of taxes, 2074.

No. 1490, (Senate No. 482).

Providing for a referendum to ascertain preference of voters relative to adoption of daylight saving, 3739.

No. 1509, (Senate No. 1077).

Amending act establishing Philadelphia Municipal Court, with regard to transfer to common pleas court of cases wrongfully brought, 3059.

No. 1524, (Senate No. 744).

Amending and repealing part of act concerning divorces, by making degree of cruelty as a ground for divorce the same for husband and wife, 3059.

No. 1536, (Senate No. 1140).

Relative to the ceding of certain lands to United States for care of sick and disabled soldiers, sailors and marines, 3157.

No. 1545, (Senate No. 750).

Providing for refunding of moneys erroneously paid into the State Treasury as inheritance taxes, 3739.

No. 1547, (Senate No. 1167).

Amending act regulating the erection of county buildings, 3552.

No. 1627, (Senate No. 878).

Amending act for the imposition and collection of inheritance taxes, by fixing compensation of appraisers, 3739.

No. 1642, (Senate No. 1226).

Authorizing certain counties to use excess moneys received from fines and dedicated by law to law library purposes, 3739.

Election returns, 27.

Leave of absence granted, 1564, 2672, 3256, 3681, 4345.

Member of standing committees, 87-91.

GOEHRING, EDWARD B.—Continued.

Motion by, for

House to non-concur in Senate amendments to Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5109.

Motion by, to

Dispense with further reading of Journal, 100.

Lay upon table Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5150.

Lay upon table veto of House Bill No. 365, Amending act regulating cross-examination of a defendant in criminal trials, 1947.

Postpone Bill No. 862, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 953.

Postpone Bill No. 890, (Senate No. 240), Amending act relative to the appointment of persons to the police department in cities of third class, 2795.

Recommit Bill No. 1092, Further amending act regulating primary elections, with regard to order of names on ballots, 2369.

Recommit Bill No. 1093, Amending act relative to nomination and election of public officers, 2369.

Recommit Bill No. 1094, Further amending act regulating primary elections, with regard to the filing of nomination petitions by candidates for borough, township, ward or district office, 2370.

Recommit Bill No. 1114, Amending act of 1921, relative to place of delivery of ballot-boxes at primary elections, 2373.

Reconsider vote on Bill No. 367, Making appropriation to Children's Hospital, of Pittsburgh, 4129.

Reconsider vote on Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process **shall be served upon** and defense made by county controllers, 4717.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Remarks in newspaper relative to item in General Appropriation Bill of \$250,000 for the enforcement of law as requested by the administration, 3162.

Remarks by, on

Bill No. 316, Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to the undertaker, 1558.

Bill No. 365, Amending act regulating cross-examination of a defendant in criminal trials, by prohibiting introduction of certain evidence, 340.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting the adoption of daylight saving, 2147.

Bill No. 1219, Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense, 2177-2179.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1656.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county, process shall be served upon and defense made by county controllers, 4897.

Bill No. 1508, (Senate No. 1074), Amending act of 1845, relative to executions, by allowing counsel fee to garnishee in attachment before justice of peace or alderman, 4466.

Resolution, concurrent, offered by

GOEHRING, EDWARD B.—Continued.

Recalling from Governor House Bill No. 367, Making appropriation to Children's Hospital, of Pittsburgh, 4009.

Unanimous consent to call up Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, refused, 4632.

GOLDER, BENJAMIN M., Representative from Philadelphia County, (Twenty-second District)

Acting Speaker, 4942.

Amendments offered by, to

Bill No. 279, Amending act relating to estates of decedents, by making bonds and certificates of poor districts legal investments for trust funds, 302.

Bill No. 433, Amending act relative to the promotion of medical science by the distribution of unclaimed human bodies, 380.

Bill No. 862, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree 816.

Bill No. 1550, (Senate No. 1147), Providing for transfer and retransfer of prisoners from one penitentiary to another, 3872.

Bill No. 1763, (Senate No. 990), To preserve the purity of sources of public water, 4784-4785.

Bills introduced by

No. 159.

Regulating location of certain stables in cities of first class, 142.

No. 189.

Making appropriation to Temple University, Philadelphia, 143.

No. 279.

Amending act relating to estates of decedents, by making bonds and certificates of poor districts legal investments for trust funds, 219.

No. 293.

Amending act for promotion of medical science, with regard to distribution of unclaimed human bodies, 220.

No. 370.

Defining, regulating and licensing resident and non-resident real estate brokers and salesmen, 252.

No. 433.

Amending act of 1921, relating to promotion of medical science by distribution of unclaimed human bodies, 289.

No. 460.

Supplement to act creating State Fund for Insurance of Compensation, providing for auditing of State Workmen's Insurance Fund, 323.

No. 461.

Providing for examination by the Auditor General of securities held by the Commonwealth, 323.

No. 622.

Making appropriation to Northwestern General Hospital, of Philadelphia, 446.

No. 1095.

Relating to debts of municipalities, 881.

Bills reported by

No. 225.

Supplement act creating Battle Commission of France and Belgium, by continuing said commission, 345.

No. 602.

Making appropriation to University of Pennsylvania for Veterinary School of Medicine, 2672.

GOLDER, BENJAMIN M.—Continued.

- No. 816.
Making appropriation to Warren General Hospital, 2813.
- No. 829.
Making appropriation to Pennsylvania Epileptic Hospital and Colony Farm, Chester County, 2813.
- No. 834.
Making appropriation to National Stomach Hospital, of Philadelphia, 2813.
- No. 838.
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- No. 841.
Making appropriation to Brookville Hospital, 2813.
- No. 955.
Making appropriation to legal representative of estate of the late Hon. Samuel A. Whitaker, 1761.
- No. 1507, (Senate No. 1080).
Amending act relating to cities of first class, by increasing number of councilmen, 3205.
- No. 1573, (Senate No. 306).
Making appropriation to University of Pennsylvania for Hospital, 3429.
- No. 1577, (Senate No. 371).
Making appropriation to Hahnemann Medical College and Hospital, for use of Hospital, 3429-3430.
- No. 1578, (Senate No. 372).
Making appropriation to Wills Hospital, of Philadelphia, 3430.
- No. 1605, (Senate No. 1004).
Making appropriation to Jewish Hospital Association, of Philadelphia, 3430.
- No. 1717, (Senate No. 1257).
Allowing leaves of absence to State employes while engaged in Military service, 4007.
- No. 1763, (Senate No. 990).
To preserve the purity of sources of public water supply, 4262.
- Congratulations extended to, upon courageous attack of the lone wolf, 2591-2592.
- Election returns, 31.
- Member of special committee, 2340, 3011.
- Member of standing committees, 87-91, 110.
- Motion by, for
Previous question of Bill No. 268, Repealing act imposing State tax on anthracite coal, 633.
- Recess, 5077.
- Motion by, to
Adopt resolution providing for installation of amplifiers in hall of House of Representatives, 110.
- Appoint committee to escort members of Senate to Hall of House for Memorial session for the late Hon. Boies Penrose, 2340.
- Drop from calendar Bill No. 950, Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 4268-4269.
- Grant permission to Committee on Ways and Means to meet during session of House, 2051.
- Lay upon table House resolution fixing March twenty-eighth as last day for introduction of bills in House, 263-264.
- Lay upon table veto of Bill No. 159, Regulating location of stables in cities of first class, 1010.

GOLDER, BENJAMIN M.—Continued.

- Lay upon table veto of Bill No. 1095, Relating to debts of municipalities, 3880.
- Postpone Bill No. 1041, Amending act imposing State tax on gasoline, 2876, 3587.
- Recommit Bill No. 45, Providing system whereby persons absent from their regular polling places may cast their votes, 809.
- Recommit Bill No. 142, Supplement to act relating to loans of \$300 or less, 1643.
- Recommit Bill No. 433, Amending act relative to the promotion of medical science by the distribution of unclaimed human bodies, 380.
- Recommit Bill No. 1436, (Senate No. 59), Repealing act creating State Board for the Registration of Professional Engineers and Land Surveyors, 2592.
- Reconsider vote by which House non-concurred in Senate amendments to House Bill No. 81, General Appropriation Bill for two years beginning June 1, 1923, 5129.
- Reconsider vote on Bill No. 1494, (Senate No. 872), Amending act relating to cities of third class, by providing that the mayor shall have charge of the police force and fire department, 4896.
- Suspend Rule 66, relative to resolutions when read to lie over for printing, 137.
- Suspend rule requiring that resolutions lie over for printing, 110.
- Oath of office administered to, 34.
- Objections to reading for first time Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 3553.
- Points of order raised by, on
House Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5144.
- House Bill No. 1505, (Senate No. 763), Providing for submission of the question of holding a Constitutional Convention to the electors, 4480.
- House Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4013.
- House concurrent resolution authorizing appointment of commission to investigate the affairs of the State Treasury under the administration of Harman M. Kephart, 2138.
- Motion to refer to Committee on Appropriations, House concurrent resolution authorizing appointment of commission to investigate affairs of State Treasury under administration of Harmon M. Kephart, 2257.
- Motion to postpone Bill No. 1541, (Senate No. 985), Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 4485.
- Presentation of testimonial to Thomas H. Garvin, Chief Clerk of House, 5134.
- Question of information raised by, on
Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5144.
- Questions of personal privilege raised by, on
Appreciation of testimonial upon courageous attack of the lone wolf, 2592.
- House resolution authorizing installation of amplifiers in hall of House of Representatives, 178.
- Letters from the Chief Executive relative to appropriation bills, 746-747.

GOLDER, BENJAMIN M.—Continued.

Meeting of House Judiciary General Committee, 4737.
 Political condition in Philadelphia, 687-688.
 Presentation of testimonials to Benjamin O. Locke, Official Reporter, and Eugéné E. Moyer, Official Reporter, 5136.

Remarks in newspaper relative to Commissioner of Public Welfare, 2908.

Remarks by, on

Adoption of report of Rules Committee, 70-71.

Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 295-296.

Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting use of voting machines at elections, 1785-1787.

Bill No. 200, Providing for the assistance of voters at general, municipal or special elections, 4280-4281.

Bill No. 282, Amending act providing for the nomination and election of judges of courts of record, 1980-1981.

Bill No. 433, Amending act of 1921, relative to the distribution of unclaimed human bodies, 2353.

Bill No. 606, Further amending act authorizing Commonwealth to rebuild certain county bridges, 751.

Bill No. 1041, Amending act imposing State tax on gasoline, 2874-2876, 3584, 3586.

Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2076.

Bill No. 1251, Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard rooms, 2052-2053.

Bill No. 1327, Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 4154-4155.

Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 1841.

Bill No. 1494, (Senate No. 872), Amending act relating to cities of third class, by providing that the mayor shall have charge of the police force and fire department, 4896.

Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3483, 4481-4482.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4013.

Bill No. 1726, (Senate No. 1251), Making appropriation to Western State Hospital for Insane, at Torrence, 4118.

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House resolution relating to seating arrangement of members of House, 137.

House resolution requesting opinion of Attorney General on Constitutionality of appropriations to institutions, 125.

Motion to place on calendar Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting municipalities from adopting daylight saving, 1846.

Motion to postpone consideration of Appropriation Bills on third reading and final passage, 3560.

GOLDER, BENJAMIN M.—Continued.

Report of Committee on Ways and Means relative to revenue raising bills, 2593-2594.

Report of Judiciary General Committee relative to charges against Hon. Charles E. Berger and Hon. Harry Oliver Bechtel, Judges of the Twenty-first Judicial District, presented by, 4245-4246.

Resolutions offered by

Authorizing election of certain officers and employees of House, 36.

Authorizing the installation of amplifiers in the hall of House of Representatives, 110.

Congratulating King Boohoo, of Siam, upon his sixty-first birthday and thirty-second anniversary of his ascension to the throne, 1026-1027.

GOODNOUGH, C. JAY, Representative from Cameron County

Address by, in appreciation of election as Speaker, 36.

Election returns, 23.

Oath of office administered to, as Member, 34; as Speaker, 36.

Petitions presented by

Against additional tax levies, 795.

Against Daylight Saving Bill, 1790, 1946.

Against diversion of funds appropriated to State Retirement System, 1281.

Against House Bill No. 171, Requiring railroad companies to properly man their trains, 795.

Against House Bill No. 394, Amending act imposing State tax upon sales of stock, 795.

Against House Bill No. 466, Amending act of 1889, relating to taxation, by changing capital stock of corporations, and removing exemption granted laundering and manufacturing corporations, 795.

Against House Bill No. 514, Creating Old Age Assistance Commission of the State and a board in each county, 2035.

Against House Bill No. 521, Imposing an emergency State luxury tax, 795, 2590.

Against House Bill No. 569, Protecting all persons in their equal rights, 1281.

Against House Bill No. 637, Providing for incorporation and regulation of Credit Union Associations, 1281.

Against House Bill No. 785, Prohibiting the binding out by indenture of minors as apprentices, 2035.

Against House Bill No. 836, Further amending Workmen's Compensation Act of 1915, by changing schedule of compensation for injuries, 1281.

Against House Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, 1790, 1859.

Against House Bill No. 855, Authorizing the organization of uniformed and mounted police in counties of second class, 1790.

Against House Bill No. 1029, Creating Court of Industrial Relations, 1790.

Against House Bill No. 1201, Establishing a Minimum Wage Board in Department of Labor and Industry, 1945.

Against Senate Bill No. 59, Repealing act creating State Board for the Registration of Professional Engineers and Land Surveyors, 2810.

Against Senate Bill No. 99, Prohibition Enforcement Bill, 881.

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GOODNOUGH, C. JAY.—Continued.

Favoring House Bill No. 79, Providing for one day of rest in seven for certain employes, 473.

Favoring House Bill No. 221, Prohibiting manufacture and sale of intoxicating liquors for beverage purposes, 473, 515, 584, 622, 676, 734.

Favoring House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 1281.

Favoring House Bill No. 846, Amending Workmen's Compensation Act, by providing when same shall become effective, 2590.

Favoring House Bill No. 986, Providing for erection of a State Industrial Farm on the site for the institution for care of inebriates, 2136.

Favoring House Bill No. 1278, Creating State fund for insurance of liability for injuries to persons and property caused in the operation of motor vehicles, 2695.

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Favoring impeachment of Hon. Harry Oliver Bechtel, President Judge, and Hon. Chas. E. Berger, Additional Law Judge of the Twenty-first Judicial District, 584.

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Favoring Miners' Certificate Bill, 1492, 1946.

Favoring Old Age Pension Bill, 1790.

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Favoring Senate Bill No. 217, Prohibiting adoption of daylight saving time, 1281, 1790, 1946.

Favoring State Industrial Farms, 2590.

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Remarks by, on

Inability of Members to hear from the rear of House, 3055-3056.

Report of Commissioner of Public Welfare for the biennium ending December 31, 1922, presented by, 2590.

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GOOD SAMARITAN HOSPITAL (see appropriation).

GOODS, amending act relating to sale of

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GORHAM, MICHAEL J., Representative from Luzerne County, (Second District)

Bills reported by

No. 132.

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GORHAM, MICHAEL J.—Continued.

No. 645.

Regulating the subdividing of land in counties of second class, 589.

No. 1335.

Providing for salaries of county officers in counties of fifth class, 1224.

No. 1487, (Senate No. 639).

Further amending act authorizing employment of stenographers by district attorneys in certain counties, 2748.

Election returns, 30.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3588.

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4127-4128.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4127-4128.

GOSS, WILLIAM L., Representative from Allegheny County, (Fifth District)

Amendments offered by, to

Bill No. 1305, Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds which have become unsightly or unsuitable for interment, 1365-1366.

Bills introduced by

No. 32.

Making appropriation to Belvedere General Hospital, Pittsburgh, 108.

No. 215.

Prohibiting operating of railroad trains of more than one-half mile in length, 172.

No. 1305.

Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds which have become unsightly or unsuitable for interment, 971.

Bills reported by

No. 29.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to classification of taxation, 539.

No. 120.

Providing for depositing of ballot-boxes with prothonotary as a court of record, 1529.

No. 435.

Amending act providing for government of cities of third class, by granting said cities the right to exercise the power of local self-government in municipal affairs, 2073.

No. 501.

Authorizing cities of third class to appropriate moneys for improvement of State parks, 732.

No. 607.

Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 1529.

No. 752, (Senate No. 129).

Amending act establishing public school system, with regard to assessment of property in school districts of third and fourth classes, 944.

No. 970.

Amending act providing for the personal registration of electors in cities of first and second classes, 2136.

GOSS, WILLIAM I.—Continued.

No. 972.

Imposing emergency State tax on all subjects now taxable for State purposes, 2790.

No. 1041.

Amending act imposing State tax on gasoline, 2591.

No. 1458, (Senate No. 690).

Authorizing counties of second class to acquire land for aviation landing fields, 2464.

No. 1459, (Senate No. 691).

Authorizing cities of second class to acquire land for aviation landing fields, 2464-2465.

No. 1755, (Senate No. 1456).

Amending act establishing public school system, by providing for audit of accounts of second and third class school districts by city, borough or township controller or auditor, 4451.

Election returns, 27.

Leave of absence granted, 197, 237, 3597.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 1305, Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds which have become unsightly or unsuitable for interment, 1578.

Reconsider vote on Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1751.

Oath of office administered to, 34.

Remarks by, on

Announcement by Speaker relative to delay in printing of calendar, 1227.

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to graded or progressive taxes, 807, 1214.

Bill No. 928, Regulating printing and binding of public documents and reports, 1479-1482.

GOVERNMENT (see bonds, button, electors, employes, foreigners, insignia, reorganization).

GOVERNOR, election returns of, presented to Senate, 10.

GOVERNOR, fixing salary of

House Bill No. 1098.

Read in place in House by Mr. Post, 881.

Referred to Committee on Appropriations, 881.

GOVERNOR, presentation of biennial message of, 39-57; address by, 86-87; 111-114; 1066-1072; 5149-5150.

GOVERNOR (see budget, corporations, schools, vote).

GRADE CROSSINGS (see crossings).

GRADING (see Annville, boroughs).

GRADUATE SCHOOL OF MEDICINE (see appropriation to University of Pennsylvania).

GRAND ARMY OF REPUBLIC (see appropriation to Home for Veterans of, and to Ladies of, Constitution, conventions, Memorial Day).

GRAND VIEW HOSPITAL (see appropriation).

GRAND VIEW INSTITUTION (see appropriation).

GRAVEL (see tax).

GRAVES (see Memorial Day, soldiers).

GREEBY, HARRY, Representative from Philadelphia County, (Eighteenth District)

Election returns, 31.

Member of standing committees, 87-91.

Oath of office administered to, 34.

GREENE COUNTY (see highway).

GREENVILLE HOSPITAL (see appropriation).

GRIFFITH, CHARLES R., Representative from Indiana County

Bills introduced by

No. 577.

Amending act relating to townships, by fixing compensation of township auditors, 422.

No. 616.

Amending act of 1874, relating to elections, by fixing time for assessors to make returns, 446.

No. 898.

Amending act establishing State Highway Department, by changing route 63, from Indiana to Brookville, 728-729.

No. 1024.

Amending act exempting from taxation public property, places of religious worship, certain burial places and institutions of purely public charity, 875.

Election returns, 29.

Member of standing committees, 87-91.

Oath of office administered to, 34.

GRIMES, MISS HELEN, Representative from Allegheny County, (Twelfth District)

Acting Speaker, 1206.

Amendments offered by, to

Bill No. 75, Further amending act establishing Allegheny County Court, 486.

Bill No. 476, Creating County Planning Commission, 1218.

Bills introduced by

No. 75.

Further amending section 5 of act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 122-123.

No. 278.

To amend and supplement act establishing Allegheny County Court, by providing for procedure in cases of desertion and non-support, 219.

No. 476.

Creating, regulating and defining County Planning Commission, 343.

No. 588.

Regulating the allotting or subdividing of land in cities of second class, 423.

No. 595.

Further amending section 3 of act constituting the Allegheny County Court the juvenile court of said county, by requiring the salary board to fix salaries of all employes, 445.

No. 645.

Regulating the allotting or subdividing of land in counties of second class, 511.

No. 995.

Joint resolution proposing amendment to Constitution, with regard to incorporated districts provided by general assembly extending over more than one municipality, 873.

Bills reported by

No. 1182.

Amending act establishing public school system, by providing for classification of real estate for purpose of taxation into two classes, 2696.

No. 1297.

Amending act establishing public school system, by providing that superintendents and teachers are ineligible as officers on school board, 1492.

GRIMES, MISS HELEN.—Continued.

No. 1583, (Senate No. 561).

Amending act of 1874, relative to elections, so as to abolish the December registration of electors, 4214.

No. 1644, (Senate No. 739).

Amending act relative to care and maintenance of persons sick of contagious or infectious diseases when such persons have a settlement in some other city, borough or township, 4473.

Election returns, 27.

Leave of absence granted, 733.

Member of special committee, 37.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 343, 2035.

Grant privilege to men in House to remove their coats, 3859.

Postpone Bill No. 476, Creating County Planning Commission, 748.

Recommit Bill No. 278, Amending and supplementing act establishing Allegheny Court, by providing for procedure in cases of desertion and non-support, 435.

Recommit Bill No. 476, Creating County Planning Commission, 917.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Trip of Women Members to Washington upon the invitation of the Pennsylvania Society of Washington, 1783.

Reasons for vote on

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 899-900.

Remarks by, at

Lincoln Memorial Services, 206.

Remarks by, on

Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 3068-3069.

Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, and number of days per week, 2706-2707.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2148-2149.

Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a Board in each county, 2046-2047.

Bill No. 1445, (Senate No. 24), Establishing an Industrial State highway, from Chester to Philadelphia, 4478.

House resolution recommending the reduction of employees of the House of Representatives for the Session of 1925, 4231.

GROUNDS AND BUILDINGS (see bonds, bridge, Delaware River, Public Grounds and Buildings).

GROVE CITY HOSPITAL (see appropriation).

GUARDIAN (see child).

GUERIN, JOHN J., Representative from Philadelphia County, (Fifth District)

Bills introduced by

No. 61.

Amending act relating to husband and wife, by authorizing a married woman to mortgage her real property without the joinder of her husband, 114.

GUERIN, JOHN J.—Continued.

No. 1275.

Abolishing office of high constable in boroughs, 969.

Election returns, 31.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Motion by, to

Place on calendar Bill No. 61, Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 474.

Postpone Bill No. 61, Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 519, 1026.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 684.

Bill No. 61, Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 1024-1026, 1977.

Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examination, 372.

Bill No. 1152, (Senate No. 444), Authorizing appointment of collectors of delinquent taxes in counties of third class, 4772.

Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a Board in each county, 2046.

GUNDY, JOHN M., Representative from Union County

Amendments offered by, to

Bill No. 901, Amending act establishing State Village for Feeble-Minded Women, by changing name to Laurelton State Village, 1080.

Bills introduced by

No. 601.

Establishing as State highway a certain abandoned turnpike in Clinton and Union Counties, 445.

No. 604.

Establishing as State highways, certain abandoned turnpikes, 445.

No. 815.

Amending act establishing State Highway Department, by changing route 176, from Lewisburg to West Milton, 677.

No. 901.

Amending act establishing State Village for Feeble-Minded Women by changing name to Laurelton State Village, 729.

Bills reported by

No. 1111.

Joint resolution directing the publication of the game, fish and forest laws, 3592.

No. 1311.

Providing for reimbursement of expenses of Department of Labor and Industry from and in proportion to compensation paid by State Fund, insurance, casualty or indemnity corporations, 1189.

Election returns, 31.

Leave of absence granted, 197.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 2199.

GUNDY, JOHN M.—Continued.

Oath of office administered to, 34.

GYNECEAN HOSPITAL (see appropriation).

HAAS, ROBERT E., Representative from Lehigh County, (First District)

Bill introduced by

No. 903.

Amending act establishing Homeopathic State Hospital for the Insane, by changing the name to Allentown State Homeopathic Hospital, 729.

Bills reported by

No. 113.

Amending act for government of cities of third class, by providing that property owners shall be notified as to cost of municipal improvements, 2060-2061.

No. 212.

Amending act relating to boroughs, by providing for chief of police, 537.

No. 479.

Authorizing municipal corporations to own and operate certain industries, 539.

No. 496.

Amending act for government of cities of third class, with regard to election of, and appointment of employees by the city treasurer, 4227.

No. 678.

Amending act relating to boroughs, by authorizing the sheriff to commit persons violating ordinances to workhouse, 732.

No. 871.

Regulating the manufacture and sale of pillows, bolsters, feather beds and comfortables, 2136.

No. 1036.

Authorizing boroughs to adopt ordinances regulating sales in apothecaries and drug stores on Sunday, 4227.

No. 1319.

Amending act relating to boroughs, by providing for a budget system, 1828.

No. 1441, (Senate No. 583).

Authorizing the annexation to cities of portions of townships, 2493.

No. 1620, (Senate No. 1192).

Further amending act relative to government of cities of third class, by changing salaries of councilmen and mayors, 4227.

Election returns, 30.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Remarks in newspaper by Council of Republican Women on Dry Fight, 623.

Remarks by, on

• Bill No. 171, Requiring railroad companies to properly man their trains, 1283.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 897-899.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4015-4016.

HABITUAL (see drunkards).

HAGERTY, JOHN K., Representative from Delaware County (First District), Session of 1921, resignation of, 237.

HAHNEMANN HOSPITAL (see appropriation).

HAHNEMANN MEDICAL COLLEGE AND HOSPITAL (see appropriation).

HAINES, W. ALBERTSON, Representative from Bucks County

Amendments offered by, to

Bill No. 158, Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 233.

Bill No. 719, Amending act prescribing powers and duties of Bureau of Markets, by regulating manufacture of standard containers for farm products, 811.

Bills introduced by

No. 158.

Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry in Department of Agriculture, 138.

No. 602.

Making appropriation to University of Pennsylvania for Veterinary School of Medicine, 445.

No. 719.

Amending act prescribing powers and duties of Bureau of Markets in Department of Agriculture, by regulating manufacture of standard receptacles for farm products, 585.

No. 1181.

Authorizing State Fair Commission to acquire lands, and making appropriation, 938.

No. 1183.

Reappropriating certain unexpended balance of appropriation to State Fair Commission, 938.

No. 1258.

Amending act establishing public school system, with regard to classification of school districts according to census, 968.

Bills reported by

No. 84.

Making appropriation to Washington Crossing Park Commission, 2361.

No. 649.

Making appropriation to Titusville Hospital, 2812.

No. 651.

Making appropriation to Meadville City Hospital, 2812.

No. 655.

Making appropriation to Roosevelt Hospital, of Philadelphia, 2812.

No. 656.

Making appropriation to Allegheny Valley Hospital, at Tarentum, 2812.

No. 716.

Making appropriation to National Farm School, at Doylestown, 3158.

No. 795.

Providing for repair by State Water Supply Commission of dyke along the Delaware River at Matamoras, 3903.

No. 854, (House No. 1128).

Authorizing the State Highway Commissioner to empower certain other employees to perform such official acts as he may designate, 2383.

No. 860, (Senate No. 16).

Amending act prohibiting manufacture or sale of adulterated, misbranded or deleterious food, 1192.

No. 1078.

Amending act relating to practice of medicine and surgery, 1191.

No. 1492, (Senate No. 638).

Amending act authorizing sale of certain property owned by the State the title to which is in the State Livestock Sanitary Board, 2744.

No. 1554, (Senate No. 110).

Making appropriation to Grand View Hospital, near Sellersville, 3428.

HAINES, W. ALBERTSON.—Continued.

Election returns, 28.

Leave of absence granted, 4229.

Member of conference committee, 3060.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, for

Recess, 4901.

Special order on Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2048.

Motion by, to

Extend time of postponement on Bill No. 1467, (Senate No. 764), Fixing salary of court criers in counties of sixth class, 3181.

Postpone Bill No. 1149, (Senate No. 346), Authorizing counties to organize a State Association of Sheriffs, 2783.

Postpone Bill No. 1467, (Senate No. 764), Fixing salary of court criers in counties of sixth class, 2783.

Recommit Bill No. 158, Amending act providing for licensing of dogs, 178.

Oath of office administered to, 34.

Remarks by, on

Bill No. 158, Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 241, 242-243.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2144-2145.

HALL, JOHN A. F., Representative from Dauphin County, (First District)

Amendments offered by, to

Bill No. 332, Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, 1008.

Bill No. 693, Concerning declaratory judgments and decrees, 2381.

Bill No. 740, Amending act relating to townships, with regard to right of appeal where damages have been assessed against townships of first class, 1294.

Bill No. 813, Amending act fixing compensation to be paid to Insane Commission, 1084.

Bill No. 996, Amending act relating to practice of medicine and surgery, 3776.

Bill No. 1451, (Senate No. 163), Relating to the organization, powers and duties of the Banking Department, 2904.

Bill No. 1486, (Senate No. 554), Amending act regulating practice of medicine and surgery, 4009.

Bill No. 1609, (Senate No. 1133), Joint resolution making appropriation to the Auditor General for adjustment of certain bills contracted by the Commission appointed under act establishing State Institution for Inebriates, 3688.

Bill No. 1717, (Senate No. 1257), Allowing leaves of absence to State employes while engaged in Military service, 4648.

Bills introduced by

No. 24.

Making appropriation to reimburse Charles E. Coppedge for damages to automobile, 107.

HALL, JOHN A. F.—Continued.

No. 113.

Amending act providing for government of cities of third class, by providing that property owners shall be notified as to cost of municipal improvements, 132.

No. 161.

Limiting capacity of county and township bridges, 142.

No. 172.

Amending act establishing State Highway Department, with regard to method of assessing and paying for damages due to construction or improvement of highways, 142-143.

No. 199.

Prohibiting use of cleats on wheels of traction engines or other motor vehicles on public highways, 171.

No. 332.

Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, 229.

No. 336.

Making appropriation to Children's Industrial Home, at Harrisburg, 231.

No. 337.

Making appropriation to Sylvan Heights Home for Orphan Girls, at Harrisburg, 231.

No. 341.

Making appropriation to Harrisburg Polyclinic Hospital, 231.

No. 410.

Creating State Farm Loan Commission and a State Farm Loan Fund, to aid certain veterans in purchasing farms, 270.

No. 528.

Amending act for government of cities of third class, with regard to advertising of ordinances when a code, 418.

No. 603.

Concerning declaratory judgments and decrees, and to make uniform the law relating thereto, 445.

No. 711.

Making appropriation for purchase of certain Indian relics for the Museum Division of the State Library and Museum, 585.

No. 731.

Amending act relative to mandamus, by making Bureau of Medical Education and Licensure subject to mandamus, 586.

No. 740.

Amending act consolidating the law relative to townships, with regard to right of appeal where damages have been assessed against townships of first class, 587.

No. 796.

Prohibiting municipalities from imposing certain license tax upon resident manufacturers or dealers, 622.

No. 808.

Prohibiting corporations from interposing the defense of usury in any action, 677.

No. 813.

Amending act fixing compensation to be paid to the Insane Commission, by imposing certain duties on the lawyer member of said commission, 677.

No. 881.

Creating Camp Meade Memorial Commission, and making appropriation, 728.

HALL, JOHN A. F.—Continued.

No. 996.

Amending act relating to practice of medicine and surgery, by providing for the reinstatement of licenses in certain cases, 873-874.

No. 997.

Authorizing counties to organize State Associations of District Attorneys, 874.

No. 1221.

Providing for re-incorporation as a stock company of certain corporations for protective and beneficial purposes to its members, 940.

No. 1255.

Providing for refunding of mercantile license tax, erroneously paid into State Treasury, 967-968.

No. 1292.

Amending Public Service Company Law of 1913, with regard to sale, transfer, lease or merger of property or franchises of one company with another, 970.

Bills reported by

No. 233.

To quiet title to certain real estate, 230.

No. 1294.

Authorizing executors and administrators to bring suit against the Commonwealth for recovery of over payments of direct and collateral inheritance taxes, 1224.

Election returns, 29.

Leave of absence granted, 290.

Member of special committee, 5146.

Member of standing committees, 87-91, 110.

Motion by, to

Adjourn, 443.

Drop from calendar Bill No. 996, Amending act relating to practice of medicine and surgery, by providing for reinstatement of licenses in certain cases, 4254.

Extend time of postponement on Bill No. 808, Prohibiting corporations from interposing the defense of usury in any action, 1887, 2291.

Extend time of postponement on Bill No. 1443, (Senate No. 15), Relating to the retirement of State employees, 3180.

Place on calendar Bill No. 483, (Senate No. 142), Supplement to act relating to loans of \$300 or less, 2978.

Postpone Bill No. 740, Amending act relating to townships, with regard to right of appeal where damages have been assessed against townships of first class, 1207.

Recommit Bill No. 603, Concerning declaratory judgments and decrees, 1284.

Recommit Bill No. 881, Creating Camp Meade Memorial Commission, 1373.

Reconsider vote on Bill No. 332, Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, 1008.

Oath of office administered to, 34.

Remarks by, on

Bill No. 603, Concerning declaratory judgments and decrees, 2469-2470.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3909.

Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 2271.

HALL, JOHN A. F.—Continued.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1654.

Bill No. 1486, (Senate No. 554), Further amending act relating to practice of medicine and surgery, by providing for reinstatement of licenses in certain cases, 4260-4261.

Bill No. 1643, (Senate No. 585), Authorizing local boards of health to organize District Health Associations, 4797.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 332, Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, 808.

Resolutions offered by

Authorizing appointment of committee to escort Senate to Hall of House for Joint Session to hear address of Governor, 5146.

Requesting Hon. Frank B. Wickersham to administer oath of office to Members of House of Representatives, 34.

HALLS (see memorial).

HAMOT HOSPITAL ASSOCIATION (see appropriation).

HAND BOOK (see Smull's).

HARER, WARREN CLYDE, Representative from Lycoming County.

Amendments offered by, to

Bill No. 41, Making appropriation to State Hospital for Injured Persons of the Middle Coal Field, 4912.

Bill No. 48, Requiring public service companies to abolish ready to serve charges, 2288.

Bill No. 268, To repeal act of 1921, imposing State tax on anthracite coal, 376.

Bill No. 357, Making appropriation to State Hospital, of Nanticoke, 4910.

Bill No. 739, Amending act creating City Planning Commission in cities of third class, 3475-3476.

Bill No. 803, Making appropriation for payment of expenses required by act providing for continuance of education and maintenance of destitute orphans of deceased soldiers, sailors and marines, 4909-4910.

Bill No. 817, Making appropriation to Pennsylvania Soliders' and Sailors' Home, at Erie, 4911.

Bill No. 913, Making appropriation to State Hospital for Insane, at Warren, 4911.

Bill No. 1202, Amending act reappropriating certain moneys to State Hospital for Insane, at Warren, by preventing lapsing of said appropriation, 4911.

Bills introduced by

No. 48.

Limiting charges of public service companies to services actually rendered, 109.

No. 80.

Making appropriation to board of trustees of Philadelphia Museums, 125.

No. 81.

Making general appropriation for expenses of Executive, Judicial and Legislative Departments, interest on public debt and support of public schools for two years beginning June 1, 1923, 125.

No. 82.

Supplement to General Appropriation Act of 1921, providing for deficiencies in appropriation for expenses of Executive, Judicial and Legislative Departments, 126.

No. 83.

Making appropriation to Board of Commissioners of Navigation for Delaware River, 126.

HARER, WARREN CLYDE.—Continued.

- No. 84.
Making appropriation to Washington Crossing Park Commission, for acquisition of land and property, 126.
- No. 85.
Making appropriation to Pennsylvania State Park and Harbor Commission, Erie, 126.
- No. 86.
Making appropriation to the several fire companies of Harrisburg, 126.
- No. 87.
Making deficiency appropriation to carry out provisions of act providing State aid for certain agricultural associations, 126.
- No. 88.
Further supplement to act authorizing appointment of Tax Law Revision Commission, continuing said commission for two years, 126.
- No. 89.
Making appropriation to Board of Commissioners of Navigation for Delaware River for maintenance of Nautical School at port of Philadelphia, 126.
- No. 90.
Further supplement to act for endowment of agricultural colleges, making appropriation to Pennsylvania State College, 126.
- No. 91.
Making appropriation to University of Pittsburgh for general maintenance, 126.
- No. 92.
Making appropriation to Temple University, 126.
- No. 93.
Making appropriation to carry into effect provisions of act providing for assistance to certain mothers, 126.
- No. 94.
Making appropriation to Department of Public Welfare for education and maintenance of feeble-minded children in Pennsylvania Training School for Feeble-Minded Children, at Elwyn, 126.
- No. 95.
Making appropriation to Department of Public Welfare for education and maintenance of children in Glen Mills School, 126.
- No. 96.
Making appropriation to Pennsylvania Museum and School of Industrial Art, 126.
- No. 97.
Making appropriation to Washington and Jefferson College, Washington, 126.
- No. 98.
Making appropriation to Department of Public Welfare for care, treatment and removal of indigent insane at Dixmont Hospital, 127.
- No. 99.
Making appropriation to Commissioners of Valley Forge Park, 127.
- No. 100.
Making appropriation to Department of Public Welfare for education and maintenance of blind children at Pennsylvania Institution for Instruction of Blind, Overbrook, and Western Pennsylvania Institution for Blind, Pittsburgh, 127.
- No. 101.
Making appropriation to Department of Public Welfare for education and maintenance of deaf children at Pennsylvania Institution for Deaf and Dumb, Mt. Airy, Philadelphia, and Western Pennsylvania Institution for Instruction of Deaf and Dumb, Pittsburgh, 127.

HARER, WARREN CLYDE.—Continued.

- No. 102.
Making appropriation to Lake Erie and Ohio River Canal Board, 127.
- No. 103.
Making appropriation to Delaware River Joint Bridge Commission for construction of bridge between Philadelphia and Camden, 127.
- No. 104.
Making appropriation to Department of Public Welfare for placement of dependent children through child caring agencies, 127.
- No. 105.
Making appropriation to Department of Public Welfare for care of dependent adults in homes and institutions, 127.
- No. 106.
Making appropriation to University of Pennsylvania, 127.
- No. 107.
Making appropriation to Women's Medical College for general maintenance, 127.
- No. 108.
Making appropriation to Philadelphia School of Design for Women, 127.
- No. 109.
Making appropriation to Department of Public Welfare for payment of cost of medical and surgical services to indigent persons in certain hospitals, 127.
- No. 110.
Making appropriation to Department of Public Welfare for removal of non-resident dependent children and care of dependent children in certain homes and institutions, 127.
- No. 111.
Making appropriation to Department of Public Welfare for care, treatment and removal of indigent insane in certain county, municipal or poor district hospitals for insane, 127.
- No. 187.
Regulating sale, possession and use of pistols and revolvers, 143.
- No. 222.
Amending act establishing State Highway Department, by providing for improvement and maintenance of certain roads and highways in cities of third class, 172.
- No. 546.
Making appropriation to Pennsylvania Board of Pharmacy, 420.
- No. 739.
Amending act creating City Planning Commission in cities of third class, by providing for annual appropriation to be made by city councils to said commission, 587.
- No. 782.
Making deficiency appropriation to Pennsylvania Institution for Deaf and Dumb, Mount Airy, Philadelphia, 597.
- No. 783.
Making deficiency appropriation to Home for Training in Speech of Deaf Children before they are of School Age, at Philadelphia, 597.
- No. 784.
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Member of standing committees, 87-91.

Motion by, to

Reconsider vote on Bill No. 1542, (Senate No. 1918), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, 4892.

Oath of office administered to, 34.

HASLETT, BROOKS, Representative from Venango County

Amendments offered by, to

Bill No. 202, Providing for selection of depositories of county funds in counties of sixth class, 203.

Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 698.

Bill No. 535, Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 2885-2887.

Bills introduced by

No. 115.

Joint resolution proposing amendment to Constitution, by abolishing office of Secretary of Internal Affairs, 133.

No. 193.

Providing for selection of depositories of county funds in counties of sixth, seventh and eighth classes, 157.

No. 202.

Relating to depositories of county funds in counties of sixth class, 171.

No. 534.

Amending act establishing State Highway Department, by changing route 91, from Franklin to Tionesta, 419.

No. 535.

Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 419.

No. 814.

Amending act imposing State tax on gasoline, by increasing said tax, and appropriating State's share for payment of township rewards, 677.

No. 908.

Amending act establishing Western Pennsylvania State Institution for Feeble-Minded, by changing name to Polk State School, 729-730.

No. 934.

Making appropriation to Oil City Hospital, 791.

No. 935.

Making appropriation to Grand View Institute for Care and Treatment of Poor Consumptives, Oil City, 791.

HASLETT, BROOKS.—Continued.

No. 1006.

Authorizing justices of peace to take affidavits and acknowledgments in counties adjacent to those in which they are resident, 875.

No. 1104.

Making appropriation to Grand View Institution for Care and Treatment of Poor Consumptives, at Oil City, 933.

No. 1121.

Making appropriation to Oil City Hospital, 934.

Bills reported by

No. 149.

Establishing a State highway in Clarion, Forest, Elk and McKean Counties, 2775.

No. 320.

To prevent fraud at elections, 1492.

No. 380.

Amending act providing method for establishing title to land acquired at sale for unpaid taxes, 345.

No. 396.

Amending act establishing State Highway Department, by changing route 230, from York to Maryland State line, 2465.

No. 578.

Amending act establishing State Highway Department, by changing route 248, from Brookville to Tionesta, 2060.

No. 582.

Repealing act providing for control and management of jails in counties of third and fourth classes, 590.

No. 686.

Authorizing probation officers of the county to attend annual State Association of Probation and Parole, 1223.

No. 882.

Amending act of 1874, relative to elections, by authorizing return board to act when a majority of members thereof are not qualified, 1223.

No. 933.

Authorizing county commissioners to appropriate money for purpose of reforestation, 1530.

No. 1035.

Amending act increasing pay of jurors and witnesses, 1060, 1467-1468.

No. 1142, (Senate No. 291).

Amending act providing for payment of premiums on bonds of municipal employes, 944.

No. 1237.

Subjecting to terms, permits by Water Supply Commission for construction of dams and other water obstructions for water power, 1710.

No. 1255.

Providing for refunding of mercantile license tax erroneously paid into State Treasury, 1059-1060.

No. 1411.

Amending act regulating compensation of court criers and tipstaves in counties containing more than 90,000 and less than 150,000 inhabitants, 2170.

No. 1427, (Senate No. 653).

Amending act establishing public school system, by providing for reopening of schools where average attendance is twelve or more, 4227.

No. 1479, (Senate No. 795).

Providing that in all suits against any county, process shall be served upon and defense made by the county controllers, 2698.

HASLETT, BROOKS.—Continued.

Bills returned by

No. 27.

To repeal act providing for retirement of judges, 703.

No. 310.

Joint resolution authorizing appointment of commission for erection of monument in memory of Doctor Zenas Macomber, 267.

Election returns, 31.

Leave of absence granted, 3256.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 231.

Recommit Bill No. 115, Joint resolution proposing amendment to Constitution of Pennsylvania, by abolishing office of Secretary of Internal Affairs, 2058.

Recommit Bill No. 149, Establishing State highway in Clarion, Forest, Elk and McKean Counties, 2356.

Recommit Bill No. 1035, Amending act increasing pay of jurors and witnesses, 1284.

Oath of office administered to, 34.

Remarks by, on

Bill No. 535, Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 3747.

HAWS, EDWARD, Representative from Philadelphia County, (Nineteenth District)

Amendments offered by, to

Bill No. 1193, Providing for resettlements by Board of Public Accounts of mercantile license taxes erroneously paid into the State Treasury, 4770.

Bills introduced by

No. 349.

Making appropriation to Samaritan Hospital, Philadelphia, 235.

No. 1191.

Making it unlawful to secretly contaminate any of the elements which lead to a perversion of food, air or water used for preservation or restoration of health, 938.

No. 1193.

Providing for resettlements by Board of Public Accounts of mercantile taxes erroneously paid into State Treasury 938.

No. 1194.

Making appropriation to Samaritan Hospital of Philadelphia, 938.

Bills reported by

No. 96.

Making appropriation to Pennsylvania Museum and School of Industrial Art, at Philadelphia, 2672.

No. 412.

Authorizing counties to lease certain toll bridges for a term of years from bridge companies, 539.

No. 818.

Amending act establishing free public libraries, 1530.

No. 974.

Amending act regulating manufacture and sale of weights and measures, 1529-1530.

No. 1003.

Establishing office of fire marshal in counties of second class, 1192.

No. 1140, (Senate No. 130).

Amending act prohibiting encumbrance of proceeds of life insurance and annuity policies, 1192.

HAWS, EDWARD.—Continued.

No. 1373, (Senate No. 5).

Making appropriation to State Hospital of Northern Anthracite Coal Region, at Scranton, for deficiency, 1239.

No. 1401, (Senate No. 640).

Amending act creating Washington Crossing Park Commission, 2074.

No. 1516, (Senate No. 765).

Joint resolution, providing for continuation of the Penal Code Commission, 2974.

No. 1589, (Senate No. 658).

Making appropriation to Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases, 3430.

No. 1590, (Senate No. 659).

Making appropriation to Gyneccean Hospital, of Philadelphia, 3430.

No. 1724, (Senate No. 1132).

Making appropriation to Jefferson Medical College, of Philadelphia, 4228.

Bills returned by

No. 201.

Making appropriation to State Highway Department for construction of part of William Penn Highway in Perry County, 1225.

No. 956.

Amending act authorizing certain corporations to become sole surety for faithful performance of any trust, 1225-1226.

Election returns, 31.

Leave of absence granted, 222.

Member of special committee, 1790, 2340.

Member of standing committees, 87-91.

Motion by, for

Recess, 440.

Motion by, to

Adjourn, 1030, 1221, 4283.

Recommit Bill No. 81, General Appropriation Bill, 1515.

Reconsider vote on Bill No. 1193, Providing for settlements by Board of Public Accounts of mercantile license taxes erroneously paid into the State Treasury, 4769.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4018.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 1193, Providing for settlements by Board of Public Accounts of mercantile license taxes erroneously paid into the State Treasury 4605.

Resolution offered by

Petitioning President of United States to retain standard size of United States Flag, 4098-4099.

HEADSTONES (see soldiers).

HEALTH ASSOCIATIONS, DISTRICT, for purpose of holding annual meetings, authorizing local boards of health of the Commonwealth to organize

Senate Bill No. 585.

Read in place in Senate by Mr. Smith, 868.

Referred to Committee on Public Health and Sanitation, 868.

Reported without amendment, 3074-3075.

First reading, 3148-3149.

Second reading, 3370-3371.

Third reading and final passage, 3502.

HEALTH ASSOCIATIONS, DISTRICT.—Continued.

In House (No. 1643).

Referred to Committee on Public Health and Sanitation, 3581.

Reported without amendment, 4501.

First reading, 4502.

Second reading, 4589.

Third reading and defeated on final passage, 4797.

Remarks on, by

McCurdy, 4797.

Hall, 4797.

HEALTH BOARDS in boroughs and townships of first class, with regard to election of secretary, amending act establishing

Senate Bill No. 1106.

Read in place in Senate by Mr. Smith, 2385.

Referred to Committee on Public Health and Sanitation, 2385.

Reported with amendment, 3074.

First reading, 3150.

Second reading and amended, 3384-3385.

Third reading and final passage, 3542-3543.

In House (No. 1649).

Referred to Committee on Public Health and Sanitation, 3679.

HEALTH COMMISSIONER, Doctor Charles H. Miner, nominated as, 150, 287; confirmed, 153, 288.

HEALTH COMMISSIONER, DEPUTY, in Department of Health amending act authorizing appointment of

House Bill No. 1261.

Read in place in House by Miss Martha G. Thomas, 968.

Referred to Committee on Appropriations, 968.

HEALTH COMMISSIONER, DEPUTY, William C. Turnbull, M. D., nominated as, 361; confirmed, 363.

HEALTH DEPARTMENT for protection and care of maternity, infancy and old age, and prevention and cure of disease, amending act appropriating moneys received from United States Government to

House Bill No. 998.

Read in place in House by Miss Martha G. Thomas, 874.

Referred to Committee on Education, 874.

Reported with amendment, 1946.

First reading, 2059.

Second reading, 2138-2139.

Third reading and final passage, 2272-2273.

Returned from Senate without amendment, 3563.

Signed by Speaker, 3736.

Approved by Governor, 3879.

Remarks on, by

Thomas, Miss, 2272.

In Senate (No. 1098).

Referred to Committee on Public Health and Sanitation, 2324.

Reported without amendment, 3075.

First reading, 3150.

Second reading, 3384.

Third reading and final passage, 3504.

Signed by President pro tempore, 3657.

HEALTH (see contamination, diseases, employes, employment, food, ice-cream, mines, painters, school, vaccination, waters).

HEATON, ROBERT D., Senator from Twenty-ninth District, (Schuylkill County)

Bills introduced by

No. 57.

Authorizing boroughs to provide by ordinance for payment for public work where no legal contract exists, 97.

No. 58.

Making deficiency appropriation to State Hospital for Injured Persons of Anthracite Coal Region, at Ashland, 97.

HEATON, ROBERT D.—Continued.

No. 1007.

Amending Workmen's Compensation Act of 1915, by continuing compensation in case of remarriage, 2028-2029.

No. 1008.

Amending Workmen's Compensation Act of 1915, by fixing time when compensation shall begin, and providing for payment of compensation to dependents or estate of employes, 2029.

Member of special committees, 26, 100.

Member of standing committees, 78-80.

HEFFERNAN, JAMES J., Representative from Philadelphia County, (Seventeenth District)

Amendments offered by, to

Bill No. 619, (Senate No. 85), Authorizing cities of third class to regulate location of business and industries, 693.

Bills introduced by

No. 226.

Making appropriation to American Oncologic Hospital, at Philadelphia, 173.

No. 271.

Providing that no real estate shall be exposed to sale by reason of judicial proceedings unless all lien holders are notified, 218.

No. 318.

Making appropriation to Pennsylvania Working Home for Blind Men, Philadelphia, 229.

No. 440.

Providing for licensing of transient retail merchants in cities, boroughs and townships, 322.

No. 522.

Providing that no real estate shall be exposed to sale by reason of execution proceedings upon first mortgages, unless all lien holders shall have been notified, 418.

No. 826.

Making appropriation to West Philadelphia General Homeopathic Hospital, 678.

Bills reported by

No. 57.

Authorizing boroughs to appropriate money or levy tax for purchase of fire engines and apparatus, 173.

No. 281.

Amending act for better government of cities of first class, with regard to election of councilmen, 266.

No. 453.

Making appropriation to Lying-in-Charity Hospital, of Philadelphia, 2811.

No. 455.

Making appropriation to Women's Hospital, of Philadelphia, 2811.

No. 491.

Making appropriation to Northeastern Hospital, of Philadelphia, 2811.

No. 704.

Requiring filing of plans and specifications for buildings and improvements undertaken by certain municipalities in office of clerk of court of quarter sessions, 1759.

No. 857.

Providing for lapsing of unexpended balances of appropriations, 680.

No. 926.

Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 902, 3680.

HEFFERNAN, JAMES J.—Continued.

No. 1041.

Amending act imposing State tax on gasoline, 2073-2074.

No. 1106.

Making appropriation to Pennsylvania Institution for Deaf and Dumb, at Mount Airy, 3428.

No. 1118.

Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2137, 4224.

No. 1120.

Amending act imposing taxes upon certain classes of personal property, 1759.

No. 1339.

Prescribing fees for office of Secretary of Commonwealth, 1330.

No. 1560, (Senate No. 204).

Making appropriation to West Philadelphia Hospital for Women, 3429.

No. 1587, (Senate No. 625).

Making appropriation to American Hospital for Diseases of the Stomach, of Philadelphia, 3430.

No. 1606, (Senate No. 1056).

Making appropriation to Home for Training in Speech of Deaf Children before they are of School Age, at Philadelphia, 3430-3431.

Bills returned by

No. 770.

Creating anthracite municipalities fund, 2973.

No. 771.

Creating anthracite mine cave fund, 2973.

No. 1249.

Providing that fifty per centum of the State tax on anthracite coal shall be apportioned to the city, borough or township where the coal is mined, 2973.

No. 1300.

Prohibiting operation of railway cars with a crew of less than two persons, 1059.

Election returns, 31.

Leave of absence granted, 516.

Member of special committee, 36, 3150.

Member of standing committees, 87-91.

Motion by, for

Previous question on Bill No. 1118, Further amending act regulating operation of motor vehicles, 4604.

Motion by, to

Dispense with further reading of Journal, 445.

Postpone Bill No. 1095, Relating to debts of municipalities, 1532.

Oath of office administered to, 34.

Presentation of testimonials to certain employes of House, 5136.

Presentation of testimonial to Hon. C. Jay Goodnough, Speaker of House, 5133.

Presentation of testimonial to Mrs. Anna Howe Schafer, Desk Clerk of House, 5136.

Questions of personal privilege raised by, on

Acting Speaker for purpose of holding a special session, 5133.

House Baseball Game for benefit of Harrisburg Home for Children, 4216, 4784, 4898.

Legislative Sons of St. Patrick dinner, 624, 714.

HEFFERNAN, JAMES J.—Continued.

Remarks by, at

Memorial services for the late Hon. Timothy J. McCarthy, 3571.

Remarks by, on

Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examination, 373-374.

Bill No. 171, Requiring railroad companies to properly man their trains, 1282.

Bill No. 440, Providing for licensing of transient retail merchants, 1525-1526.

Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 2762.

Bill No. 1751, (Senate No. 1005), Amending act establishing Philadelphia Municipal Court, by conferring certain powers of the President Judge upon the Board of Judges, 4783-4784.

Question of personal privilege on housing of prisoners in State penitentiaries, 3562.

Resolutions offered by

Authorizing appointment of committee to notify Senate that House is organized, 36.

Authorizing appointment of committee to notify Senate that House is ready to adjourn sine die, 5150.

Extending sympathy of House to family of the late Hon. Timothy J. McCarthy, 3570-3571.

Testimonials, presentation to and acceptance of, 5133-5134.

HEFFERAN, JAMES T., Representative from Washington County, (Second District)

Amendments offered by, to

Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 705.

Bills introduced by

No. 56.

Making appropriation to Charleroi-Monessen Hospital, 114.

No. 361.

Requiring examination and registration of bituminous coal miners, and providing for appointment of Miners' Examining Boards, 251.

Bills reported by

No. 34.

Amending act relating to townships, by extending power to tax property for lighting purposes in townships of second class, 266.

No. 46.

Amending act relating to townships, by reducing treasurers' fees to three per centum of taxes collected, 1225.

No. 141.

Supplementing act relating to boroughs, providing system of government for those parts of a borough located in county adjoining the county in which the original borough is situated, 537.

No. 186.

Authorizing county commissioners to purchase road machinery, 179.

No. 232.

Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 589.

No. 850.

Amending act regulating employment of females, by fixing number of hours of labor per day and per week, 1828.

HEFFERAN, JAMES T.—Continued.

No. 1152 (Senate No. 444).

Authorizing appointment of collector of delinquent taxes in counties of third class, 4228.

No. 1306.

Amending act establishing Department of Mines, by increasing fees for certificates of qualification as mine foremen and assistant mine foremen, 1760.

No. 1307.

Providing for appointment of boards of examiners for certificates of qualification as mine foremen and assistant mine foremen in bituminous coal mines, 1760.

No. 1308.

Amending act providing for health and safety of persons employed in and about the bituminous coal mines, 1760.

No. 1309.

Amending act providing for health and safety of persons employed in and about the bituminous coal mines, 1760.

No. 1310.

Amending act providing for health and safety of persons employed in and about the anthracite coal mines, 1760.

No. 1386, (Senate No. 446).

Fixing salaries of certain county officers in counties of third class, 2363.

No. 1529, (Senate No. 1138).

Amending act creating Bituminous Mine Inspectors' Examining Board, 4226.

No. 1535, (Senate No. 1137).

Amending act creating Bituminous Mine Inspectors' Examining Board, with regard to maximum number of days members of board shall receive compensation, 4226.

No. 1631, (Senate No. 1169).

Providing for establishment and maintenance of uniform building lines in boroughs and townships of first class, 4226.

Bills returned by

No. 227.

Further amending section 5 of act relating to organization of Orphans' Courts, 230.

No. 1427, (Senate No. 653).

Amending act establishing public school system, by providing for reopening by State Council of Education of schools where the average attendance is twelve or more, 2698.

Election returns, 32.

Leave of absence granted, 944, 1947.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on House Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 1226.

Lay upon table House concurrent resolution authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finnegan System," 4883.

Postpone Bill No. 440, Providing for licensing of transient retail merchants, 1524.

Reconsider vote on Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 705.

HEFFRAN, JAMES T.—Continued.

Reconsider vote on Bill No. 827, Amending act relating to the appointment of persons to the police department in cities of third class, 2700.

Oath of office administered to, 34.

Petitions presented by

Favoring House Bill No. 221, Prohibiting manufacture and sale of intoxicating liquors for beverage purposes, 515, 622, 734.

Point of order raised by, on

Discussion of House concurrent resolution authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System," 4718.

Remarks by, on

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county, process shall be served upon, and defense made by county controllers, 4461, 4897.

HENDERSON, JOSEPH B., Representative from Fayette County, (Second District)

Amendments offered by, to

Bill No. 1256, Imposing State tax on liquid fuels, 1660.

Bill No. 1345, Enabling incorporated hospital association to acquire certain State hospitals, 3433.

Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 3049, 4160.

Bills introduced by

No. 445.

Amending act imposing a State tax on gasoline, by providing that such tax shall be upon the wholesaler, 322.

No. 1011.

Providing for registration as law students of citizens who served during World War, 875.

No. 1136.

Making deficiency appropriation to Cottage State Hospital, at Connellsville, 935.

No. 1137.

Making appropriation to Cottage State Hospital, at Connellsville, 935.

No. 1256.

Imposing State tax on liquid fuels, 968.

No. 1345.

Enabling an incorporated hospital association to acquire by lease or purchase certain State owned hospitals, 1006.

Bills reported by

No. 8.

Empowering State Treasurer to procure bonds for State officers and employees, 345.

No. 55.

To validate certain deeds and mortgages, 179.

No. 545.

Amending act relating to the building of fences along public highways, 515.

No. 908.

Amending act establishing State Institution for Feeble-Minded of Western Pennsylvania, by changing name to Polk State School, 902.

No. 1015.

To validate certain municipal claims and liens in cities and boroughs, 1060.

No. 1293.

Amending act regulating and establishing fees of constables, 1062.

Election returns, 29.

HENDERSON, JOSEPH B.—Continued.

Member of standing committees, 78-91, 110.

Motion by, for

House to non-concur in Senate amendments to House Bill No. 1256, Imposing State tax on liquid fuels, 4605.

Motion by, to

Postpone Bill No. 568, Prohibiting operation of enclosed motor busses, 3775.

Postpone Bill No. 1256, Imposing State tax on liquid fuels, 1552.

Recommit Bill No. 1256, Imposing State tax on liquid fuels, 1809.

Reconsider vote on Bill No. 1256, Imposing State tax on liquid fuels, 1809, 4605.

Reconsider vote on Bill No. 1345, Enabling incorporated hospital associations to acquire certain State hospitals, 3433.

Reconsider vote on Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 3049, 4160.

Oath of office administered to, 34.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 1345, Enabling incorporated hospital associations to acquire certain State hospitals, 2979.

HENDERSON, WADE M., Representative from Jefferson County, Session of 1921, resignation of, 237.

HETRICK, LAWRENCE A., Representative from Dauphin County, (Second District)

Amendments offered by, to

Bill No. 471, Amending act relating to destruction of Canada thistles, by extending same to include chickory weeds, 482, 1286.

Bills introduced by

No. 6.

Preventing spread of chicorium intybus by destruction of chickory weed, 101.

No. 471.

Amending act relating to destruction of Canada thistles, by providing for destruction of chicorium intybus, commonly known as chickory or succory, 343.

No. 1126.

Amending act establishing public school system, by providing for attendance of pupils in schools of any district where parent or guardian pays school taxes, 935.

Bill reported by

No. 1235.

Authorizing Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits, 1710.

Election returns, 29.

Member of special committee, 5151.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 140, 1489.

Reconsider vote on Bill No. 471, Amending act relating to destruction of Canada thistles, by extending act to include chickory weed, 1286.

Oath of office administered to, 34.

HEWITT, QUAY R., Reading Clerk of House, presentation to, and acceptance of testimonial by, 5135.

HEYBURN, HARRY H., Representative from Delaware County, (Second District)

HEYBURN, HARRY H.—Continued.

Bills introduced by

No. 693.

Providing for the quarantine and control of the Japanese Beetle, 514.

No. 1222.

Establishing as State highway, a certain section of public road in Delaware County, 940.

Bills reported by

No. 751, (Senate No. 40).

Fixing salary of prothonotary in counties of eighth class, 590.

No. 979.

Amending act authorizing a State Association of township supervisors and commissioners, 1190.

No. 1143, (Senate No. 292).

Amending act creating office of county controller in counties having over 150,000 inhabitants, 944.

No. 1153.

To relieve life tenants of land from payment of taxes on underlying veins of coal which they have no right to operate, 1190.

No. 1274.

Supplement to act providing system of management for jails or prisons in counties of fifth class, 1190.

No. 1430, (Senate No. 770).

Fixing salary of sheriffs in counties of eighth class, 2363.

No. 1742, (Senate No. 688).

Authorizing county commissioners to issue and sell bonds for the erection of certain county bridges, 4214.

Election returns, 29.

Leave of absence granted, 4345.

Member of conference committee, 3060.

Member of special committee, 3011.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to Bill No. 693, Providing for the quarantine and control of the Japanese Beetle, 3060.

House to non-concur in Senate amendments to House Bill No. 693, Providing for the quarantine and control of the Japanese Beetle, 2787.

Motion by, to

Appoint memorial committee to arrange for memorial services for late Hon. Henry F. Miller, Hon. Samuel A. Whitaker and Hon. Frank E. Korn, 3011.

Postpone Bill No. 16, Providing for the welfare of prisoners, 1835.

Recommit Bill No. 646, Requiring safety gates to be erected or watchman stationed at certain railroad crossings, 3272.

Reconsider vote on Bill No. 16, Providing for the welfare of prisoners, 1835.

Reconsider vote on Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examinations, 489.

Oath of office administered to, 34.

Remarks by, on

Bill No. 36, Regulating practice of chiropractic, 2704.

Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 4163, 4165.

HEYBURN, HARRY H.—Continued.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2149-2150.

Motion to place on Calendar Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting municipalities from adopting daylight saving, 1846.

Resolutions, concurrent, offered by

Authorizing printing of proceedings of memorial services held in honor of the late Hon. Henry F. Miller, Hon. Samuel A. Whitaker, Hon. John M. Love, Hon. Timothy McCarthy, Hon. Frank E. Korn and Hon. Thaddeus W. Harry, 3588.

Requiring State Highway Department to compile and keep accurate record by counties of amount of money received for motor vehicle registration and license fees and fines, 3593.

Resolutions offered by

Fixing May twenty-second as time for memorial services for the late Hon. Henry F. Miller, Member from Delaware County, the late Hon. Samuel A. Whitaker, from Chester County, the late Hon. John M. Love and Hon. Timothy McCarthy from Philadelphia County, and the late Hon. Frank E. Korn, from Cambria County, 2978.

HIGGINS, JOHN J., of Philadelphia to bring suit against the Commonwealth, authorizing

House Bill No. 983.

Read in place in House by Mr. Burd P. Evans, 872.

Referred to Committee on Judiciary General, 872.

Reported without amendment, 943.

First reading, 1014.

Second reading, 1093.

Third reading and final passage, 1238-1239.

Returned from Senate without amendment, 4008.

Signed by Speaker, 4138.

Remarks on, by

Sowers, 1238.

Evans, Burd P., 1238.

In Senate (No. 732).

Referred to Committee on Judiciary General, 1254.

Reported without amendment, 3491.

First reading, 3546.

Second reading, 3658.

Third reading and final passage, 3818.

Signed by President, 3989.

HIGH CONSTABLE (see boroughs).

HIGHWAY AND HIGHWAYS (see advertising, appropriations, bonds, boroughs, bridges, Constitution, crossings, fences, motor vehicles, railroad, semaphores, signs, townships).

HIGHWAYS AND PUBLIC WORKS (see bridge, bridges, Delaware River).

HIGHWAY COMMISSIONER, STATE, Paul D. Wright, nominated as, 76; confirmed, 77.

HIGHWAY COMMISSIONER, STATE, to empower certain other employes to perform such acts as he may designate, authorizing

House Bill No. 1128.

Read in place in House by Mr. George W. Williams, 935.

Referred to Committee on Public Roads, 935.

Reported without amendment, 1189.

First reading, 1194.

Second reading and amended, 1354.

Third reading and final passage, 1556.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2907.

Approved by Governor, 3432.

In Senate (No. 854).

Referred to Committee on Public Roads and Highways, 1638.

HIGHWAY COMMISSIONER, STATE.—Continued.

Reported without amendment, 2383.
First reading, 2437.
Second reading, 2579.
Third reading and final passage, 2634.
Signed by President, 2825.

HIGHWAY COMMISSIONER, STATE, to use funds appropriated for State-aid highway purposes for State highway purposes, and providing for adjustment of State-aid highway accounts of counties, authorizing

Senate Bill No. 736.

Read in place in Senate by Mr. Jones, 1258.
Referred to Committee on Public Roads and Highways, 1258.
Reported without amendment, 1667.
First reading, 1708.
Second reading, 1938-1939.
Recommitted to Committee on Appropriations, 1999.
Re-reported with amendment, 2226.
Third reading and final passage, 2311-2312.
Returned from House without amendment, 2961.
Signed by President pro tempore, 3145.
Approved by Governor, 3652.

Remarks on, by

Jones, 1999.

In House (No. 1489).

Referred to Committee on Public Roads, 2443.
Reported without amendment, 2696.
First reading, 2756.
Second reading, 2804.
Third reading and final passage, 3040-3041.
Signed by Speaker, 3180.

HIGHWAY DEPARTMENT, STATE, by authorizing the Department to collect permit fees, amending act establishing

Senate Bill No. 752.

Read in place in Senate by Mr. Stites, 1259-1260.
Referred to Committee on Public Roads and Highways, 1260.
Reported without amendment, 2026-2027.
First reading, 2031-2032.
Second reading, 2117-2118.
Over in its order, 2238-2239.
Recommitted, 2312.
Re-reported with amendment, 3074.
Third reading and final passage, 3358-3359.
Returned from House without amendment, 4808-4809.
Signed by President, 4845-4846.

In House (No. 1624).

Referred to Committee on Public Roads, 3579.
Reported without amendment, 4214.
First reading, 4422.
Second reading, 4582.
Third reading and final passage, 4788-4789.
Signed by Speaker, 4929.

HIGHWAY DEPARTMENT, STATE, by changing route 20, from Williamsport to New York State line, and route 21, from Williamsport to Wellsboro, amending act establishing

House Bill No. 1050.

Read in place in House by Mr. George W. Williams, 877.
Referred to Committee on Public Roads, 877.

HIGHWAY DEPARTMENT, STATE, by changing route 35, from Carlisle to Chambersburg, amending act establishing

House Bill No. 397.

Read in place in House by Mr. Allen J. Stevens, 254.
Referred to Committee on Public Roads, 254.

HIGHWAY DEPARTMENT, STATE, by changing route 63, from Indiana to Brookville, amending act establishing

House Bill No. 898.

Read in place in House by Mr. Griffith, 728-729.
Referred to Committee on Public Roads, 729.
Reported with amendment, 1527-1528.
First reading, 1569-1570.
Second reading, 1733-1734.
Third reading and final passage, 1851-1852.

HIGHWAY DEPARTMENT, STATE.—Continued.

Remarks on, by

Wheeler, 1852.

In Senate (No. 936).

Referred to Committee on Public Roads and Highways, 1904-1905.

HIGHWAY DEPARTMENT, STATE, by changing route 63, from Indiana to Brookville, further amending act establishing

Senate Bill No. 771.

Read in place in Senate by Mr. Clark, 1304.
Referred to Committee on Public Roads and Highways, 1304.

HIGHWAY DEPARTMENT, STATE, by changing route 66, from Clarion to Kittanning, amending act establishing

House Bill No. 660.

Read in place in House by Mr. Himes, 512.
Referred to Committee on Public Roads, 512.

HIGHWAY DEPARTMENT, STATE, by changing route 76, from Pittsburgh to Beaver, amending act establishing

Senate Bill No. 1469.

Read in place in Senate by Mr. Craig, 3813.
Referred to Committee on Public Roads and Highways, 3813.

HIGHWAY DEPARTMENT, STATE, by changing route 85, from Meadville to Ohio State line, amending act establishing

Senate Bill No. 1065.

Read in place in Senate by Mr. Sisson, 2227.
Referred to Committee on Public Roads and Highways, 2227.

HIGHWAY DEPARTMENT, STATE, by changing route 91, from Franklin to Tionesta, amending act establishing

House Bill No. 534.

Read in place in House by Mr. Haslett, 419.
Referred to Committee on Public Roads, 419.
Reported without amendment, 1528-1529.
First reading, 1570-1571.
Second reading, 1860-1861.
Third reading and final passage, 2054.
Returned from Senate with amendments in which House concurred, 5115-5116.
Signed by Speaker, 5147-5148.

In Senate (No. 1016).

Referred to Committee on Public Roads and Highways, 2030.
Reported with amendment, 4340-4341.
First reading, 4342-4343.
Second reading and recommitted, 4560-4562.
Re-reported with amendment, 4803.
Third reading and final passage, 4976-4977.
Returned from House with Senate amendments concurred in, 5005.
Signed by President, 5014.

HIGHWAY DEPARTMENT, STATE, by changing route 93, from Tionesta to Warren, amending act establishing

House Bill No. 1217.

Read in place in House by Mr. Wheeler, 940.
Referred to Committee on Public Roads, 940.
Reported without amendment, 1528.
First reading, 1570.
Second reading and amended, 1734-1735.
Third reading and final passage, 1852-1853.

In Senate (No. 959).

Referred to Committee on Public Roads and Highways, 1906.

HIGHWAY DEPARTMENT, STATE, by changing route 97, from Ridway to New York State line, further amending act establishing

House Bill No. 1002.

Read in place in House by Mr. Moore, 874.
Referred to Committee on Public Roads, 874.

HIGHWAY DEPARTMENT, STATE.—Continued.

Reported without amendment, 2060.
First reading, 2140-2141.
Second reading, 2204.
Third reading and amended, 2355.
Resumed and passed finally, 2465-2466.

In Senate (No. 1125).

Referred to Committee on Public Roads and Highways, 2504.

HIGHWAY DEPARTMENT, STATE, by changing route 111, from Waynesburg to the West Virginia State line, and route 112, from Waynesburg to Uniontown, amending act establishing

House Bill No. 378.

Read in place in House by Mr. Parkinson, 252-253.
Referred to Committee on Public Roads, 253.
Reported without amendment, 1530.
First reading, 1572.
Second reading and amended, 1743-1745.
Third reading and final passage, 1896-1897.
Returned from Senate without amendment, 4901-4902.
Signed by Speaker, 5130-5131.

In Senate (No. 919).

Referred to Committee on Public Roads and Highways, 1903.
Reported with amendment, 4503-4504.
First reading, 4564-4565.
Second reading, 4680.
Third reading and final passage, 4819.
Signed by President, 4987.

HIGHWAY DEPARTMENT, STATE, by changing routes 115 and 278, from Washington to Beaver, amending act establishing

House Bill No. 993.

Read in place in House by Mr. Stoner, 873.
Referred to Committee on Public Roads, 873.

HIGHWAY DEPARTMENT, STATE, by changing route 117, from Uniontown to Greensburg, amending act establishing

Senate Bill No. 365.

Read in place in Senate by Mr. Brown, 493-494.
Referred to Committee on Public Roads and Highways, 494.

HIGHWAY DEPARTMENT, STATE, by changing route 135, from West Chester to Delaware State line, amending act establishing

House Bill No. 1089.

Read in place in House by Mr. Craig, 880.
Referred to Committee on Public Roads, 880.

HIGHWAY DEPARTMENT, STATE, by changing route 135, from West Chester to Delaware State line, amending act establishing

Senate Bill No. 22.

Read in place in Senate by Mr. MacDade, 93-94.
Referred to Committee on Public Roads and Highways, 94.

HIGHWAY DEPARTMENT, STATE, by changing route 136, from Lancaster to Maryland State line, amending act establishing

House Bill No. 537.

Read in place in House by Mr. Howell, 419-420.
Referred to Committee on Public Roads, 420.

HIGHWAY DEPARTMENT, STATE, by changing route 150, from Philadelphia to New Jersey State line, amending act establishing

Senate Bill No. 106.

Read in place in Senate by Mr. Buckman, 148.
Referred to Committee on Public Roads and Highways, 148.

HIGHWAY DEPARTMENT, STATE, by changing route 161, from Pottsville to Sunbury, amending act establishing

House Bill No. 140.

Read in place in House by Mr. Staudenmeier, 134.
Referred to Committee on Public Roads, 134.

HIGHWAY DEPARTMENT, STATE, by changing route 168, from Stroudsburg to Scranton, amending act establishing

HIGHWAY DEPARTMENT, STATE.—Continued.

Senate Bill No. 350.

Read in place in Senate by Mr. Davis, 457.
Referred to Committee on Public Roads and Highways, 457.

HIGHWAY DEPARTMENT, STATE, by changing route 175, from Easton to Mauch Chunk, amending act establishing

Senate Bill No. 612.

Read in place in Senate by Mr. Kutz, 978-979.
Referred to Committee on Public Roads and Highways, 979.

HIGHWAY DEPARTMENT, STATE, by changing route 176, from Lewisburg to West Milton, amending act establishing

House Bill No. 815.

Read in place in House by Mr. Gundy, 677.
Referred to Committee on Public Roads, 677.

HIGHWAY DEPARTMENT, STATE, by changing route 180, from Philadelphia to Delaware State line, amending act establishing

House Bill No. 1088.

Read in place in House by Mr. Craig, 879-880.
Referred to Committee on Public Roads, 880.

HIGHWAY DEPARTMENT, STATE, by changing route 180, from Philadelphia to Delaware State line, amending act establishing

Senate Bill No. 25.

Read in place in Senate by Mr. MacDade, 94.
Referred to Committee on Public Roads and Highways, 94.

HIGHWAY DEPARTMENT, STATE, by changing route 193, from McConnellsburg to Mifflintown, amending act establishing

Senate Bill No. 322.

Read in place in Senate by Mr. Culbertson, 454-455.
Referred to Committee on Public Roads and Highways, 455.

HIGHWAY DEPARTMENT, STATE, by changing route 193, from McConnellsburg to Mifflintown, amending act establishing

Senate Bill No. 436.

Read in place in Senate by Mr. Snyder, 602-603.
Referred to Committee on Public Roads and Highways, 603.

HIGHWAY DEPARTMENT, STATE, by changing route 203, from Kittanning to Greensburg, amending act establishing

Senate Bill No. 1003.

Read in place in Senate by Mr. Christley, 2028.
Referred to Committee on Public Roads and Highways, 2028.

HIGHWAY DEPARTMENT, STATE, by changing route 208, from Franklin to Mercer, amending act establishing

Senate Bill No. 122.

Read in place in Senate by Mr. Phipps, 149.
Referred to Committee on Public Roads and Highways, 149.

HIGHWAY DEPARTMENT, STATE, by changing route 223, from Greensburg to Ebensburg, amending act establishing

Senate Bill No. 123.

Read in place in Senate by Mr. Stineman, 149-150.
Referred to Committee on Public Roads and Highways, 150.
Reported without amendment, 844-845.
First reading, 864.
Recommitted, 989.

HIGHWAY DEPARTMENT, STATE, by changing route 230, from York to Maryland State line, amending act establishing

House Bill No. 396.

Read in place in House by Mr. Grover C. Myers, 254.
Referred to Committee on Public Roads, 254.
Reported with amendment, 2465.
First reading, 2501.
Second reading, 2618-2619.
Third reading and final passage, 2791-2792.

HIGHWAY DEPARTMENT, STATE.—Continued.

In Senate (No. 1202).

Referred to Committee on Public Roads and Highways, 2817.

HIGHWAY DEPARTMENT, STATE, by changing route 248, from Brookville to Tionesta, amending act establishing

House Bill No. 578.

Read in place in House by Mr. William F. Marshall, 422.

Referred to Committee on Public Roads, 422.

Reported without amendment, 2060.

First reading, 2141.

Second reading, 2205.

Third reading and final passage, 2355-2356.

In Senate (No. 1115).

Referred to Committee on Public Roads and Highways, 2439.

HIGHWAY DEPARTMENT, STATE, by changing route 264, from Huntingdon to Chambersburg, amending act establishing

House Bill No. 1206.

Read in place in House by Mr. Minehart, 939.

Referred to Committee on Public Roads, 939.

Reported without amendment, 2200.

First reading, 2262.

Second reading, 2375.

Third reading and final passage, 2488.

In Senate (No. 1129).

Referred to Committee on Public Roads and Highways, 2504-2505.

HIGHWAY DEPARTMENT, STATE, by changing route 272, from Erie to Meadville, amending act establishing

Senate Bill No. 493.

Read in place in Senate by Mr. Miller, 762.

Referred to Committee on Public Roads and Highways, 762.

HIGHWAY DEPARTMENT, STATE, by changing route 274, from Reading to the Maryland State line, amending act establishing

Senate Bill No. 1548.

Read in place in Senate by Mr. Homsher, 4504.

Referred to Committee on Public Roads and Highways, 4504.

HIGHWAY DEPARTMENT, STATE, by changing route 285, from Pottsville to Allentown, amending act establishing

Senate Bill No. 202.

Read in place in Senate by Mr. Schantz, 277-278.

Referred to Committee on Public Roads and Highways, 278.

HIGHWAY DEPARTMENT, STATE, by changing route 285, from Pottsville to Allentown, amending act establishing

Senate Bill No. 460.

Read in place in Senate by Mr. Norton, 660-661.

Referred to Committee on Public Roads and Highways, 661.

HIGHWAY DEPARTMENT, STATE, by changing route 288, from Uniontown, to Pittsburgh, amending act establishing

House Bill No. 969.

Read in place in House by Mr. Kelly, 794.

Referred to Committee on Public Roads, 794.

HIGHWAY DEPARTMENT, STATE, by changing route 335, from Scranton to Delaware River opposite Narrowsburg, New York, further amending act establishing

House Bill No. 1170.

Read in place in House by Mr. O'Boyle, 936-937.

Referred to Committee on Public Roads, 937.

Reported without amendment, 2695-2696.

First reading, 2755.

Second reading, 2800-2802.

Third reading and amended, 3255-3256.

Resumed and passed finally, 3741-3743.

In Senate (No. 1463).

Referred to Committee on Public Roads and Highways, 3810.

HIGHWAY DEPARTMENT, STATE, by providing for deposit of bankable securities by contractor in lieu of surety required on contractor's bond, further amending act establishing

Senate Bill No. 1163.

Read in place in Senate by Mr. Long, 2670.

Referred to Committee on Public Roads and Highways, 2670.

Reported without amendment, 2715.

First reading, 2744.

Second reading, 2851-2853.

Over in its order, 2929, 3108.

Third reading and postponed, 3365.

Resumed and passed third reading with amendments, 3655.

Over in its order, 3816.

Motion to recommit bill not agreed to, 3959.

Resumed and passed finally, 3959-3961.

Remarks on, by

Long, 3959.

In House (No. 1761).

Referred to Committee on Judiciary General, 4225-4226.

Reported without amendment, 4649.

First reading, 4649-4650.

Second reading, 4737.

Third reading and defeated on final passage, 4933-4935.

Motion to reconsider vote on final passage not agreed to, 5104.

Remarks on, by

Sterling, 4934.

Marcus, Joseph C., 4934.

Kelly, 4934-4935.

Rhodes, 4934.

HIGHWAY DEPARTMENT, STATE, by providing for deposit of bankable securities by contractor in lieu of surety bonds, further amending section 13 of act establishing

House Bill No. 951.

Read in place in House by Mr. Howard Smith, 792.

Referred to Committee on Public Roads, 792.

HIGHWAY DEPARTMENT, STATE, by providing for improvement and maintenance of certain roads and highways in cities of third class, amending act establishing

House Bill No. 222.

Read in place in House by Mr. Harer, 172.

Referred to Committee on Public Roads, 172.

HIGHWAY DEPARTMENT, STATE, by providing for the holding of public meetings by the State Highway Commissioner, amending act establishing

House Bill No. 953.

Read in place in House by Mr. Howard Smith, 792-793.

Referred to Committee on Public Roads, 793.

HIGHWAY DEPARTMENT, STATE, by providing for maintenance and improvement of State highways in boroughs, amending act establishing

House Bill No. 31.

Read in place in House by Mr. Woner, 108.

Referred to Committee on Public Roads, 108.

HIGHWAY DEPARTMENT, STATE, by providing that county commissioners may appeal from award of viewers in assessment of damages, amending act establishing

Senate Bill No. 337.

Read in place in Senate by Mr. Buckman, 456.

Referred to Committee on Judiciary General, 456.

Reported without amendment, 492.

First reading, 507.

Second reading, 579-580.

Third reading and amended, 609-610.

Returned and passed finally, 663-665.

Returned from House without amendment, 1633.

Signed by President pro tempore, 1671.

Concurrent resolution recalling bill from Governor, 1914-1915.

Resolution returned from House concurred in, 2029-2030.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2511-2512.

HIGHWAY DEPARTMENT, STATE.—Continued.

Resumed and passed finally, 2626-2628.
 Returned from House with Senate amendments concurred in, 2821.
 Signed by President pro tempore, 2958-2959.
 Approved by Governor, 3807.

In House (No. 891).

Referred to Committee on Judiciary General, 701.
 Reported without amendment, 1060-1061.
 First reading, 1064.
 Second reading, —.
 Third reading and final passage, 1532-1533.
 Signed by Speaker, 1758.
 Resolution recalling bill from Governor concurred in, 2036.
 Bill returned from Senate with amendments in which House concurred, 2789-2790.
 Signed by Speaker, 3034-3035.

HIGHWAY DEPARTMENT, STATE, for construction and maintenance of State and State-aid highways, by providing for payment of rewards for construction of township roads, amending act appropriating moneys derived from registration and license fees to

House Bill No. 197.

Read in place in House by Mr. Woner, 157.
 Referred to Committee on Public Roads, 157.
 Reported without amendment, 1759-1760.
 First reading, 1817.
 Second reading, 1866.
 Third reading and amended, 2069-2070.
 Resumed and postponed for present, 2160.
 Resumed, vote on third reading reconsidered and bill recommitted, 2457.
 Re-reported with amendment, 2465.
 Resumed and passed finally, 2621.
 Returned from Senate without amendment, 3037.
 Signed by Speaker, 4567.

In Senate (No. 1160).

Referred to Committee on Public Roads and Highways, 2651.
 Reported without amendment, 2743.
 First reading, 2744.
 Second reading, 2851.
 Third reading and final passage, 2928-2929.
 Signed by President, 4547.

HIGHWAY DEPARTMENT, STATE, for construction of part of William Penn Highway in Perry County, making appropriation to

House Bill No. 201.

Read in place in House by Mr. Rippman, 171.
 Referred to Committee on Public Roads, 171.
 Re-referred to Committee on Appropriations, 231.
 Re-referred to Committee on Public Roads, 1225.
 Motion to discharge committee from further consideration of bill laid upon table, 4592-4593.

HIGHWAY DEPARTMENT, STATE, for improvement of certain portions of streets abutting on lands owned by Commonwealth in Lackawanna County, making appropriation to

Senate Bill No. 176.

Read in place in Senate by Mr. Davis, 276.
 Referred to Committee on Public Roads and Highways, 276.
 Reported without amendment, 492.
 First reading, 506.
 Second reading and recommitted to Committee on Appropriations, 575.
 Re-reported without amendment, 659.
 Third reading and final passage, 766.
 Returned from House without amendment, 4701.
 Signed by President, 4712.

In House (No. 1100).

Referred to Committee on Public Roads, 842.
 Re-referred to Committee on Appropriations, 961.
 Reported without amendment, 4224.
 First reading, 4420.
 Second reading, 4578.
 Third reading and final passage, 4759.
 Signed by Speaker, 4800.

HIGHWAY DEPARTMENT, STATE, for payment of rewards to townships of second class, making appropriation to

House Bill No. 495.

Read in place in House by Mr. Gelder, 344.
 Referred to Committee on Appropriations, 344.
 Reported with amendment, 2698.
 First reading, 2756.
 Second reading, 2884.
 Third reading and final passage, 3045.
 Returned from Senate without amendment, 3770.
 Signed by Speaker, 4569.

In Senate (No. 1241).

Referred to Committee on Appropriations, 2962.
 Reported without amendment, 3284.
 First reading, 3417.
 Second reading, 3521-3522.
 Third reading and final passage, 3619.
 Signed by President, 4549.

HIGHWAY DEPARTMENT, STATE, providing for incorporation of certain provisions in contracts for construction and repair of highways, supplement to act establishing

Senate Bill No. 594.

Read in place in Senate by Mr. Harris, 869.
 Referred to Committee on Public Roads and Highways, 869.

HIGHWAY DEPARTMENT, STATE, providing that highways and avenues in Valley Forge Park may be taken over by State Highway Commissioner, supplement to act establishing

Senate Bill No. 1377.

Read in place in Senate by Mr. Stites, 3290.
 Referred to Committee on Public Roads and Highways, 3290.
 Reported without amendment, 3292.
 First reading, 3425.
 Second reading, 3534.
 Third reading and final passage, 3647-3648.
 Returned from House with amendments in which Senate concurred, 4874.
 Signed by President, 4953-4954.

In House (No. 1666).

Referred to Committee on Public Roads, 3784.
 Reported without amendment, 4629.
 First reading, 4629-4630.
 Second reading and amended, 4735-4736.
 Third reading and final passage, 4932-4933.
 Returned from Senate with House amendments concurred in, 5077-5078.
 Signed by Speaker, 5132.

HIGHWAY DEPARTMENT, STATE, to charge permit fees for construction of township highways, and making appropriation thereof, amending act consolidating law relating to townships, by authorizing

Senate Bill No. 753.

Read in place in Senate by Mr. Stites, 1260.
 Referred to Committee on Public Roads and Highways, 1260.
 Reported without amendment, 2027.
 First reading, 2032.
 Second reading, 2118.
 Over in its order, 2239.
 Recommitted, 2312.
 Re-reported with amendment, 3073.
 Third reading and final passage, 3359.
 Returned from House without amendment, 4808.
 Signed by President, 4846.

In House (No. 1626).

Referred to Committee on Public Roads, 3580.
 Reported without amendment, 4214.
 First reading, 4422.
 Second reading, 4582.
 Third reading and final passage, 4788.
 Signed by Speaker, 4929.

HIGHWAY DEPARTMENT, STATE, to compile and keep accurate record by counties of amount of money received and collected from each county for registration of motor vehicles, licensing of operators and fines paid into State Treasury, concurrent resolution (Senate) by Vare, requiring, 1915; referred to Committee on Public Roads and Highways in Senate, 1915; reported without amendment, 2385; adopted by Senate, 2386-2387; referred to Committee on Public Roads in House, 2451; Reported with amendment, 3593. Remarks on, by Vare, 1915, 2386-2387; by Buckman, 1915, 2386-2387; by Culbertson, 2386; by Whiteman, 2451; by Dunn, 3593-3594; by Alexander, 3593; by Woner, 3594; by Rhodes, 3594.

HIGHWAY DEPARTMENT, STATE, with regard to improvement of borough streets or highways at cost of Commonwealth, amending act establishing

House Bill No. 139.

Read in place in House by Mr. Burd P. Evans, 134.
Referred to Committee on Public Roads, 134.
Reported with amendment, 1189.
First reading, 1193-1194.
Second reading, 1353-1354.
Third reading and postponed, 1554-1556.
Resumed and passed finally, 1783-1784.
Returned from Senate with amendments in which House concurred, 2750.
Signed by Speaker, 2905-2906.
Approved by Governor, 3432.

Remarks on, by

Stoner, 1554.
Evans, Burd P., 1554-1555, 1783-1784.
Alexander, 1555-1556.

In Senate (No. 912).

Referred to Committee on Public Roads and Highways, 1901-1902.
Reported with amendment, 2384-2385.
First reading, 2437-2438.
Second reading and amended, 2581-2582.
Third reading and final passage, 2634-2636.
Returned from House with Senate amendments concurred in, 2741-2742.
Signed by President, 2822-2823.

HIGHWAY DEPARTMENT, STATE, with regard to method of assessing and paying for damages due to construction or improvement of highways, amending act establishing

House Bill No. 172.

Read in place in House by Mr. Hall, 142-143.
Referred to Committee on Public Roads, 143.

HIGHWAY, INDUSTRIAL STATE, from Chester to Philadelphia, establishing

House Bill No. 930.

Read in place in House by Mr. Craig, 731.
Referred to Committee on Public Roads, 731.

HIGHWAY, INDUSTRIAL STATE, from Chester to Philadelphia, establishing

Senate Bill No. 24.

Read in place in Senate by Mr. MacDade, 94.
Referred to Committee on Public Roads and Highways, 94.
Reported with amendment, 1666.
First reading, 1706.
Second reading, 1930.
Third reading and final passage, 1994.
Returned from House with amendments in which Senate concurred, 4537.
Signed by President, 4658.

In House (No. 1445).

Referred to Committee on Public Roads, 2057.
Reported with amendment, 3059.
First reading, 3161.
Second reading, 3278.
Third reading and final passage, 4472-4473.
Motion to reconsider vote laid upon table, 4478-4479. (Withdrawn, 4483).
Returned from Senate with House amendments concurred in, 4723-4724.
Signed by Speaker, 4747.

HIGHWAY, INDUSTRIAL STATE.—Continued.

Remarks on, by

Stoner, 4478-4479.
Alexander, 4478-4479.
Grimes, Miss, 4478.
Bidelsbacher, 4479.

HIGHWAY, INDUSTRIAL STATE, from city of Philadelphia to Pennsylvania State line at Morrisville, New Jersey, providing for

Senate Bill No. 107.

Read in place in Senate by Mr. Buckman, 148.
Referred to Committee on Public Roads and Highways, 148.

HIGHWAY, STATE, a certain abandoned turnpike in Clinton and Union Counties, establishing as

House Bill No. 601.

Read in place in House by Mr. Gundy, 445.
Referred to Committee on Public Roads, 445.

HIGHWAY, STATE, a certain proposed extension of Washington Street, in Loyalsock Township, Lycoming County, establishing as

House Bill No. 1301.

Read in place in House by Mr. Bidelsbacher, 971.
Referred to Committee on Public Roads, 971.

HIGHWAY, STATE, a certain section of public road in Adams County, commencing in York Springs and intersecting with route 41, establishing as

House Bill No. 131.

Read in place in House by Mr. Grover C. Myers, 133.
Referred to Committee on Public Roads, 133.

HIGHWAY, STATE, a certain section of public road in Adams County, establishing as

House Bill No. 548.

Read in place in House by Mr. Grover C. Myers, 420.
Referred to Committee on Public Roads, 420.

HIGHWAY, STATE, a certain section of public road in Adams County, establishing as

Senate Bill No. 1397.

Read in place in Senate by Mr. Long, 3600.
Referred to Committee on Public Roads and Highways, 3600.

HIGHWAY, STATE, a certain section of public road in Armstrong County, establishing as

House Bill No. 539.

Read in place in House by Mr. Himes, 420.
Referred to Committee on Public Roads, 420.

HIGHWAY, STATE, a certain section of public road in Armstrong County, establishing as

House Bill No. 669.

Read in place in House by Mr. Armstrong, 512.
Referred to Committee on Public Roads, 512.

HIGHWAY, STATE, a certain section of public road in Armstrong County, establishing as

House Bill No. 670.

Read in place in House by Mr. Armstrong, 512.
Referred to Committee on Public Roads, 512.

HIGHWAY, STATE, a certain section of public road in Armstrong County, establishing as

Senate Bill No. 250.

Read in place in Senate by Mr. Patton, 355.
Referred to Committee on Public Roads and Highways, 355.

HIGHWAY, STATE, a certain section of public road in Beaver County, establishing as

Senate Bill No. 1468.

Read in place in Senate by Mr. Craig, 3813.
Referred to Committee on Public Roads and Highways, 3813.

HIGHWAY, STATE, a certain section of public road in Beaver County, establishing as

Senate Bill No. 1470.

Read in place in Senate by Mr. Craig, 3813.
Referred to Committee on Public Roads and Highways, 3813.

HIGHWAY, STATE, a certain section of public road in Bedford and Cambria Counties, establishing as

House Bill No. 570.

Read in place in House by Mr. Wright, 422.

Referred to Committee on Public Roads, 422.

HIGHWAY, STATE, a certain section of public road in Bedford and Fulton Counties, establishing as

Senate Bill No. 1225.

Read in place in Senate by Mr. Derrick, 2833.

Referred to Committee on Public Roads and Highways, 2833.

HIGHWAY, STATE, a certain section of public road in Bedford County, establishing as

House Bill No. 1065.

Read in place in House by Mr. Wright, 878.

Referred to Committee on Public Roads, 878.

HIGHWAY, STATE, a certain section of public road in Bedford County, establishing as

Senate Bill No. 348.

Read in place in Senate by Mr. Derrick, 457.

Referred to Committee on Public Roads and Highways, 457.

HIGHWAY, STATE, a certain section of public road in Berks and Lebanon Counties, establishing as

House Bill No. 1127.

Read in place in House by Mr. Schoener, 935.

Referred to Committee on Public Roads, 935.

HIGHWAY, STATE, a certain section of public road in Berks, Chester and Lancaster Counties, establishing as

Senate Bill No. 465.

Read in place in Senate by Mr. Norton, 669.

Referred to Committee on Public Roads and Highways, 669.

HIGHWAY, STATE, a certain section of public road in Berks County, commencing at Baumstown and intersecting with routes 147 and 244, establishing as

Senate Bill No. 145.

Read in place in Senate by Mr. Norton 188.

Referred to Committee on Public Roads and Highways, 188.

HIGHWAY, STATE, a certain section of public road in Berks County, establishing as

Senate Bill No. 1473.

Read in place in Senate by Mr. Norton, 3813.

Referred to Committee on Public Roads and Highways, 3813.

HIGHWAY, STATE, a certain section of public road in Blair County, establishing as

House Bill No. 1200.

Read in place in House by Mr. Zook, 939.

Referred to Committee on Public Roads, 939.

HIGHWAY, STATE, a certain section of public road in Bradford County, establishing as

House Bill No. 565.

Read in place in House by Mr. Driggs, 421.

Referred to Committee on Public Roads, 421.

HIGHWAY, STATE, a certain section of public road in Bradford County, establishing as

House Bill No. 1016.

Read in Place in House by Mr. Driggs, 875.

Referred to Committee on Public Roads, 875.

HIGHWAY, STATE, a certain section of public road in Bradford County, establishing as

House Bill No. 1017.

Read in Place in House by Mr. Driggs, 875.

Referred to Committee on Public Roads, 875.

HIGHWAY, STATE, a certain section of public road in Bradford County, establishing as

House Bill No. 1018.

Read in Place in House by Mr. Driggs, 875.

Referred to Committee on Public Roads, 875.

HIGHWAY, STATE, a certain section of public road in Bucks County, commencing at Neshaminy and intersecting with route 373, establishing as

Senate Bill No. 108.

Read in place in Senate by Mr. Buckman, 148.

Referred to Committee on Public Roads and Highways, 148.

HIGHWAY, STATE, a certain section of public road in Bucks County, commencing at Quakertown and intersecting with route 156, establishing as

House Bill No. 239.

Read in place in House by Mr. Weamer, 182.

Referred to Committee on Public Roads, 182.

HIGHWAY, STATE, a certain section of public road in Bucks County, commencing at Quakertown and intersecting with route 156, establishing as

Senate Bill No. 183.

Read in place in Senate by Mr. Buckman, 165.

Referred to Committee on Public Roads and Highways, 165.

HIGHWAY, STATE, a certain section of public road in Bucks County, establishing as

House Bill No. 554.

Read in place in House by Mr. Donahue, 420.

Referred to Committee on Public Roads, 420.

HIGHWAY, STATE, a certain section of public road in Bucks County, establishing as

House Bill No. 575.

Read in place in House by Mr. Weamer, 422.

Referred to Committee on Public Roads, 422.

HIGHWAY, STATE, a certain section of public road in Bucks County, establishing as

Senate Bill No. 430.

Read in place in Senate by Mr. Kutz, 602.

Referred to Committee on Public Roads and Highways, 602.

HIGHWAY, STATE, a certain section of public road in Cambria and Blair Counties, amending act establishing as

Senate Bill No. 774.

Read in place in Senate by Mr. Snyder, 1304.

Referred to Committee on Public Roads and Highways, 1304.

HIGHWAY, STATE, a certain section of public road in Carbon and Monroe Counties, commencing at White Haven and intersecting with route 169, establishing as

House Bill No. 319.

Read in place in House by Mr. Miller, 229.

Referred to Committee on Public Roads, 229.

HIGHWAY, STATE, a certain section of public road in Carbon and Monroe Counties, commencing at White Haven and intersecting with route 169, establishing as

Senate Bill No. 221.

Read in place in Senate by Mr. DeWitt, 310.

Referred to Committee on Public Roads and Highways, 310.

HIGHWAY, STATE, a certain section of public road in Chester and Lancaster Counties, commencing at Atglen and intersecting with route 215, establishing as

Senate Bill No. 197.

Read in place in Senate by Mr. Eyre, 277.

Referred to Committee on Public Roads and Highways, 277.

HIGHWAY, STATE, a certain section of public road in Chester County, commencing at Unionville and extending to West Chester, establishing as

Senate Bill No. 158.

Read in place in Senate by Mr. Eyre, 189.

Referred to Committee on Public Roads and Highways, 189.

HIGHWAY, STATE, a certain section of public road in Clarion, Forest, Elk and McKean Counties, establishing as

HIGHWAY, STATE.—Continued.

- House Bill No. 149.
Read in place in House by Mr. William F. Marshall, 135.
Referred to Committee on Public Roads, 135.
Reported with amendment, 2060.
First reading, 2141.
Second reading, 2205-2206.
Third reading and recommitted, 2356.
Re-reported with amendment, 2775.
Third reading and amended, 3256.
Resumed and passed finally, 3740-3741.
Returned from Senate without amendment, 4901.
Signed by Speaker, 5130.
- In Senate (No. 1457).
Referred to Committee on Public Roads and Highways, 3809.
Reported without amendment, 4503.
First reading, 4565.
Second reading, 4681.
Third reading and final passage, 4827.
Signed by President, 4987.
- HIGHWAY, STATE, a certain section of public road in Clarion, Forest, Elk and McKean Counties, establishing as
- Senate Bill No. 319.
Read in place in Senate by Mr. Quigley, 454.
Referred to Committee on Public Roads and Highways, 454.
- HIGHWAY, STATE, a certain section of public road in Clearfield County, establishing as
- House Bill No. 755.
Read in place in House by Mr. Charles B. Jones, 587.
Referred to Committee on Public Roads, 587.
- HIGHWAY, STATE, a certain section of public road in Clinton County commencing at Lock Haven and extending to Cameron County line, establishing as
- House Bill No. 175.
Read in place in House by Mr. Edward P. Jones, 143.
Referred to Committee on Public Roads, 143.
- HIGHWAY, STATE, a certain section of public road in Dauphin and Lancaster Counties, establishing as
- House Bill No. 1162.
Read in place in House by Mr. Brown, 936.
Referred to Committee on Public Roads, 936.
- HIGHWAY, STATE, a certain section of public road in Dauphin County, establishing as
- House Bill No. 1169.
Read in place in House by Mr. Baker, 936.
Referred to Committee on Public Roads, 936.
- HIGHWAY, STATE, a certain section of public road in Delaware County, commencing at Chester and intersecting with routes 130 and 131, establishing as
- Senate Bill No. 23.
Read in place in Senate by Mr. MacDade, 94.
Referred to the Committee on Public Roads and Highways, 94.
- HIGHWAY, STATE, a certain section of public road in Delaware County, establishing as
- House Bill No. 520.
Read in place in House by Mr. Alexander, 418.
Referred to Committee on Public Roads, 418.
- HIGHWAY, STATE, a certain section of public road in Delaware County, establishing as
- House Bill No. 931.
Read in place in House by Mr. Craig, 731.
Referred to Committee on Public Roads, 731.
- HIGHWAY, STATE, a certain section of public road in Delaware County, establishing as
- House Bill No. 1215.
Read in place in House by Mr. Metcalf, 940.
Referred to Committee on Public Roads, 940.

HIGHWAY, STATE, a certain section of public road in Delaware County, establishing as

- House Bill No. 1222.
Read in place in House by Mr. Heyburn, 940.
Referred to Committee on Public Roads, 940.
- HIGHWAY, STATE, a certain section of public road in Delaware County, establishing as
- Senate Bill No. 560.
Read in place in Senate by Mr. MacDade, 846.
Referred to Committee on Public Roads and Highways, 846.
- HIGHWAY, STATE, a certain section of public road in Erie County, by changing route 87 in Harborcreek Township, amending act establishing
- House Bill No. 384.
Read in place in House by Mr. Blair, 253.
Referred to Committee on Public Roads, 253.
- HIGHWAY, STATE, a certain section of public road in Forest and Elk Counties, establishing as
- Senate Bill No. 1380.
Read in place in Senate by Mr. Quigley, 3290.
Referred to Committee on Public Roads and Highways, 3290.
- HIGHWAY, STATE, a certain section of public road in Forest and Jefferson Counties, establishing as
- Senate Bill No. 1381.
Read in place in Senate by Mr. Quigley, 3290.
Referred to Committee on Public Roads and Highways, 3290.
- HIGHWAY, STATE, a certain section of public road in Forest and Venango Counties, establishing as
- Senate Bill No. 1066.
Read in place in Senate by Mr. Phipps, 2227.
Referred to Committee on Public Roads and Highways, 2227.
- HIGHWAY, STATE, a certain section of public road in Forest and Venango Counties, establishing as
- Senate Bill No. 1067.
Read in place in Senate by Mr. Phipps, 2227.
Referred to Committee on Public Roads and Highways, 2227.
- HIGHWAY, STATE, a certain section of public road in Franklin County, establishing as
- Senate Bill No. 1396.
Read in place in Senate by Mr. Long, 3599-3600.
Referred to Committee on Public Roads and Highways, 3600.
- HIGHWAY, STATE, a certain section of public road in Fulton County, establishing as
- House Bill No. 185.
Read in place in House by Mr. Hoover, 143.
Referred to Committee on Public Roads, 143.
- HIGHWAY, STATE, a certain section of public road in Fulton County, establishing as
- House Bill No. 828.
Read in place in House by Mr. Hoover, 678.
Referred to Committee on Public Roads, 678.
- HIGHWAY, STATE, a certain section of public road in Juniata County, establishing as
- House Bill No. 1133.
Read in place in House by Mr. Lauver, 935.
Referred to Committee on Public Roads, 935.
- HIGHWAY, STATE, a certain section of public road in Juniata County, establishing as
- House Bill No. 1225.
Read in place in House by Mr. Lauver, 940.
Referred to Committee on Public Roads, 940.
- HIGHWAY, STATE, a certain section of public road in Juniata County, amending act, establishing
- Senate Bill No. 609.
Read in place in Senate by Mr. Culbertson, 978.
Referred to Committee on Public Roads and Highways, 978.

HIGHWAY, STATE, a certain section of public road in Juniata, Snyder and Perry Counties, establishing as

House Bill No. 1132.

Read in place in House by Mr. Lauver, 935.

Referred to Committee on Public Roads, 935.

HIGHWAY, STATE, certain public roads in Lackawanna and Wayne Counties, establishing as

House Bill No. 180.

Read in place in House by Mr. O'Boyle, 143.

Referred to Committee on Public Roads, 143.

HIGHWAY, STATE, a certain section of public road in Lackawanna and Wayne Counties, establishing as

House Bill No. 1044.

Read in place in House by Mr. Gilchrist, 877.

Referred to Committee on Public Roads, 877.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at a point known as Hillside Home and intersecting with route 365 near Mill City, establishing as

Senate Bill No. 177.

Read in place in Senate by Mr. Davis, 276.

Referred to Committee on Public Roads and Highways, 276.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at a point on route 174 near Fall Dam and intersecting with route 296, establishing as

Senate Bill No. 234.

Read in place in Senate by Mr. Davis, 354.

Referred to Committee on Public Roads and Highways, 354.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at Fleetville and intersecting with route 174, at Clifford, establishing as

Senate Bill No. 173.

Read in place in Senate by Mr. Davis, 275.

Referred to Committee on Public Roads and Highways, 275.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at intersection of route 9, known as Shoemaker's Corners, Dalton Borough, and intersecting with route 365 at a point known as Green's Corners, establishing as

Senate Bill No. 178.

Read in place in Senate by Mr. Davis, 276.

Referred to Committee on Public Roads and Highways, 276.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at intersection of route 165 at Fleetville and intersecting with route 365 near Nicholson Borough, establishing as

Senate Bill No. 175.

Read in place in Senate by Mr. Davis, 276.

Referred to Committee on Public Roads and Highways, 276.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at Jermyn Borough and intersecting with route 372, establishing as

House Bill No. 182.

Read in place in House by Mr. Munley, 143.

Referred to Committee on Public Roads, 143.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing at Jermyn Borough and intersecting with route 372, establishing as

Senate Bill No. 4.

Read in place in Senate by Mr. Davis, 82.

Referred to Committee on Public Roads and Highways, 82.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, commencing on route 172 at Madisonville and intersecting with route 171, establishing as

Senate Bill No. 174.

Read in place in Senate by Mr. Davis, 275.

Referred to Committee on Public Roads and Highways, 275.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 509.

Read in place in House by Mr. Kohler, 367.

Referred to Committee on Public Roads, 367.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 510.

Read in place in House by Mr. Kohler, 367.

Referred to Committee on Public Roads, 367.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 511.

Read in place in House by Mr. Kohler, 367.

Referred to Committee on Public Roads, 367.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 525.

Read in place in House by Mr. Kohler, 418.

Referred to Committee on Public Roads, 418.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 526.

Read in place in House by Mr. Kohler, 418.

Referred to Committee on Public Roads, 418.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 527.

Read in place in House by Mr. Kohler, 418.

Referred to Committee on Public Roads, 418.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 1331.

Read in place in House by Mr. O'Boyle, 1005.

Referred to Committee on Public Roads, 1005.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 1332.

Read in place in House by Mr. O'Boyle, 1005.

Referred to Committee on Public Roads, 1005.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

House Bill No. 1333.

Read in place in House by Mr. O'Boyle, 1005.

Referred to Committee on Public Roads, 1005.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

Senate Bill No. 351.

Read in place in Senate by Mr. Davis, 457.

Referred to Committee on Public Roads and Highways, 457.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

Senate Bill No. 450.

Read in place in Senate by Mr. Davis, 612.

Referred to Committee on Public Roads and Highways, 612.

HIGHWAY, STATE, a certain section of public road in Lackawanna County, establishing as

Senate Bill No. 689.

Read in place in Senate by Mr. Davis, 1033.

Referred to Committee on Public Roads and Highways, 1033.

HIGHWAY, STATE, a certain section of public road in Lancaster and Berks Counties, establishing as

House Bill No. 948.

Read in place in House by Mr. Diehm, 792.

Referred to Committee on Public Roads, 792.

HIGHWAY, STATE, a certain section of public road in Lancaster County, establishing as

HIGHWAY, STATE.—Continued.

House Bill No. 947.

Read in place in House by Mr. Diehm, 792.

Referred to Committee on Public Roads, 792.

HIGHWAY, STATE, a certain section of public road in Lancaster County, establishing as

House Bill No. 954.

Read in place in House by Mr. Diehm, 793.

Referred to Committee on Public Roads, 793.

HIGHWAY, STATE, a certain section of public road in Lancaster County, establishing as

Senate Bill No. 632.

Read in place in Senate by Mr. Homsher, (by request), 980.

Referred to Committee on Public Roads and Highways, 980.

HIGHWAY, STATE, a certain section of public road in Lancaster County, establishing as

Senate Bill No. 766.

Read in place in Senate by Mr. Homsher, 1261.

Referred to Committee on Public Roads and Highways, 1261.

HIGHWAY, STATE, a certain section of public road in Lehigh and Berks Counties, establishing as

House Bill No. 735.

Read in place in House by Mr. Rinn, 587.

Referred to Committee on Public Roads, 587.

HIGHWAY, STATE, a certain section of public road in Lehigh and Berks Counties, establishing as

House Bill No. 1280.

Read in place in House by Mr. Rinn, 969.

Referred to Committee on Public Roads, 969.

HIGHWAY, STATE, a certain section of public road in Lehigh County establishing as

House Bill No. 736.

Read in place in House by Mr. Rinn, 587.

Referred to Committee on Public Roads, 587.

HIGHWAY, STATE, a certain section of public road in Lehigh County establishing as

House Bill No. 737.

Read in place in House by Mr. Rinn, 587.

Referred to Committee on Public Roads, 587.

HIGHWAY, STATE, a certain section of public road in Lehigh County establishing as

House Bill No. 738.

Read in place in House by Mr. Rinn, 587.

Referred to Committee on Public Roads, 587.

HIGHWAY, STATE, a certain section of public road in Lehigh County establishing as

Senate Bill No. 264.

Read in place in Senate by Mr. Schantz, 356.

Referred to Committee on Public Roads and Highways, 356.

HIGHWAY, STATE, a certain section of public road in Lehigh County, Salisbury Township, established as

Senate Bill No. 265.

Read in place in Senate by Mr. Schantz, 356.

Referred to Committee on Public Roads and Highways, 356.

HIGHWAY, STATE, a certain section of public road in Luzerne and Wyoming Counties, commencing at Ruggles and intersecting with route 11 at Lutzers Corner, establishing as

House Bill No. 405.

Read in place in House by Mr. Stark, 269.

Referred to Committee on Public Roads, 269.

HIGHWAY, STATE, a certain section of public road in Luzerne County, commencing in Lehman Township and intersecting with route 177 at the Lehigh Valley Railroad Picnic Ground, establishing as

Senate Bill No. 79.

Read in place in Senate by Mr. DeWitt, 118.

Referred to Committee on Public Roads and Highways, 118.

HIGHWAY, STATE, a certain section of public road in Lycoming and Tioga Counties, establishing as

House Bill No. 1211.

Read in place in House by Mr. Bidelspacher, 939.

Referred to Committee on Public Roads, 939.

HIGHWAY, STATE, a certain section of public road in Lycoming County, establishing as

House Bill No. 544.

Read in place in House by Mr. Bidelspacher, 420.

Referred to Committee on Public Roads, 420.

HIGHWAY, STATE, a certain section of public road in Lycoming County, establishing as

House Bill No. 585.

Read in place in House by Mr. Bidelspacher, 423.

Referred to Committee on Public Roads, 423.

HIGHWAY, STATE, a certain section of public road in Monroe and Pike Counties, establishing as

House Bill No. 910.

Read in place in House by Mr. Labar, 730.

Referred to Committee on Public Roads, 730.

HIGHWAY, STATE, a certain section of public road in Montgomery and Chester Counties, commencing at intersection of Royersford-Trappe Road and intersecting with route 201, establishing as

House Bill No. 291.

Read in place in House by Mr. B. P. Evans, 220.

Referred to Committee on Public Roads, 220.

HIGHWAY, STATE, a certain section of public road in Montgomery County, establishing as

House Bill No. 917.

Read in place in House by Mr. Orr, 730.

Referred to Committee on Public Roads, 730.

HIGHWAY, STATE, a certain section of public road in Northampton and Lehigh Counties, establishing as

House Bill No. 689.

Read in place in House by Mr. Rinn, 514.

Referred to Committee on Public Roads, 514.

HIGHWAY, STATE, a certain section of public road in Northampton County, establishing as

House Bill No. 844.

Read in place in House by Mr. Johnson, 679.

Referred to Committee on Public Roads, 679.

HIGHWAY, STATE, a certain section of public road in Northampton County, establishing as

House Bill No. 1069.

Read in place in House by Mr. Albert, 878.

Referred to Committee on Public Roads, 878.

HIGHWAY, STATE, a certain section of public road in Northumberland and Union Counties, establishing as

Senate Bill No. 445.

Read in place in Senate by Mr. Steele, 603.

Referred to Committee on Public Roads and Highways, 603.

HIGHWAY, STATE, a certain section of public road in Northumberland County, commencing at Shamokin and intersecting with route 336, establishing as

Senate Bill No. 151.

Read in place in Senate by Mr. Steele, 188.

Referred to Committee on Public Roads and Highways, 188.

HIGHWAY, STATE, a certain section of public road in Perry County, commencing at Drumgold and intersecting with routes 191 and 305, establishing as

Senate Bill No. 160.

Read in place in Senate by Mr. Culbertson, 212.

Referred to Committee on Public Roads and Highways, 212.

HIGHWAY, STATE, a certain section of public road in Perry County, establishing as

House Bill No. 538.

Read in place in House by Mr. Ripman, 420.

Referred to Committee on Public Roads, 420.

HIGHWAY, STATE, a certain section of public road in Pike County, establishing as

House Bill No. 909.

Read in place in House by Mr. Labar, 730.
Referred to Committee on Public Roads, 730.

HIGHWAY, STATE, a certain section of public road in Pike County, establishing as

House Bill No. 1028.

Read in place in House by Mr. George A. Smith, 876.
Referred to Committee on Public Roads, 876.

HIGHWAY, STATE, a certain section of public road in Pike County, establishing as

House Bill No. 1186.

Read in place in House by Mr. Labar, 938.
Referred to Committee on Public Roads, 938.

HIGHWAY, STATE, a certain section of public road in Potter County, commencing at Millport and extending to New York State line, establishing as

House Bill No. 188.

Read in place in House by Mr. Wells, 143.
Referred to Committee on Public Roads, 143.

HIGHWAY, STATE, a certain section of public road in Potter County, establishing as

Senate Bill No. 684.

Read in place in Senate by Mr. Baldwin, 1032.
Referred to Committee on Public Roads and Highways, 1032.

HIGHWAY, STATE, a certain section of public road in Schuylkill County, establishing as

House Bill No. 1081.

Read in place in House by Mr. Staudenmeier, 879.
Referred to Committee on Public Roads, 879.

HIGHWAY, STATE, a certain section of public road in Snyder and Union Counties, establishing as

Senate Bill No. 487.

Read in place in Senate by Mr. Steele, 761.
Referred to Committee on Public Roads and Highways, 761.

HIGHWAY, STATE, a certain section of public road in Snyder County, establishing as

Senate Bill No. 281.

Read in place in Senate by Mr. Steele, 384.
Referred to Committee on Public Roads and Highways, 384.

HIGHWAY, STATE, a certain section of public road in Somerset County, establishing as

House Bill No. 609.

Read in place in House by Mr. Clutton, 446.
Referred to Committee on Public Roads, 446.

HIGHWAY, STATE, a certain section of public road in Somerset County, establishing as

House Bill No. 733.

Read in place in House by Mr. Clutton, 587.
Referred to Committee on Public Roads, 587.

HIGHWAY, STATE, a certain section of public road in Somerset County, establishing as

House Bill No. 904.

Read in place in House by Mr. Clutton, 729.
Referred to Committee on Public Roads, 729.

HIGHWAY, STATE, a certain section of public road in Somerset County, establishing as

Senate Bill No. 423.

Read in place in Senate by Mr. Derrick, 602.
Referred to Committee on Public Roads and Highways, 602.

HIGHWAY, STATE, a certain section of public road in Somerset County known as Wellersburg and West Newton Old Plank Road, establishing as

House Bill No. 247.

Read in place in House by Mr. Clutton, 182.
Referred to Committee on Public Roads, 182.

HIGHWAY, STATE, a certain section of public road in Sullivan and Bradford Counties, commencing at LaPorte and extending to Troy, establishing as

House Bill No. 299.

Read in place in House by Mr. Holcombe, 221.
Referred to Committee on Public Roads, 221.

HIGHWAY, STATE, a certain section of public road in Sullivan County, commencing at Dushore Borough and connecting with route 291 at Forksville, establishing as

House Bill No. 376.

Read in place in House by Mr. Holcombe, 252.
Referred to Committee on Public Roads, 252.

HIGHWAY, STATE, a certain section of public road in Susquehanna and Wayne Counties, establishing as

House Bill No. 1045.

Read in place in House by Mr. Gilchrist, 877.
Referred to Committee on Public Roads, 877.

HIGHWAY, STATE, a certain section of public road in Tioga County, establishing as

House Bill No. 1039.

Read in place in House by Mr. George W. Williams, 876.
Referred to Committee on Public Roads, 876.

HIGHWAY, STATE, a certain township road in Union County, establishing as

Senate Bill No. 486.

Read in place in Senate by Mr. Steele, 761.
Referred to Committee on Public Roads and Highways, 761.

HIGHWAY, STATE, a certain section of public road in Venango County, establishing as

Senate Bill No. 1068.

Read in place in Senate by Mr. Phipps, 2227.
Referred to Committee on Public Roads and Highways, 2227.

HIGHWAY, STATE, a certain section of public road in Warren County, establishing as

Senate Bill No. 1398.

Read in place in Senate by Mr. Phipps, 3656.
Referred to Committee on Public Roads and Highways, 3656.

HIGHWAY, STATE, a certain section of public road in Washington and Greene Counties, establishing as

Senate Bill No. 483.

Read in place in Senate by Mr. Sprowls, 761.
Referred to Committee on Public Roads and Highways, 761.

HIGHWAY, STATE, a certain section of public road in Washington County, establishing as

House Bill No. 1262.

Read in place in House by Mr. Walker, 968.
Referred to Committee on Public Roads, 968.

HIGHWAY, STATE, a certain section of public road in Westmoreland, Armstrong and Butler Counties, establishing as

House Bill No. 1239.

Read in place in House by Mr. Woner, 967.
Referred to Committee on Public Roads, 967.

HIGHWAY, STATE, a certain section of public road in Wyoming County, commencing at Lovelton and intersecting with route 13, establishing as

House Bill No. 399.

Read in place in House by Mr. Stark, 269.
Referred to Committee on Public Roads, 269.

HIGHWAY, STATE, a certain section of public road in Wyoming County, commencing at Tunkhannock and intersecting with route 9, establishing as

House Bill No. 400.

Read in place in House by Mr. Stark, 269.
Referred to Committee on Public Roads, 269.

HIGHWAY, STATE, a certain section of public road in Wyoming County, commencing at Tunkhannock and intersecting with routes 9 and 365, establishing as

HIGHWAY, STATE.—Continued.

House Bill No. 404.

Read in place in House by Mr. Stark, 269.

Referred to Committee on Public Roads, 269.

HIGHWAY, STATE, a certain section of public road in Wyoming County, commencing at Tunkhannock and intersecting with routes 9 and 365, establishing as

House Bill No. 417.

Read in place in House by Mr. Stark, 270.

Referred to Committee on Public Roads, 270.

HIGHWAY, STATE, a certain section of public road in York County, establishing as

House Bill No. 1019.

Read in place in House by Mr. Brenneman, 875.

Referred to Committee on Public Roads, 875.

HIGHWAY, STATE, establishing route 214, from Clarion to Butler, as a primary

Senate Bill No. 1374.

Read in place in Senate by Mr. Christley, 3290.

Referred to Committee on Public Roads and Highways, 3290.

HIGHWAY, STATE, in Sullivan County, between Muncy Valley and Laporte, establishing route of primary

Senate Bill No. 974.

Read in place in Senate by Mr. Sones, 1912.

Referred to Committee on Public Roads and Highways, 1912.

HIGHWAYS AND BRIDGES in counties of second class, providing for location, construction and maintenance of public roads.

House Bill No. 579.

Read in place in House by Mr. Goehring, 423.

Referred to Committee on Counties and Townships, 423.

Reported with amendment, 943.

First reading, 1014-1015.

Second reading, 1095-1099.

Third reading and final passage, 1474-1475.

Returned from Senate with amendments, in which House concurred, 4631-4632.

Signed by Speaker, 4877.

In Senate (No. 818).

Referred to Committee on Public Roads and Highways, 1635.

Reported with amendment, 3073.

First reading, 3249.

Second reading and postponed for present, 3371-3372.

Resumed and recommitted, 3548-3551.

Re-reported with amendment, 3998-3999.

Second reading, 3999-4002.

Third reading and amended, 4174.

Resumed and passed finally, 4295-4299.

Returned from House with Senate amendments concurred in, 4665.

Signed by President, 4804.

HIGHWAYS AND BRIDGES, JOINT COUNTY, providing for the laying out and construction of

House Bill No. 957.

Read in place in House by Mr. Kunkle, 793.

Referred to Committee on Public Roads, 793.

Reported without amendment, 1189.

First reading, 1193.

Second reading and amended, 1352-1353.

Third reading and postponed, 1554.

Resumed and passed finally, 1752-1753.

Returned from Senate without amendment, 2332.

Signed by Speaker, 2360.

Concurrent resolution recalling bill from Governor, 2714.

Resolution returned from Senate concurred in, 2769.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2975-2976.

Resumed and passed finally, 3181.

HIGHWAYS AND BRIDGES, JOINT COUNTY.—Continued.

Returned from Senate with House amendments concurred in, 3243.

Signed by Speaker, 3488.

Approved by Governor, 3878.

In Senate (No. 900).

Referred to Committee on Public Roads and Highways, 1705.

Reported without amendment, 2027.

First reading, 2034.

Second reading, 2126.

Third reading and final passage, 2242-2243.

Signed by President pro tempore, 2435.

Resolution recalling bill from Governor concurred in, 2739.

Bill returned from House with amendments in which Senate concurred, 3148.

Signed by President, 3426.

HIGHWAYS, and providing detours, by fixing penalty for destroying signs or barricades, amending act regulating closing of public

House Bill No. 486.

Read in place in House by Mr. Allen J. Stevens, 344.

Referred to Committee on Public Roads, 344.

Reported without amendment, 1191.

First reading, 1196.

Second reading and amended, 1366.

Referred to Committee on Public Roads, 514.

Third reading and final passage, 1578-1579.

Returned from Senate with amendments, in which House concurred, 2751.

Signed by Speaker, 2906.

Approved by Governor, 3432.

In Senate (No. 815).

Referred to Committee on Public Roads and Highways, 1634-1635.

Reported with amendment, 2384.

First reading, 2437.

Second reading, 2579.

Third reading and final passage, 2633.

Returned from House with Senate amendments concurred in, 2742.

Signed by President, 2823-2824.

HIGHWAYS, bounded on either or both sides by a State forest, providing that State Highway Commissioner may construct or repair certain

House Bill No. 1172.

Read in place in House by Mr. Stark, 937.

Referred to Committee on Forestry, 937.

HIGHWAYS, COUNTY, providing for payment of fifty per centum of motor vehicle registration and license fees to counties for construction and repair of

House Bill No. 191.

Read in place in House by Mr. Dunn, 143-144.

Referred to Committee on Public Roads, 144.

HIGHWAYS, DIVISION OF TOWNSHIP, in State Department, with regard to duties of Township Commissioners, amending act creating

House Bill No. 1356.

Read in place in House by Miss Gallaher, 1007.

Referred to Committee on Public Roads, 1007.

HIGHWAYS, DIVISION OF TOWNSHIP, in State Highway Department, with regard to powers and duties of township commissioners, further amending act creating

Senate Bill No. 433.

Read in place in Senate by Mr. Sones, 602.

Referred to Committee on Public Roads and Highways, 602.

Reported without amendment, 844.

First reading, 865.

Second reading, 996.

Third reading and final passage, 1044.

In House (No. 1382).

Referred to Committee on Public Roads, 1220.

HIGHWAYS, other than in cities and boroughs, authorizing county commissioners to adopt names for public roads and

Senate Bill No. 455.

Read in place in Senate by Mr. MacDade, 660.
Referred to Committee on Public Roads and Highways, 660.

HIGHWAYS, STATE-AID, in townships of second class, providing for maintenance by Commonwealth of

House Bill No. 696.

Read in place in House by Mr. Woner, 514.
Referred to Committee on Public Roads, 514.
Reported without amendment, 1529.
First reading, 1571.
Second reading, 1737.
Third reading and final passage, 1855.

In Senate (No. 927).

Referred to Committee on Public Roads and Highways, 1904.

HIGHWAYS, STATE AND STATE-AID, amending section 1 of act permitting counties to appropriate and expend moneys for improvement and maintenance of

House Bill No. 519.

Read in place in House by Miss Gallaher, 418.
Referred to Committee on Public Roads, 418.

HIGHWAYS, STATE AND STATE-AID, extending date for apportionment of State-aid appropriations, supplement to act making appropriation to State Highway Department for construction of

Senate Bill No. 769.

Read in place on Senate by Mr. Buckman, 1304.
Referred to Committee on Appropriations, 1304.
Reported without amendment, 1640.
First reading, 1641.
Second reading, 1701.
Third reading and final passage, 1928.
Returned from House with amendments, in which Senate concurred, 2820-2821.
Signed by President pro tempore, 2958.
Approved by Governor, 3808.

In House (No. 1442).

Referred to Committee on Appropriations, 2057.
Reported with amendment, 2363.
First reading, 2456.
Second reading, 2498-2499.
Third reading and final passage, 2779.
Returned from Senate with House amendments concurred in, 2976.
Signed by Speaker, 3035.

HIGHWAYS, STATE AND STATE-AID, further amending section 1 of act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of

Senate Bill No. 434.

Read in place in Senate by Mr. Sones, 602.
Referred to Committee on Public Roads and Highways, 602.
Reported without amendment, 843.
First reading, 865-868.
Second reading, 996.
Third reading and final passage, 1044.
Returned from House without amendment, 3650-3651.
Signed by President pro tempore, 3667.
Vetoed by Governor, 3806.

In House (No. 1383).

Referred to Committee on Public Roads, 1220.
Reported without amendment, 2200.
First reading, 2262.
Second reading, 2376.
Third reading and defeated on final passage, 2489-2490.
Vote on final passage reconsidered and bill postponed, 2796.
Time of postponement extended, 3056.
Resumed and passed finally, 3588-3589.
Signed by Speaker, 3737.

Remarks on, by

Alexander, 2489.
Williams, 2489.
Bidelspacher, 2489.

HIGHWAYS, STATE, by adding route 375, to connect county seats of Clearfield and Cameron Counties, supplement to act establishing certain public roads as

House Bill No. 184.

Read in place in House by Mr. Flynn, 143.
Referred to Committee on Public Roads, 143.

HIGHWAYS, STATE, by changing route 308, in Tioga County, amending act establishing certain public roads as

House Bill No. 272.

Read in place in House by Mr. George W. Williams, 219.
Referred to Committee on Public Roads, 219.

HIGHWAYS, STATE, by changing route 315, from New Castle to New Brighton, amending act establishing certain public roads as

Senate Bill No. 1467.

Read in place in Senate by Mr. Craig, 3813.
Referred to Committee on Public Roads and Highways, 3813.

HIGHWAYS, STATE, by changing route 326, in Philadelphia, Bucks and Northampton Counties, amending act establishing certain public roads as

Senate Bill No. 260.

Read in place in Senate by Mr. Buckman, 355.
Referred to Committee on Public Roads and Highways, 355.

HIGHWAYS, STATE, by changing route 330, in Westmoreland County, amending act establishing certain public roads as

House Bill No. 968.

Read in place in House by Mr. Kelly, 794.
Referred to Committee on Public Roads, 794.

HIGHWAYS, STATE, by changing route 338, in Jefferson and Clearfield Counties, amending act establishing certain public roads as

House Bill No. 230.

Read in place in House by Mr. Betts, 181.
Referred to Committee on Public Roads, 181.
Reported without amendment, 1760.
First reading, 1817.
Second reading, 1866.
Third reading and final passage, 2070.
Returned from Senate with amendments, in which House concurred, 4912.
Signed by Speaker, 5130.

In Senate (No. 1021).

Referred to Committee on Public Roads and Highways, 2132.
Reported with amendment, 4341.
First reading, 4342.
Second reading and recommitted, 4562.
Re-reported without amendment, 4706-4707.
Third reading and final passage, 4823.
Signed by President, 4987.
Returned from House with Senate amendments concurred in, 5005.

HIGHWAYS, STATE, by changing route 362, in Philadelphia, Montgomery and Bucks Counties, amending act establishing certain public roads as

Senate Bill No. 259.

Read in place in Senate by Mr. Buckman, 355.
Referred to Committee on Public Roads and Highways, 355.

HIGHWAYS, STATE, by township supervisors, regulating repair of

House Bill No. 474.

Read in place in House by Mr. Bush, 343.
Referred to Committee on Public Roads, 343.

HIGHWAYS, STATE, certain abandoned turnpikes, establishing as

House Bill No. 604.

Read in place in House by Mr. Gundy, 445.
Referred to Committee on Public Roads, 445.

HIGHWAYS, STATE, certain roads leading from State institutions to State highways or railroad stations, authorizing State Highway Commissioner to take over as

HIGHWAYS, STATE.—Continued.

Senate Bill No. 737.

Read in place in Senate by Mr. Steele, 1258.

Referred to Committee on Public Roads and Highways, 1258.

Reported without amendment, 1668.

First reading, 1708.

Second reading, 1939-1940.

Third reading and final passage, 1999-2000.

In House (No. 1453).

Referred to Committee on Public Roads, 2057.

HIGHWAYS, STATE, certain sections of public road in Lackawanna and Wayne Counties, establishing as

Senate Bill No. 78.

Read in place in Senate by Mr. Davis, 118.

Referred to Committee on Public Roads and Highways, 118.

HIGHWAYS, STATE, establishing certain public roads as

House Bill No. 12.

Read in place in House by Mr. Lorenzo D. Thomas, 102.

Referred to Committee on Public Roads, 102.

Reported without amendment, 3260.

First reading, 3261.

Second reading, 3696.

Third reading and final passage, 4245.

Returned from Senate with amendments, in which House non-concurred, 5110-5115.

House appoints conference committee, 5115.

Returned from Senate with amendments adhered to and notice of appointment of conference committee, 5127.

Report of conference committee presented and adopted, 5139-5144.

Returned from Senate with notice of adoption of conference committee report, 5151.

Signed by Speaker, 5152.

In Senate (No. 1535).

Referred to Committee on Public Roads and Highways, 4197.

Reported without amendment, 4212.

First reading, 4213.

Second reading and amended and recommitted, 4326-4332.

Re-reported with amendment, 4707.

Recommitted, 4832.

Re-reported with amendment, 4844.

Third reading and final passage, 4978-4983.

Returned from House with Senate amendments non-concurred in, Senate adheres to its amendments and appoints conference committee, 5004.

Returned from House with notice of adoption of conference committee report, and Senate adopts report, 5006-5011.

HIGHWAYS, STATE, under a common designation to assist the traveling public, authorizing State Highway Commissioner to combine sections of

Senate Bill No. 781.

Read in place in Senate by Mr. Jones, 1607.

Referred to Committee on Public Roads and Highways, 1607.

Reported without amendment, 1666.

First reading, 1709.

Second reading, 1940.

Third reading and final passage, 2000.

Returned from House without amendment, 2505-2506.

Signed by President, 2652.

Approved by Governor, 2826.

In House (No. 1455).

Referred to Committee on Public Roads, 2057.

Reported without amendment, 2199.

First reading, 2262.

Second reading, 2375.

Third reading and final passage, 2488-2489.

Signed by Speaker, 2675.

HIGHWAYS, upon application of property owners, requiring township supervisors and commissioners to apply for county aid in construction and maintenance of.

Senate Bill No. 775.

Read in place in Senate by Mr. Stineman, 1304.

HIGHWAYS.—Continued.

Referred to Committee on Public Roads and Highways, 1304.

Reported without amendment, 1666.

First reading, 1708.

Second reading, 1940.

Third reading and final passage, 2000.

Returned from House without amendment, 2740.

Signed by President pro tempore, 2958.

Approved by Governor, 3652-3653.

In House (No. 1454).

Referred to Committee on Public Roads, 2057.

Reported without amendment, 2200.

First reading, 2262.

Second reading, 2376.

Third reading and postponed, 2490.

Resumed and passed finally, 2712.

Signed by Speaker, 3035.

HIMES, HARRY E., Representative from Armstrong County.

Bills introduced by

No. 539.

Establishing as State highway, a certain section of public road in Armstrong County, 420.

No. 660.

Amending act establishing State Highway Department, by changing route 66, from Clarion to Kittanning, 512.

No. 778.

Making appropriation to Kittanning General Hospital, 622.

Bills reported by

No. 671.

Amending act creating Mothers' Assistance Fund, 941.

No. 804.

Amending act establishing public school system, with regard to suspension of sentence of parents unable to pay fines, 1859.

No. 1370, (Senate No. 120).

Fixing salary of county controller in certain counties, 3593.

No. 1460, (Senate No. 793).

Repealing act empowering school districts of Tuscarora and Spruce Hill Townships, Juniata County, to annex certain lands for school purposes, 2362.

No. 1470, (Senate No. 512).

Amending act authorizing the erection of memorial halls by counties in memory of soldiers, sailors and marines, 2698-2699.

No. 1534, (Senate No. 1136).

Amending act creating Anthracite Mine Inspectors' Examining Board, by eliminating bond required to be given by said inspectors, 4227.

Election returns, 28.

Leave of absence granted, 3681.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 2256.

Oath of office administered to, 34.

Resolution offered by

Relative to taxing soap mines, 4629.

HISTORICAL COMMISSION, members of Pennsylvania, nominated, 28; nominations recalled, 76.

HISTORICAL RECORDS, concurrent resolution (House) by Staudenmeier, petitioning Congress to adopt legislation for erection of fire proof buildings for preservation of, 963.

HISTORIC, HISTORICAL AND HISTORY (see county war, memorial halls, names, Valley Forge).

HISTORY TEXT BOOKS in public schools, concurrent resolution, (House) by Whitehouse, authorizing Department of Public Instruction to investigate, 3434; adopted by House, 3788-3789; referred to Committee on Education in Senate, 3855-3856; reported without amendment, 3952; ret. from Senate conc. in, 4135.

HOLCOMBE, VELL BURR, Representative from Sullivan County.

Bills introduced by

No. 299.

Establishing as State highway a certain section of public road in Sullivan and Bradford Counties, 221.

No. 376.

Establishing as State highway, a certain section of public road in Sullivan County, 252.

Bills reported by

No. 723.

Authorizing municipalities to appropriate moneys for forestry work, 715.

No. 753, (Senate No. 199).

Exempting real estate of certain organizations of war veterans from taxation, 703.

No. 998.

Amending act appropriating moneys received from the United States Government to the Health Department for protection and care of maternity, infancy and old age, 1946.

No. 1543, (Senate No. 1135).

Amending act creating Anthracite Mine Inspectors' Examining Board, 4226.

Election returns, 31.

Member of standing Committees, 87-91.

Oath of office administered to, 34.

Question of personal privilege raised by, on Stand on prohibition question, 144.

HOLIDAYS (see fish).

HOLLIS, JOSEPH H., Representative from Mifflin County.

Amendments offered by, to

Bill No. 350, To repeal Public Service Company Law of 1913, 1517.

Bills introduced by

No. 350.

To repeal act of July 26, 1913, known as the Public Service Company Law, 235-236.

No. 981.

Making appropriation to Lewistown Hospital, 872.

Bills reported by

No. 19.

Providing for the physical welfare of prisoners, 1530.

No. 276.

Providing to what extent liens shall be allowed for taxes and municipal improvements, 324.

No. 668.

Amending act regulating licensing of billiard rooms, 1224-1225.

No. 761.

Regulating private detectives and detective agencies, 962.

No. 984.

Providing for taxation of fees of clerks of courts, 962.

No. 1157.

Relating to posting of and trespassing upon private land, 1225.

No. 1500, (Senate No. 984).

Granting right of eminent domain to certain water companies, 3059.

Election returns, 30.

Leave of absence granted, 124, 1643.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 350, To repeal Public Service Company Law, 1778.

Oath of office administered to, 34.

Point of order raised by, on

House Bill No. 1118, Further amending act regulating operation of motor vehicles, 4603.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 317, Amending act prohibiting encumbrance of life insurance and annuity policies, 3069.

HOME AND HOMES (see maternity, State Industrial).

HOME FOR AGED (see appropriation).

HOME FOR AGED AND INFIRM COLORED WOMEN (see appropriation).

HOME FOR AGED AND INFIRM WOMEN (see appropriation).

HOME FOR FRIENDLESS (see appropriation).

HOME FOR HOMELESS (see appropriation).

HOME FOR TRAINING IN SPEECH OF DEAF CHILDREN, ETC. (see appropriation).

HOME FOR VETERANS OF GRAND ARMY OF REPUBLIC (see appropriation).

HOME FOR WIDOWS AND SINGLE WOMEN (see appropriation).

HOME OF GOOD SHEPHERD (see appropriation).

HOME OF INDUSTRY FOR DISCHARGED PRISONERS (see appropriation).

HOMEOPATHIC HOSPITAL (see appropriation).

HOMEOPATHIC MEDICAL AND SURGICAL HOSPITAL (see appropriation).

HOMEOPATHIC STATE HOSPITAL FOR INSANE, by changing name to Allentown State Homeopathic Hospital, amending act establishing

House Bill No. 903.

Read in place in House by Mr. Haas, 729.

Referred to Committee on Judiciary Local, 729.

Reported without amendment, 904.

First reading, 961.

Second reading, 1085.

Third reading and final passage, 1230-1231.

Returned from Senate without amendment, 4721.

Signed by Speaker, 4877.

In Senate (No. 726).

Referred to Committee on Judiciary Special, 1254.

Reported without amendment, 4192.

First reading, —.

Second reading, 4319.

Third reading and final passage, 4523.

Signed by President, 4805.

HOMEOPATHIC STATE HOSPITAL FOR INSANE (see appropriation).

HOME RULE (see cities of third class, Constitution).

HOMESTEAD HOSPITAL (see appropriation).

HOMESHER, JOHN G., Senator from Thirteenth District, (Lancaster County, part of)

Acting President pro tempore, 1913.

Address in appreciation of election as President pro tempore, 5017.

Bills introduced by

No. 298.

Making appropriation to Lancaster General Hospital, 385.

No. 299.

Making appropriation to Home for Friendless Children, of Lancaster, 386.

HOMSHER, JOHN G.—Continued.

- No. 300.
Making appropriation to Thaddeus Stevens Industrial School, at Lancaster, 386.
- No. 411.
Amending act apportioning the State into Senatorial Districts, by changing the Seventeenth District, 581.
- No. 631.
Authorizing establishment of branches by banks, savings banks and trust companies either within or outside of the State, 980.
- No. 632.
Establishing as State highway, a certain section of public road in Lancaster County, 980.
- No. 766.
Establishing as State highway, a certain section of public road in Lancaster County, 1261.
- No. 800.
Repealing section 239 of act consolidating law relative to townships, which provides fine and imprisonment on township officials who share a financial interest in contracts for road building in their own bailiwicks, 1609.
- No. 1229.
Making appropriation to Saint Joseph's Hospital, of Lancaster, 2911.
- No. 1391.
To repeal act creating State Board of Examiners of Architects, 3427.
- No. 1394.
Making appropriation to United Zion Home, of Lititz, 3544.
- No. 1548.
Amending act establishing State Highway Department, by changing route 274, from Reading to the Maryland State line, 4504.
- Bills reported by
- No. 59.
To repeal act creating Board for Registration of Professional Engineers and Land Surveyors, 1668.
- No. 100.
Amending act creating office of county controller in certain counties, 164.
- No. 155.
Prohibiting agreements restricting sale or delivery of coal, 212.
- No. 573.
Joint resolution proposing amendment to Constitution of Pennsylvania, regulating State contracts for printing and supplies, 2440.
- No. 631.
Authorizing the establishment of branches by banks and trust companies either within or outside the State, 1911.
- No. 792.
Amending act establishing public school system, by conferring sole power of supervision over certain schools upon the State Council of Education, 1991.
- No. 1045, (House No. 1264).
Providing for depositing of money as forfeit for appearance of persons arrested for certain offenses, 2624.
- No. 1111, (House No. 352).
Amending act relative to dogs, by making county treasurers agents of the Commonwealth in issuing dog licenses and collecting fees, 2507.
- No. 1228.
Amending act making it unlawful to carry on any business under an assumed or fictitious names, 3075.

HOMSHER, JOHN G.—Continued.

- No. 1255.
Further amending act regulating manner of increasing indebtedness of municipalities, 3492.
- Member of conference committee, 3148, 4192.
- Member of special committee, 9.
- Member of standing committees, 78-80.
- Motion by, for
Election of President pro tempore of Senate, 9.
Executive session to rise, 21, 2131, 2958.
Recess, 2132, 2959.
- Motion by, to
Consent to executive nominations, 2131-2957.
Dispense with further reading of Journal, 275, 2213.
Drop from calendar Bill No. 1391, Repealing act of 1919, regulating practice of architecture, 4843.
Postpone Bill No. 1391, Repealing Act creating State Board of Examiners of Architects, 4307.
Read certain bills for first time, 789, 2254.
Recommit Bill No. 143, Amending act regulating primary elections, by providing that women shall have equal representation on party committees, 984.
Recommit Bill No. 631, Authorizing the establishment of branches by banks and trust companies either within or outside the State, 2021.
Recommit Bill No. 800, Repealing section 239 of act relating to townships, providing fine and imprisonment of township officials sharing financial interest in contracts for road building in their own bailiwicks, 2643.
Recommit Bill No. 802, Providing for non-partisan nominations and elections for all offices of judges of courts of record, 2426.
Reconsider vote on Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4997.
Resume consideration of Bill No. 1391, Repealing act of 1919, regulating practice of architecture, 4843.
Suspend Rule 38, relative to executive nominations, 2131, 2957.
- Nomination of Hon. T. Lawrence Eyre as President pro tempore, presented by, 9.
- Oath of office administered to, as President pro tempore, 5017.
- President pro tempore, nomination and election as, 5016-5017.
- Remarks by, on
Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3954.
- Report of Committee on Compare Bills presented by, 5025.
- Report of Slate Committee presented by, 106, 170, 412, 669.
- Resolutions, concurrent, offered by
Fixing May twenty-fourth as date of final adjournment, 1992.
Fixing June fourteenth as date of final adjournment of Legislature, 3952.
- Resolution offered by
Authorizing election of certain officers and employes of Senate, 80.
- HONTZ, WILLIAM D., Representative from Carbon County.
- Bills introduced by
- No. 309.
Amending act relating to townships, by changing term of office of tax collectors and assessors in townships of second class, 221.

HONTZ, WILLIAM D.—Continued.

No. 456.

Dividing the Middle Coal Field Poor District into four districts, 323.

No. 1190.

Granting licenses to practice dentistry to certain persons who served in the army and navy of the United States, 938.

Bills reported by

No. 811, (Senate No. 235).

Relative to burial of bodies of certain deceased widows of soldiers, sailors and marines at county expense, 703.

No. 977.

Amending act authorizing municipalities to appropriate annually to certain War organizations to aid in defraying expenses of Memorial Day, 1190.

Election returns, 28.

Member of standing committees, 87-91.

Oath of office administered to, 34.

HOOVER, NORRIS E., Representative from Fulton County.

Bills introduced by

No. 185.

Establishing as State highway a certain section of public road in Fulton County, 143.

No. 828.

Establishing as State highway a certain section of public road in Fulton County, 678.

Election returns, 29.

Member of standing committees, 87-91.

Oath of office administered to, 34.

HOPKINS, DAVID, Custodian, Hall of House, presentation of testimonial to, 5136.

HORNE, J. ROSS, Representative from Cambria County, (First District)

Amendments offered by, to

Bill No. 324, Providing for collection of city and school taxes in cities of third class by city treasurer, 3477.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 923, 1751.

Bill No. 375, Amending act establishing public school system, by authorizing use of grounds and buildings for proper educational purposes, 433-434.

Bill No. 712, Amending act relating to incorporation of institutions of learning conferring degrees, 1094.

Bill No. 1229, Further amending act establishing public school system, by providing that State payments to school districts shall be based on true valuation per teacher of assessable real property, 1344, 1560-1561.

Bills introduced by

No. 324.

Providing for collection of city and school taxes in third class cities by city treasurer, 229.

No. 358.

Amending act requiring citizens to procure license to fish, by changing age limit of persons required to procure licenses, 236.

No. 359.

Consolidating the law relating to fish, 236.

No. 375.

Amending act establishing public school system, by providing that school grounds and buildings may be used for proper educational purposes, 252.

HORNE, J. ROSS.—Continued.

No. 383.

To repeal act of 1913, providing for appointment of commission to supervise the preparation of the Statutes-at-Large, 253.

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Limiting rent as a preferred claim, 367.

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No. 666.

Amending act establishing public school system, by substituting other forms of teacher training in lieu of teachers' institutes of first, second and third classes, 512.

No. 712.

Amending act relating to incorporation of institutions of learning conferring degrees, by prescribing additional requirements, and imposing certain duties on State Council of Education, 585.

No. 838.

Making appropriation to Conemaugh Valley Memorial Hospital, at Johnstown, 679.

No. 1090.

Amending act establishing public school system, by fixing term of county and district superintendents, 880.

No. 1229.

Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 941.

No. 1295.

Amending act establishing public school system, with regard to payment of board and lodging of pupils in fourth class districts, 970.

No. 1296.

Imposing State tax on coal, sand, gravel and other material taken from beds of streams, 970.

No. 1297.

Amending act establishing public school system, by providing that superintendent or teachers may not serve on school board, 970.

No. 1298.

Amending act establishing public school system, by providing that superintendents re-elected after a four year term may be elected for a term to continue indefinitely without re-election, 970-971.

Bills reported by

No. 324.

Providing for collection of city and school taxes by the city treasurer in cities of third class, 3206.

No. 1126.

Amending act establishing public school system, by providing for attendance of pupils in schools of any district where parent or guardian pays school taxes, 2622.

No. 1229.

Further amending act establishing public school system, by providing that State payments to school districts shall be made on true valuation per teacher of assessable real property, 1060.

No. 1268.

Prohibiting appointment of any person who has been convicted of crime as police officer, game protectors, fish wardens and detectives, 2446.

No. 1315.

Amending act consolidating law relating to boroughs, by providing that electric current may not be introduced into boroughs without consent of authorities, 1761.

HORNE, J. ROSS.—Continued.

No. 1407, (Senate No. 509).

Requiring the teaching of the Constitution of the United States in public and private schools, 2622.

Election returns, 28.

Leave of absence granted, 157, 2036.

Member of special committee, 3011.

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Motion by, for
Recess, 902.

Motion by, to
Call up certain bills from the postponed calendar, 4166.

Drop from calendar Bill No. 1295, Amending act establishing public school system, with regard to payment of board and lodging of pupils in fourth class districts in lieu of transportation, 2354.

Extend time of postponement on certain bills, 4502.

Postpone Bill No. 324, Providing for collection of city and school taxes by city treasurer in cities of third class, 3778.

Postpone Bill No. 515, Limiting rent as a preferred claim, 914.

Postpone Bill No. 1229, Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 1549.

Postpone Bill No. 1454, (Senate No. 775), Requiring township supervisors and commissioners to apply for county aid in the construction and maintenance of highways, 2490.

Recommit Bill No. 1090, Amending act establishing public school system, by fixing term of county and district superintendents, 1749.

Reconsider vote on Bill No. 358, Amending act relating to fish by changing age limit of persons required to procure licenses, 1751.

Reconsider vote on motion to postpone Bill No. 1541, (Senate No. 985), Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 4485.

Oath of office administered to, 34

Petition presented by
Favoring amendment of Motor Vehicle Laws so as to reduce the weights that may be legally hauled by motor vehicles over public highways, 2809-2810.

Remarks by, at
Memorial services for the late Hon. Frank E. Korn, 3576.

Remarks by, on
Bill No. 254, To carry into effect that part of Constitution of Pennsylvania providing home rule for cities, 4776-4777.

Bill No. 324, Providing for collection of city and school taxes by the city treasurer in cities of third class, 4264-4265.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1292-1293.

Bill No. 516, Limiting rent as a preferred claim, 914, 1021.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3907-3908.

HORNE, J. ROSS.—Continued.

Bill No. 896, Fixing fees of clerk of court of quarter sessions and over and terminer of counties of third class, 1824.

Bill No. 1228, To repeal act providing for retirement of judges, 2351.

Bill No. 1229, Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 1653.

Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 1841.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4460.

Motion to call up certain bills from the postponed calendar, 4166.

Motion to extend time of postponement on Bill No. 1158, Amending act regulating operation of motor vehicles, by creating traffic courts, 4494.

Resolution offered by

Extending sympathy of House to family of the late Hon. Frank E. Korn, 3576.

Tendering thanks of House to Pages for their attention to duties, 5151.

HORSE RACING, and creating commission, permitting licensing of

House Bill No. 1250.

Read in place in House by Mr. Posey, 967.

Referred to Committee on Law and Order, 967.

Reported with negative recommendation, 1710.

HORSE (see stables).

HORTICULTURAL (see agricultural).

HOSPITAL ACCOMMODATIONS near Philadelphia for ex-service men, resolution (Senate) by Vare, petitioning Congress to provide, 2834; communication relative to, 4534.

HOSPITAL AND HOSPITALS (see appropriation to State, etc., corporations, Homeopathic State, insane, Locust Mountain, maternity, State, Western State).

HOSPITALS, COUNTY TUBERCULAR, by granting right of eminent domain to county commissioners and county controller for establishment thereof, amending act authorizing the establishment of

Senate Bill No. 296.

Read in place in Senate by Mr. Joyce, 385.

Referred to Committee on Judiciary General, 385.

Reported with amendment, 843.

First reading, 865.

Second reading, 993.

Third reading and final passage, 1041.

In House (No. 1394).

Referred to Committee on Judiciary General, 1220-1221.

Reported without amendment, 1468.

First reading, 1568.

Second reading, 1723-1724.

Third reading and postponed, 1840-1842.

Time of postponement extended, 2212.

Resumed on third reading and defeated on final passage, 2332-2335.

Remarks on, by

Horne, 1841.

Golder, 1941.

Alexander, 1841-1842, 2333-2334.

Gibbon, 2333-2334.

Edmonds, 2333.

Williams, George W., 2333.

Kohler, 2334.

HOSPITALS, COUNTY TUBERCULAR, with regard to purchase or condemnation of land therefor, amending act authorizing establishment of

House Bill No. 72.

Read in place in House by Mr. Miller, 115.

Referred to Committee on Public Health and Sanitation, 115.

Reported without amendment, 255.

First reading, 271.

Second reading and amended, 299-300.

Third reading and final passage, 328.

Returned from Senate with amendments, in which House concurred, 690-691.

Signed by Speaker, 913.

Approved by Governor, 1226.

In Senate (No. 227).

Referred to Committee on Public Health and Sanitation, 319.

Reported without amendment, 454.

First reading, 471.

Second reading, 502.

Over in its order, 568.

Third reading and amended, 607.

Resumed and passed finally, 662.

Returned from House with Senate amendments concurred in, 782.

Signed by President, 870.

HOSPITALS, STATE-AIDED, establishing minimum standards of plants and equipment for

House Bill No. 1285.

Read in place in House by Mr. McVicar, 970.

Referred to Committee on Judiciary General, 970.

Reported with amendment, 3206.

First reading, 3264.

Second reading and amended, 3478-3479.

Third reading and postponed, 3779-3790.

Resumed and passed finally, 4142-4144.

Remarks on, by

Steedle, 4143.

McVicar, 4143.

Alexander, 4143.

Whiteman, 4143.

Stoner, 4143-4144.

In Senate (No. 1529).

Referred to Committee on Appropriations, 4191.

HOSPITALS, STATE-AIDED, prescribing manner of determining whether a person is entitled to free or part pay service in

House Bill No. 1291.

Read in place in House by Mr. McVicar, 970.

Referred to Committee on Judiciary General, 970.

Reported with amendment, 3206.

First reading, 3264.

Second reading and amended, 3479-3480.

Third reading and postponed, 3780-3781.

Resumed and passed finally, 4144.

In Senate (No. 1530).

Referred to Committee on Appropriations, 4191.

HOSPITALS, STATE, enabling incorporated hospital associations to acquire by lease or purchase certain

House Bill No. 1345.

Read in place in House by Mr. Henderson, 1006.

Referred to Committee on Judiciary Local, 1006.

Reported without amendment, 1529.

First reading, 1571.

Second reading and amended, 1741-1742.

Third reading and final passage, 1890.

Returned from Senate with amendment, in which House concurred, 2753-2754.

Signed by Speaker, 2908.

Concurrent resolution recalling bill from Governor, 2979.

Resolution returned from Senate concurred in, 3035.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3433-3434.

Resumed and passed finally, 3735-3736.

HOSPITALS, STATE.—Continued.

Returned from Senate with House amendments concurred in, 3770.

Signed by Speaker, 3882.

Approved by Governor, 4634.

In Senate (No. 969).

Referred to Committee on Appropriations, 1907.

Reported without amendment, 2296.

First reading, 2327.

Second reading, 2428.

Third reading and amended, 2521.

Resumed and passed finally, 2630-2631.

Returned from House with Senate amendments concurred in, 2742.

Signed by President, 2825.

Resolution recalling bill from Governor concurred in, 2958.

Bill returned from House with amendments in which Senate concurred, 3668.

Signed by President pro tempore, 3859.

HOUSE OF CORRECTION (see penitentiary).

HOUSE OF GOOD SHEPHERD (see appropriation).

HOUSE AND HOUSES (see property, renting).

HOUSE OF REPRESENTATIVES (see employe, Constitution, officers, sessions).

HOUSING, BUREAU OF, supplement to act of July 24, 1913, establishing

House Bill No. 1074.

Read in place in House by Mr. Steedle, 878.

Referred to Committee on Public Health and Sanitation, 878.

Reported without amendment, 1191.

First reading, 1196.

Second reading, 1368-1372.

Third reading and postponed, 1580.

Recommitted, 1643.

HOUSING, BUREAU OF, supplement to act of July 24, 1913, establishing

Senate Bill No. 555.

Read in place in Senate by Mr. Smith, (by request), 845.

Referred to Committee on Municipal Affairs, 845.

HOUSING COMMISSION, MUNICIPAL, and Bureau of Municipal Housing in Department of Internal Affairs, providing for construction of houses for resale by Commonwealth, and creating

House Bill No. 128.

Read in place in House by Mr. Stavitski, 133.

Referred to Committee on Appropriations, 133.

HOWARD HOSPITAL (see appropriation).

HOWELL, CHARLES M., Representative from Lancaster County, (First District)

Amendments offered by, to

Bill No. 200, Providing for the assistance of voters, 1957.

Bills introduced by

No. 77.

Amending act regulating assistance to voters, by requiring voter to make affidavit that he cannot read or write before assistance can be rendered, 132.

No. 176.

Providing for assistance of voters at general, municipal or special elections, 143.

No. 200.

Providing for assistance of voters at general, municipal or special elections, 171.

No. 537.

Amending act establishing State Highway Department, by changing route 136, from Lancaster to Maryland State line, 419-420.

HOWELL, CHARLES M.—Continued.

No. 1266.

Amending act providing for personal registration of electors in cities of third class, by eliminating provisions relative to registration before county commissioners where taxes have been paid after registration day in odd-numbered years, 968.

Bill reported by

No. 9.

To repeal act authorizing State Treasurer to appoint Deputy State Treasurer and Commissioner of Trusts, 179.

Election returns, 30.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 3679.

Recommit Bill No. 200, Providing for the assistance of voters, 2175, 3255, 3592.

Oath of office administered to, 34.

Remarks by, on

Bill No. 200, Providing for the assistance of voters at general, municipal or special elections, 4279.

HUBER, W. EDWIN, Representative from Lackawanna County, (Third District)

Amendments offered by, to

Bill No. 956, Amending act authorizing certain corporations to become sole surety for faithful performance of any trust, 2358.

Bills introduced by

No. 78.

Making appropriation to Hahnemann Hospital, Scranton, 132.

No. 583.

Making appropriation to Home for Friendless Women and Children, of Scranton, 423.

No. 956.

Amending act authorizing certain corporations to become sole surety for faithful performance of any trust, with regard to the filing of surety certificates in office of prothonotary, 793.

No. 1000.

To repeal section 634 of Insurance Department Act of 1921, with regard to penalties for paying or receiving commission for insuring attorneys, partners, clerks or employees, 874.

No. 1329.

Relating to policies of life insurance, 973.

Bills reported by

No. 506.

Providing for the bringing of actions at law for the recovery of damages for injuries to employees caused by negligence of employer, 1192.

No. 1163.

Making it unlawful to wear discharge button of United States Government when not entitled to wear same, 1190.

No. 1389, (Senate No. 457).

Amending act providing for organization, maintenance and discipline of the National Guard, 1492.

No. 1635, (Senate No. 1214).

Amending act relating to the burial of certain soldiers, sailors and marines at county expense, 3680.

No. 1719, (Senate No. 1387).

Further amending act authorizing municipalities to appropriate to army organizations to defray expenses of Memorial Day, 4007.

Election returns, 29.

Member of standing committees, 87-91.

HUBER, W. EDWIN.—Continued.

Motion by, to

Dispense with further reading of Journal, 3427-3428.

Extend time of postponement on Bill No. 956, Amending act authorizing certain corporations to become sole surety for faithful performance of any trust, 2790.

Postpone Bill No. 956, Amending act authorizing certain corporations to become sole surety for the faithful performance of any trust, 2468.

Oath of office administered to, 34.

HUFFMAN, HARVEY, Senator from Fourteenth District, (Carbon, Monroe, Pike and Wayne Counties)

Amendments offered by, to

Bill No. 896, (House No. 1229), Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 2250-2251.

Bill No. 1095, (House No. 1238), Authorizing Department of Forestry to lease portions of State forests for dams and other water conduits, 3080.

Bills introduced by

No. 559.

Making appropriation to commission for construction and maintenance of toll-bridges over Delaware River between Pennsylvania and New York, 846.

No. 683.

Making appropriation to General Hospital, of East Stroudsburg, 1032.

No. 1070.

Amending General Appropriation Act of 1921, with regard to liquidation of debt of normal schools, 2228.

No. 1071.

To validate deeds and conveyances defectively acknowledged prior to April 4, 1901, 2228.

No. 1110.

Making appropriation to State Hospital for Criminal Insane, at Farview, 2386.

No. 1175.

Making appropriation to State Hospital for Criminal Insane, at Farview, 2717.

No. 1176.

Making appropriation to State Hospital for Criminal Insane, at Farview, 2717.

No. 1522.

Fixing salary of sheriffs in counties of sixth class, 3995.

Bills reported by

No. 761.

Amending act restricting the word "trust" as a corporate name, 1911.

No. 897, (House No. 1294).

Authorizing executors and administrators to bring suit against the Commonwealth for the recovery of over payments of direct and collateral inheritance taxes, 4286.

No. 1027, (House No. 980).

Amending act creating Division of Township Highways in State Highway Department, 2384.

No. 1078.

Regulating sale of theater tickets, 2296.

No. 1143.

Providing for approved electric motors and requiring attendants at ventilating fans in anthracite mines, 4651.

Election returns, 6.

Leave of absence granted, 103, 353.

HUFFMAN, HARVEY.—Continued.

Member of conference committee, 3493, 4852.

Member of special committee, 11, 1919, 5017.

Member of standing committees, 78-80.

Motion by, to

Recommit Bill No. 1056, Making appropriation to Home for Training in Speech of Deaf Children before they are of School Age, at Philadelphia, 2845.

Recommit Bill No. 1069, Providing that Public Service Commission shall exercise same jurisdiction and powers with respect to furnishing of street paving and street repairs as service, 2927.

Reconsider vote on Bill No. 1095, (House No. 1238), Authorizing the Department of Forestry to lease certain portions of State forests for dams and other water conduits, 3080.

Suspend Rule 21, requiring amended bills to be noted on calendar, 3993, 4704.

Oath of office administered to, 9.

Remarks by, on

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4818.

HUMAN BODIES (see medical science).

HUMANE SOCIETY (see appropriation to Commonwealth, etc.).

HUNTING (see game).

HUNTINGDON TRAINING SCHOOL (see Pennsylvania Industrial Reformatory).

HUNT WILD BIRDS OR ANIMALS, by providing for issuing of licenses by alderman, justices of peace and notaries public, amending act requiring citizens to procure license to

House Bill No. 459.

Read in place in House by Mr. Stavitski, 323.

Referred to Committee on Game, 323.

HUSBAND AND WIFE (see divorce, intestate, married, real estate).

ICE BOATS (see Delaware River).

ICE CREAM AND BEVERAGES, and of finger bowls, regulating the character, use and storage of containers for serving

Senate Bill No. 485.

Read in place in Senate by Mr. Sprowls, 761.

Referred to Committee on Public Health and Sanitation, 761.

ICE CREAM, and fixing a standard of butter fat therefor, prohibiting manufacture or sale of adulterated or deleterious

Senate Bill No. 19.

Read in place in Senate by Mr. Jones, 93.

Referred to Committee on Public Health and Sanitation, 93.

Reported with amendment, 163.

First reading, 168-169.

Second reading, 189-190.

Third reading and final passage, 213.

Returned from House without amendment, 510.

Signed by President, 546.

Approved by Governor, 783.

In House (No. 327).

Referred to Committee on Public Health and Sanitation, 228.

Reported without amendment, 441.

First reading, 451.

Second reading, 489.

Third reading and final passage, 535-536.

Signed by Speaker, 591.

ILLUMINATED LICENSE PLATES (see motor vehicles).

IMPEACHMENT OF HON. HARRY OLIVER BECHTEL AND HON. CHARLES E. BERGER, Judges of Twenty-first Judicial District, petitions relative to, referred to Committee on Judiciary General in House, 584; report of Committee presented to House, 4245-4246.

IMPORTATION (see children).

INAUGURAL CEREMONIES for Governor, 75-76; inaugural address of Governor, 86-87.

INAUGURAL CEREMONIES, for Lieutenant Governor, 73-74; inaugural address of Lieutenant Governor Davis, 74.

INAUGURAL CEREMONIES, resolution (Senate) by Vare, authorizing appointment of committee to notify House that Senate is ready to proceed to, 73; committee appointed, 73; committee reports, 75; committee appears before House, 83.

INAUGURAL COMMITTEE and making appropriation for expenses, concurrent resolution (Senate) by Smith, authorizing of, 11; ret. from House conc. in, 16; approved by Governor, 26; Senate committee appointed, 26; conc. in by House, 37-38; House committee appointed, 58; announcements by Senate Committee, 59;

INAUGURAL COMMITTEE, making appropriation to

Senate Bill No. 66.

Read in place in Senate by Mr. Smith, 103.

Referred to Committee on Appropriations, 103.

Reported without amendment, 104.

First reading, 104.

Second reading, 119.

Third reading and final passage, 129-130.

Returned from House without amendment, 215.

Signed by President pro tempore, 217.

Approved by Governor, 283.

In House (No. 181).

Referred to Committee on Appropriations, 138.

Reported without amendment, 144.

First reading, 157.

Second reading, 178.

Third reading and final passage, 200-201.

Signed by Speaker, 228.

INCOME (see Constitution, tax).

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections held pursuant to act regulating manner of increasing

House Bill No. 143.

Read in place in House by Mr. W. F. Marshall, 135.

Referred to Committee on Judiciary General, 135.

Reported without amendment, 266.

First reading, 273.

Second reading, 307.

Third reading and final passage, 341.

In Senate (No. 270).

Referred to Committee on Judiciary General, 365.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections held pursuant to act regulating

House Bill No. 409.

Read in place in House by Mr. Betts, 269-270.

Referred to Committee on Judiciary Special, 270.

Reported without amendment, 447.

First reading, 474.

Second reading, 540-541.

Third reading and final passage, 598.

In Senate (No. 420).

Referred to Committee on Judiciary General, 584.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections of counties and municipalities held pursuant to act regulating manner of increasing

House Bill No. 267.

Read in place in House by Mr. John G. Marshall, 197.

Referred to Committee on Judiciary Local, 197.

Reported without amendment, 290.

First reading, 336-337.

Second reading, 347.

Third reading and final passage, 369-370.

Returned from Senate without amendment, 639.

Signed by Speaker, 703.

Approved by Governor, 1009.

In Senate (No. 277).

Referred to Committee on Judiciary General, 365.

Reported without amendment, 492.

INDEBTEDNESS OF MUNICIPALITIES.—Continued.

First reading, 507.
 Second reading, 578.
 Third reading and final passage, 609.
 Signed by President pro tempore, 672.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings of counties and municipalities had pursuant to act regulating manner of increasing

House Bill No. 494.

Read in place in House by Miss Bentley, 344.
 Referred to Committee on Municipal Corporations, 344.
 Reported without amendment, 441.
 First reading, 451.
 Second reading, 489.
 Third reading and final passage, 535.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2072.
 Approved by Governor, 2590.

In Senate (No. 398).

Referred to Committee on Judiciary General, 510.
 Reported without amendment, 1665.
 First reading, 1706.
 Second reading, 1932.
 Third reading and final passage, 1995.
 Signed by President pro tempore, 2129.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain elections of counties and municipalities held pursuant to act regulating manner of increasing

House Bill No. 874.

Read in place in House by Mr. Craig, 727.
 Referred to Committee on Judiciary Special, 727.
 Reported without amendment, 962.
 First reading, 1015.
 Second reading, 1185-1186.
 Third reading and final passage, 1483.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2073.
 Approved by Governor, 2443.

In Senate (No. 836).

Referred to Committee on Judiciary General, 1636-1637.
 Reported without amendment, 1666.
 First reading, 1709.
 Second reading, 1941.
 Third reading and final passage, 2002.
 Signed by President pro tempore, 2130.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections held pursuant to act regulating manner of increasing

Senate Bill No. 131.

Read in place in Senate by Mr. Stites, 164.
 Referred to Committee on Municipal Affairs, 164.
 Reported without amendment, 212.
 First reading, 216.
 Over in its order, 279-280, 316.
 Second reading, 358.
 Third reading and amended, 387-388.
 Vote on third reading reconsidered and bill amended, 458.
 Resumed and passed finally, 495-496.
 Returned from House without amendment, 1251-1252.
 Signed by President pro tempore, 1318.
 Approved by Governor, 1917.

In House (No. 750).

Referred to Committee on Municipal Corporations, 530.
 Reported without amendment, 733.
 First reading, 806.
 Second reading, 931.
 Third reading and final passage, 1210.
 Signed by Speaker, —

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections of counties and municipalities held pursuant to act regulating manner of increasing

Senate Bill No. 148.

Read in place in Senate by Mr. Sisson, 188.
 Referred to Committee on Judiciary General, 188.

INDEBTEDNESS OF MUNICIPALITIES, and bonds issued pursuant thereto, validating certain proceedings and elections of counties and municipalities held pursuant to act regulating manner of increasing

Senate Bill No. 1220.

Read in place in Senate by Mr. Stineman, 2833.
 Referred to Committee on Judiciary General, 2833.
 Reported without amendment, 2909-2910.
 First reading, 2957.
 Second reading, 3141.
 Third reading and final passage, 3369.
 Returned from House without amendment, 4545-4546.
 Signed by President, 4662.

In House (No. 1637).

Referred to Committee on Judiciary General, 3580.
 Reported without amendment, 3680.
 First reading, 3791.
 Second reading, 3901.
 Third reading and final passage, 4489-4490.
 Signed by Speaker, 4750.

INDEBTEDNESS OF MUNICIPALITIES, providing procedure to incur or increase indebtedness where existing indebtedness is less than two percentum, supplement to act regulating manner of increasing

Senate Bill No. 194.

Read in place in Senate by Mr. Weaver, 277.
 Referred to Committee on Judiciary General, 277.
 Reported without amendment, 310.
 First reading, 359.
 Second reading, 395.
 Third reading and final passage, 461.
 Returned from House without amendment, 1001.
 Signed by President pro tempore, 1052.
 Approved by Governor, 1630.

In House (No. 749).

Referred to Committee on Judiciary General, 530.
 Reported without amendment, 703.
 First reading, 745.
 Second reading, 817.
 Third reading and final passage, 956.
 Signed by Speaker, 1198.

INDEBTEDNESS OF MUNICIPALITIES, validating certain proceedings and elections, and bonds issued pursuant thereto, supplement to act of 1874 regulating manner of increasing

House Bill No. 269.

Read in place in House by Mr. John G. Marshall, 197.
 Referred to Committee on Judiciary Local, 197.

INDEBTEDNESS OF MUNICIPALITIES, validating elections in counties and municipalities for purpose of increasing

Senate Bill No. 152.

Read in place in Senate by Mr. Derrick, 188.
 Referred to Committee on Judiciary General, 188.

INDEBTEDNESS OF POOR DISTRICTS in counties of second class, and bonds issued therefor, validating the increase of

House Bill No. 912.

Read in place in House by Mr. Joseph C. Marcus, 730.
 Referred to Committee on Judiciary Special, 730.
 Reported without amendment, 1007-1008.
 First reading, 1188.
 Second reading, 1242.
 Third reading and final passage, 1524.
 Returned from Senate without amendment, 2055.
 Signed by Speaker, 2073.
 Approved by Governor, 2443.

In Senate (No. 842).

Referred to Committee on Judiciary General, 1637.
 Reported without amendment, 1667-1668.
 First reading, 1709.
 Second reading, 1941.
 Third reading and final passage, 2002.
 Signed by President pro tempore, 2130.

INDEBTEDNESS (see cities, counties, Pennsylvania State College, school districts, Sesqui-Centennial taxes).

INDENTURE (see minors).

INDEPENDENCE CELEBRATION COMMISSION, members of, nominated, 25; nominations recalled, 76.

INDEPENDENCE CELEBRATION COMMISSION upon work accomplished, concurrent resolution (Senate) by Daix, congratulating, 4994; ret. from House conc. in, 5015; conc. in by House, 5128-5129.

INDEPENDENCE CELEBRATION (see Sesqui-Centennial).

INDIANA HOSPITAL (see appropriation).

INDIAN RELICS (see Museum Division).

INDIGENT INSANE (see appropriation to Department of Public Welfare).

INDIGENT PERSONS (see appropriation to Department of Public Welfare).

INDIGENT (see feeble-minded, insane, institutions).

INDUSTRIAL AND INDUSTRIES (see cities, corporations, court, highway, Pennsylvania, State).

INDUSTRIAL BOARD, in Department of Labor and Industry, members of, nominated, 22; nominations recalled, 76.

INDUSTRIAL HOME FOR CRIPPLED CHILDREN (see appropriation).

INEBRIATES (see drunkards, State Institution).

INFLAMMABLE LIQUIDS (see fire prevention).

INHERITANCE (see Constitution, taxes).

INJURED AND INJURIES (see compensatiin, damages, employes, motor vehicles).

INSANE AND INSANITY (see drunkards, Homeopathic State Hospital, State Asylum, State Hospital, Western State Hospital).

INSANE COMMISSION, by imposing certain duties on the lawyer member of said Commission, amending act fixing compensation to be paid to

House Bill No. 813.

Read in place in House by Mr. Hall, 677.

Referred to Committee on Judiciary Local, 677.

Reported without amendment, 903.

First reading, 961.

Second reading and amended, 1084.

Third reading and final passage, 1465-1466.

Returned from Senate with amendments in which House concurred, 2788.

Signed by Speaker, 2907.

Approved by Governor, 3877.

In Senate (No. 832).

Referred to Committee on Appropriations, 1636.

Reported with amendment, 2508.

First reading, 2587.

Second reading, 2643-2644.

Third reading and final passage, 2722.

Returned from House with Senate amendments concurred in, 2818-2819.

Signed by President, 2824.

INSANE HOSPITALS by the State, and for their supervision by Department of Public Welfare, providing for the taking over of certain county and city

House Bill No. 918.

Read in place in House by Mr. Vickerman, 730.

Referred to Committee on Judiciary Local, 730.

First reading, 1062.

Recommitted, 1284.

INSANE, INDIGENT, and tubercular poor in counties of second class, providing for care and treatment of

House Bill No. 911.

Read in place in House by Mr. Joseph C. Marcus, 730.
Referred to Committee on Counties and Townships, 730.

Reported without amendment, 942.

First reading, 1013-1014.

Second reading, 1092.

Third reading and final passage, 1237-1238.

Returned from Senate with amendments in which House non-concurred, 2143-2144.

Conference committee appointed, 2273.

Returned from Senate with amendments adhered to and notice of appointment of conference committee, 2444.

Report of conference committee adopted, 3682-3683.

INSANE, INDIGENT.—Continued.

Returned from Senate with notice of adoption of conference committee report, 3769.

Signed by Speaker, 3882.

Approved by Governor, 4634.

In Senate (No. 729).

Referred to Committee on New Counties and County Seats, 1254.

Reported without amendment, 1668.

First reading, 1708.

Second reading and amended, 1938.

Third reading and final passage, 2008.

Returned from House with Senate amendments non-concurred in, 2214.

Returned from House with notice of appointment of conference committee, 2324.

Conference committee appointed, 2324.

Returned from House with notice of adoption of conference committee report and Senate adopts report, 3667-3668.

Signed by President pro tempore, 3859.

INSANE, INDIGENT, making appropriation for care, treatment and maintenance of

Senate Bill No. 1082.

Read in place in Senate by Mr. Schantz, 2228.

Referred to Committee on Appropriations, 2228.

Reported with amendment, 2508.

First reading, 2588.

Second reading, 2646.

Third reading and final passage, 2725.

Returned from House without amendment, 3669.

Signed by President, 4199.

In House (No. 1519).

Referred to Committee on Appropriations, 2774.

Reported without amendment, 2974.

First reading, 3160.

Second reading, 3267.

Third reading and final passage, 3712.

Signed by Speaker, 4282.

INSANE, INDIGENT, making deficiency appropriation for care, treatment and maintenance of

Senate Bill No. 1083.

Read in place in Senate by Mr. Schantz, 2229.

Referred to Committee on Appropriations, 2229.

Reported with amendment, 2508.

First reading, 2588-2589.

Second reading, 2647.

Third reading and final passage, 2725.

Returned from House without amendment, 3669.

Signed by President, 3945.

In House (No. 1520).

Referred to Committee on Appropriations, 2774.

Reported without amendment, 2974.

First reading, 3160.

Second reading, 3267.

Third reading and final passage, 3712.

Signed by Speaker, 4099.

INSANE, INDIGENT, of the several counties in State hospitals, by fixing maximum amount for maintenance weekly, per capita, amending supplement to act for care of

House Bill No. 681.

Read in place in House by Mr. David J. Jones, 513.

Referred to Committee on Counties and Townships, 513.

Reported without amendment, 1223.

First reading, 1288.

Second reading and amended, 1391-1392.

Third reading and final passage, 1600.

Returned from Senate with amendments in which House non-concurred, 2194.

Conference committee appointed, 2273.

Returned from Senate with amendments adhered to and notice of appointment of conference committee, 2444.

Report of conference committee presented and adopted, 2781-2782.

Returned from Senate with notice of adoption of conference committee report, 2978.

INSANE, INDIGENT.—Continued.

Signed by Speaker, 3070.
Approved by Governor, 3877.

In Senate (No. 821).

Referred to Committee on Appropriations, 1635.
Reported with amendment, 1910.
First reading, 1943.
Second reading, 2024.
Third reading and final passage, 2113-2114.
Returned from House with Senate amendments non-concurred in, 2220.
Returned from House with notice of appointment of conference committee, 2323.
Conference committee appointed, 2323.
Returned from House with notice of adoption of conference committee report and Senate adopts report, 2818-2819.
Signed by President pro tempore, 2971.

INSANE IN STATE INSTITUTIONS, and for sale of articles manufactured thereby, by extending right of sale to any State Institutions, amending act regulating employment of

Senate Bill No. 791.

Read in place in Senate by Mr. Stites, 1608.
Referred to Committee on Judiciary General, 1608.

INSANE IN STATE INSTITUTIONS, by providing that claim for maintenance by State is not barred by statute of limitations, amending act relating to maintenance of

House Bill No. 1007.

Read in place in House by Mr. William F. Marshall, 875.
Referred to Committee on Ways and Means, 875.
Reported without amendment, 1330.
First reading, 1566.
Second reading, 1714-1715.
Third reading and final passage, 1834-1835.
Returned from Senate without amendment, 2156.
Signed by Speaker, 2261.
Vetoed by Governor, 3006.

Remarks on, by

Spangler, 1834.
Marshall, Wm. F., 1834.
Alexander, 1834.
Rhodes, 1834.

In Senate (No. 946).

Referred to Committee on Appropriations, 1905.
Reported without amendment, 1910.
First reading, 1944.
Second reading, 2025.
Third reading and final passage, 2115.
Signed by President, 2214.

INSANE IN STATE INSTITUTIONS, by providing that claim for maintenance by State is not barred by statute of limitations, amending act relating to maintenance of

Senate Bill No. 1213.

Read in place in Senate by Mr. Quigley, 2832.
Referred to Committee on Judiciary General, 2832.
Reported without amendment, 2969.
First reading, 2956.
Second reading, 3137.
Third reading and final passage, 3368.

In House (No. 1634).

Referred to Committee on Judiciary General, 3580.
Reported without amendment, 3680.
First reading, 3791.
Second reading, 3901.
Third reading and defeated on final passage, 4489.

INSIGNIA granted by United States Government for service in the army, navy or marine corps, prohibiting purchase, sale, pledge or pawn of medals or

Senate Bill No. 977.

Read in place in Senate by Mr. Barr, 1912.
Referred to Committee on Judiciary General, 1912.
Reported without amendment, 2295.
First reading, 2327.
Second reading, 2428.

INSIGNIA.—Continued.

Third reading and final passage, 2521-2522.
Returned from House without amendment, 4543.
Signed by President, 4660.

In House (No. 1497).

Referred to Committee on Judiciary General, 2697.
Reported without amendment, 2749.
First reading, 2807.
Second reading, 2896.
Third reading and final passage, 4465.
Signed by Speaker, 4749.

INSIGNIA, MILITARY, by employees of municipalities, making it unlawful to prohibit the wearing of certain

House Bill No. 697.

Read in place in House by Mr. Patterson, 514.
Referred to Committee on Military, 514.
Reported without amendment, 702.
First reading, 744.
Second reading, 814.
Third reading and final passage, 950.
Returned from Senate without amendment, 1489.
Signed by Speaker, 1750.
Approved by Governor, 1946.

In Senate (No. 668).

Referred to Committee on Military Affairs, 1003.
Reported without amendment, 1056.
First reading, 1058.
Second reading, 1277.
Third reading and final passage, 1310.
Signed by President pro tempore, 1672.

INSIGNIA (see button).

INSPECTION AND INSPECTORS (see Allegheny County, boilers, brick work, counties, elevators, Labor and Industry, mine, weights and measures).

INSPECTOR OF STEAM ENGINES AND STEAM BOILERS in Allegheny County, Andrew J. Bell, nominated as, 23; nomination recalled, 76.

INSPECTORS OF STATE PENITENTIARY for Eastern District, nominated, 23; nominations recalled, 76.

INSPECTORS OF STATE PENITENTIARY for Western District, nominated, 23; nominations recalled, 76.

INSTALMENT PLAN (see investment businesses).

INSTITUTES (see school).

INSTITUTION AND INSTITUTIONS (see appropriations, banks, corporations, farms, highways, insane, State, taxes, trespass).

INSTITUTIONS AND HOMES FOR CARE OF NEEDY ADULTS on a per capita per weekly basis, and prescribing minimum standard of equipment, providing for compensation of

House Bill No. 1340.

Read in place in House by Mr. McVicar, 1006.
Referred to Committee on Appropriations, 1006.
Reported without amendment, 3681.
First reading, 3790.
Second reading and amended, 3886-3889.
Third reading and final passage, 4119-4120.

In Senate (No. 1521).

Referred to Committee on Appropriations, 3992.

INSTITUTIONS OF LEARNING CONFERRING DEGREES, by prescribing additional requirements, and imposing certain duties on State Council of Education, amending act relating to incorporation of

House Bill No. 712.

Read in place in House by Mr. Horne, 585.
Referred to Committee on Education, 585.
Reported with amendment, 943.
First reading, 1014.
Second reading and amended, 1093-1094.
Third reading and postponed, 1471-1472.
Resumed and passed finally, 1539.
Returned from Senate with amendments in which House concurred, 2788-2789.
Signed by Speaker, 2907.
Approved by Governor, 3875.

In Senate (No. 823).

Referred to Committee on Education, 1636.
Reported without amendment, 1989.

INSTITUTIONS OF LEARNING CONFERRING DEGREES.—Continued.

First reading, 2033.
Second reading and recommitted, 2124.
Re-reported with amendment, 2625.
Third reading and final passage, 2722.
Returned from House with Senate amendments concurred in, 2819.
Signed by President, 2824.

INSTITUTIONS OF LEARNING CONFERRING DEGREES, by prescribing additional requirements for such institutions and imposing certain duties on State Council of Education, amending act relating to incorporation of

Senate Bill No. 325.
Read in place in Senate by Mr. Barr, 455.
Referred to Committee on Education, 455.

INSTITUTIONS, STATE, to use certain kinds of bread stuffs, requiring all

Senate Bill No. 1084.
Read in place in Senate by Mr. Culbertson, 2298.
Referred to Committee on Agriculture, 2298.
Reported without amendment, 2508.
First reading, 2589.
Second reading, 2647.
Recommitted, 2725.

INSURANCE COMPANIES, by changing certain requirements contained in subjects entitled "requirements in case of loss", "appraisal", "when loss payable" and "waiver", amending act consolidating law relative to incorporation of

Senate Bill No. 195.
Read in place in Senate by Mr. Salus, 277.
Referred to Committee on Insurance, 277.
Reported without amendment, 673.
First reading, 673-674.
Second reading, amended and recommitted, 767-772.

INSURANCE COMPANIES, by fixing the date for annual meeting of stockholders, amending act consolidating law relating to incorporation of

House Bill No. 416.
Read in place in House by Mr. Sterling, 270.
Referred to Committee on Insurance, 270.
Reported without amendment, 701.
First reading, 743.
Second reading, 811-812.
Third reading and final passage, 917.
Returned from Senate without amendment, 1749-1750.
Signed by Speaker, 1765.
Approved by Governor, 2258.

In Senate (No. 662).
Referred to Committee on Insurance, 1002.
Reported without amendment, 1257.
First reading, 1279-1280.
Second reading, 1315.
Third reading and final passage, 1612.
Signed by President pro tempore, —.

INSURANCE COMPANIES, FIRE, to attach to all policies certain certificates of examination of insured premises, requiring

House Bill No. 1227.
Read in place in House by Mr. Zook, 941.
Referred to Committee on Insurance, 941.
Reported with negative recommendation, 1793.

INSURANCE COMPANIES, FOREIGN FIRE, by fixing percentage of tax to be paid to cities, boroughs and townships, amending act relating to payment by State Treasurer to municipalities of tax on premiums paid by

Senate Bill No. 1019.
Read in place in Senate by Mr. Woodward, 2093.
Referred to Committee on Insurance, 2093.
Reported without amendment, 3536.
First reading, 3546.
Recommitted, 3830.

INSURANCE COMPANIES, FOREIGN FIRE, by limiting payments to cities, boroughs and townships having firemen's relief organizations, further amending section 2 of act relative to payment by State Treasurer to municipalities of tax on premiums paid by

INSURANCE COMPANIES, FOREIGN FIRE.—Continued.

Senate Bill No. 462.
Read in place in Senate by Mr. Woodward, 661.
Referred to Committee on Insurance, 661.

INSURANCE COMPANIES, FOREIGN FIRE, to repeal act of 1919, relative to payment by State Treasurer to municipalities of tax on premiums paid by

Senate Bill No. 196.
Read in place in Senate by Mr. Woodward, 277.
Referred to Committee on Insurance, 277.

INSURANCE COMPANY ACT OF 1921, with regard to investments in corporations holding real estate, and approval of Commissioner in certain instances, amending

Senate Bill No. 558.
Read in place in Senate by Mr. Stites, 846.
Referred to Committee on Insurance, 846.
Reported without amendment, 1257.
First reading, 1279.
Second reading, 1313.
Third reading and final passage, 1610-1611.
Returned from House without amendment, 4542.
Signed by President, 4659.

In House (No. 1413).
Referred to Committee on Insurance, 1759.
Reported without amendment, 2698.
First reading, 2757.
Second reading, 2805.
Third reading and final passage, 4460.
Signed by Speaker, 4748.

INSURANCE DEPARTMENT ACT OF 1921, with regard to penalties for paying or receiving commission for insuring attorneys, partners, clerks or employees, to repeal section 634 of

House Bill No. 1000.
Read in place in House by Mr. Huber, 874.
Referred to Committee on Insurance, 874.
Reported with negative recommendation, 2699.

INSURANCE, LIFE, and annuity policies, by extending same to domestic and foreign companies, amending act prohibiting encumbrance of

House Bill No. 317.
Read in place in House by Mr. Richards, 229.
Referred to Committee on Judiciary General, 229.
Reported without amendment, 537.
First reading, 594.
Second reading, 644.
Third reading and final passage, 709.
Returned from Senate without amendment, 2674.
Signed by Speaker, 2769.
Concurrent resolution recalling bill from Governor, 3069.
Resolution returned from Senate concurred in, 3243.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill postponed for present, 3558.
Time of postponement extended, 4493.

In Senate (No. 524).
Referred to Committee on Insurance, 787.
Reported without amendment, 2294.
First reading, 2325.
Second reading, 2419.
Third reading and final passage, 2517-2518.
Signed by President, 2740.
Resolution recalling bill from Governor concurred in, 3143-3144.

INSURANCE, LIFE, and annuity policies, by extending same to domestic and foreign companies, amending act prohibiting encumbrance of proceeds of

Senate Bill No. 130.
Read in place in Senate by Mr. Barr, 164.
Referred to Committee on Insurance, 164.
Reported without amendment, 673.
First reading, 673.
Second reading and amended, 766-767.
Third reading and final passage, 850-851.
Returned from House without amendment, 1632-1633.
Signed by President pro tempore, 1671.
Approved by Governor, 2215.

INSURANCE, LIFE.—Continued.

In House (No. 1140).
 Referred to Committee on Insurance, 904.
 Reported without amendment, 1192.
 First reading, 1197.
 Second reading, 1390.
 Third reading and final passage, 1598-1599.
 Signed by Speaker, 1758.

INSURANCE, LIFE, of annuities and debtors exemptions, relating to policies of

House Bill No. 1329.
 Read in place in House by Mr. Huber, 973.
 Referred to Committee on Insurance, 973.

INSURANCE POLICIES, LIFE, from claims of creditors, exempting in certain cases the net proceeds of

Senate Bill No. 1006.
 Read in place in Senate by Mr. Patton, 2028.
 Referred to Committee on Insurance, 2028.
 Reported without amendment, 2296.
 First reading, 2328.
 Second reading, 2430.
 Third reading and final passage, 2523.
 Returned from House with amendments in which Senate concurred, 4540.
 Signed by President, 4660.

In House (No. 1501).
 Referred to Committee on Insurance, 2697.
 Reported with amendment, 2974.
 First reading, 3160.
 Second reading, 3276.
 Third reading and final passage, 4468.
 Returned from Senate with House amendments concurred in, 4724.
 Signed by Speaker, 4749.

INSURANCE (see banks, compensation, corporations, motor vehicles).

INSURANCE FUND (see compensation, tax).

INTEREST (see corporations, loans, real estate, taxes).

INTERIM APPOINTMENTS (see Constitution).

INTERPLEADER (see sheriffs).

INTESTATE, amending act relating to descent and distribution of real and personal property of persons dying

House Bill No. 1060.
 Read in place in House by Mr. Mathay, 878.
 Referred to Committee on Judiciary General, 878.

INTESTATE, by providing for husband's share in lands aliened by wife without joining in the conveyance, amending act relating to descent and distribution of real and personal property of persons dying

Senate Bill No. 741.
 Read in place in Senate by Mr. MacDade, 1259.
 Referred to Committee on Judiciary General, 1259.

INTESTATE, by providing for sale of property of decedent without known heirs and payment of proceeds thereof into State Treasury, amending act relating to distribution of property of persons dying

House Bill No. 26.
 Read in place in House by Mr. Whitehouse, 107.
 Referred to Committee on Judiciary General, 107.
 Reported without amendment, 266.
 First reading, 273.
 Second reading and amended, 305.
 Third reading and final passage, 338.
 Returned from Senate without amendment, 638-639.
 Signed by Speaker, 703.
 Concurrent resolution recalling bill from Governor, 808.
 Resolution returned from Senate concurred in, 901.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 963.
 Resumed and passed finally, 1011.
 Bill returned from Senate with House amendments concurred in, 1199.
 Signed by Speaker, 1286.
 Approved by Governor, 1827.

INTESTATE.—Continued.

In Senate (No. 269).
 Referred to Committee on Judiciary General, 364-365.
 Reported without amendment, 493.
 First reading, 507.
 Second reading, 578.
 Third reading and final passage, 608.
 Signed by President pro tempore, 672.
 Resolution recalling bill from Governor concurred in, 848.
 Bill returned from House with amendments in which Senate concurred, 1053.
 Signed by President, 1278.

INTOXICATING (see liquors).

INVESTMENT BUSINESSES, amending act of 1921, providing for the licensing and regulation of

Senate Bill No. 303.
 Read in place in Senate by Mr. Barr, 386.
 Referred to Committee on Banks and Building and Loan Associations, 386.
 Reported without amendment, 545.
 First reading, 580-581.
 Second reading and amended, 611-612.
 Third reading and final passage, 665-666.
 Returned from House without amendment, 1633.
 Signed by President pro tempore, 1670.
 Approved by Governor, 1917.

In House (No. 892).
 Referred to Committee on Banks and Banking, 701.
 Reported without amendment, 1061.
 First reading, 1064.
 Second reading, —.
 Third reading and final passage, 1533.
 Signed by Speaker, 1758.

Remarks on, by
 Ludlow, 1533.

INVESTMENT BUSINESSES, amending section 3 and 4 of act of 1921, providing for licensing and regulation of

House Bill No. 702.
 Read in place in House by Mr. Ludlow, 489.
 Referred to Committee on Banks and Banking, 489.
 Reported without amendment, 538.
 First reading, 596.
 Second reading and amended, 653-654.
 Third reading and final passage, 720-721.
 Returned from Senate without amendment, 1749.
 Signed by Speaker, 1766.
 Concurrent resolution recalling bill from Governor, 2048.
 Resolution returned from Senate concurred in, 2073.
 Resolution approved by Governor, and bill laid upon table, 2259.

Remarks on, by
 Behney, 720.
 Ludlow, 720-721.

In Senate (No. 549).
 Referred to Committee on Banks and Buildings and Loan Associations, 789.
 Reported without amendment, 1256-1257.
 First reading, 1279.
 Second reading, 1312.
 Third reading and final passage, 1610.
 Signed by President pro tempore, 1706.
 Resolution recalling bill from Governor concurred in, 2029.

INVESTMENT COMPANIES (see securities).

IRVIN, CHARLES H., Representative from Jefferson County

Bills introduced by
 No. 354.
 Regulating sale of securities, 236.
 No. 424.
 Making appropriation to Punxsutawney Hospital Association, 270.
 No. 841.
 Making appropriation to Brookville Hospital, 679.

IRVIN, CHARLES H.—Continued.

No. 842.

Making appropriation to Adrian Hospital Association, of Punxsutawney, 679.

No. 843.

Making appropriation to Pennsylvania Memorial Home, of Brookville, 679.

Bills reported by

No. 149.

Establishing State highway, in Clarion, Forest, Elk and McKean Counties, 2060.

No. 481 (Senate No. 95).

Regulating sale of milk, cream and their fluid derivatives, 424.

No. 1105.

Amending act regulating primary elections, by providing that two or more judges of court of common pleas may act as return board under certain conditions, 1792.

No. 1236.

Creating Giant Power Survey Board, 1710.

Election returns, 29.

Member of special committee, 1527.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 171.

Oath of office administered to, 34.

Remarks by, on

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 840.

JAILS AND PRISONS, COUNTY, providing system of employment and compensation for inmates of

House Bill No. 1023.

Read in place in House by Mr. Sarig, 875.

Referred to Committee on Labor and Industry, 875.

Reported with amendment, 1828.

First reading, 1873.

Second reading and amended, 1969-1970.

Third reading and final passage, 2189-2190.

Returned from Senate with amendment, in which

House concurred, 2787.

Signed by Speaker, 2907.

Approved by Governor, 3431.

Remarks on, by

Marshall, John G., 2190.

Sarig, 2190.

In Senate (No. 1042).

Referred to Committee on New Counties and County Seats, 2217.

Reported with amendment, 2508.

First reading, 2588.

Second reading, 2645-2646.

Third reading and final passage, 2724.

Returned from House with Senate amendments concurred in, 2820.

Signed by President, 2824.

JAILS in counties of third and fourth classes, to repeal Act of May 16, 1921, providing for control and management of

House Bill No. 582.

Read in place in House by Mr. O'Boyle, 423.

Referred to Committee on Counties and Townships, 423.

Reported with negative recommendation, 590.

Placed on calendar by motion, 682.

First reading, 742.

Second reading, 809.

Third reading and postponed, 914.

Time of postponement extended, 1226.

Resumed and defeated on final passage, 1295-1296.

JAILS.—Continued.

Remarks on, by

Whiteman, 1295.

O'Boyle, 1295.

Ludlow, 1295-1296.

Kunkle, 1296.

JAILS OR COUNTY PRISONS in counties of third and fourth classes, repealing Act of May 16, 1921, for control and management of

Senate Bill No. 976.

Read in place in Senate by Mr. Aron, 1912.

Referred to Committee on Judiciary General, 1912.

JAILS OR PRISONS IN COUNTIES OF FIFTH CLASS, by authorizing use of prison labor for construction of highways and bridges, supplement to act providing system of management for

House Bill No. 1274.

Read in place in House by Mr. Spangler, 969.

Referred to Committee on Counties and Townships, 969.

Reported without amendment, 1190.

First reading, 1195-1196.

Second reading, 1363-1364.

Vote reconsidered and bill amended, 1477-1478.

Third reading and final passage, 1575-1576.

In Senate (No. 862).

Referred to Committee on New Counties and County Seats, 1639.

JAPANESE BETTLE (see beetle).

J. C. BLAIR MEMORIAL HOSPITAL (see appropriation).

JEFFERSON COUNTY (see highway).

JEFFERSON MEDICAL COLLEGE (see appropriation).

JEWISH HOSPITAL ASSOCIATION (see appropriation).

JOHNSON, IRWIN N., Representative from Northampton County, (Second District)

Bill introduced by

No. 844.

Establishing as State highway, a certain section of public road in Northumberland County, 679.

Election returns, 30.

Leave of absence granted, 107, 237, 3681.

Member of standing committees, 87-91.

Oath of office administered to, 69.

JOINT STOCK LAND BANKS (see banks).

JONES, CHARLES B., Representative from Clearfield County, (First District)

Bill introduced by

No. 755.

Establishing as State highway, a certain section of public road in Clearfield County, 587.

Bills reported by

No. 258.

Granting county commissioners right of eminent domain to ascertain whether lands are underlaid with minerals, 267.

No. 476.

Creating County Planning Commission, 944.

No. 1052.

Relating to salaries, bonds and supplies of county officers, 1188.

No. 1066.

Amending act enabling county commissioners to sell certain real estate, 1224.

No. 1228.

Repealing act providing for removal or retirement of judges, 1188, 2171.

No. 1369, (Senate No. 119).

Creating office of county controller and abolishing office of county auditor in certain counties, 4227.

JONES, CHARLES B.—Continued.

- Election returns, 28.
- Member of special committee, 3010.
- Member of standing committees, 87-91.
- Motion by, to
 - Dispense with further reading of Journal, 2746.
- Oath of office administered to, 34.

JONES, DAVID J., Representative from Lawrence County,
(Second District)

- Amendments offered by, to
 - Bill No. 387, Making appropriation to Water Supply Commission to continue work upon Pymatuning Swamp Reservoir, 4633; (Withdrawn, 4646).

Bill No. 462, Amending act providing revenue by taxation, 1081.

Bill No. 678, Amending act relating to boroughs, by authorizing sheriff to commit persons violating ordinances to the county jail or workhouse, 1600-1601.

Bill No. 681, Amending supplement to act for care of indigent insane of the several counties in State hospitals, 1392.

Bill No. 851, Amending act imposing a tax upon the capital stock of certain corporations, 1404.

Bill No. 1257, Regulating deposits of State moneys, 4012.

Bill No. 1397, (Senate No. 321), Amending act for Government of cities of second class, by providing for re-election of mayor, 1463.

Bill No. 1441, (Senate No. 583), Authorizing annexation to cities of portions of townships, 2794-2795.

Bills introduced by

- No. 144.
 - Amending act relating to licensing of dogs, by providing for return of portion of money to counties, 135.
- No. 296.
 - Amending act to consolidate penal laws, with regard to gambling, 220.
- No. 297.
 - Joint resolution proposing amendment to Constitution, so as to permit exemption from taxation of real and personal property of Military posts, 220-221.
- No. 298.
 - Authorizing warrants to be issued and served on Sunday, 221.
- No. 386.
 - Making appropriation to Ellwood City Hospital, 253.
- No. 387.
 - Making appropriation to Water Supply Commission to continue work upon Pymatuning Swamp Reservoir, 253.
- No. 389.
 - Amending act relating to boroughs, with regard to licensing of dealers in merchandise, 253.
- No. 462.
 - Amending act providing revenue by taxation, by eliminating provisions of act permitting payment of taxes by banks at the rate of ten mills on the dollar of par value of shares of stock, 323.
- No. 677.
 - Amending act providing system of government for boroughs, with regard to method of adopting ordinance for improvements without petition, 513.

JONES, DAVID J.—Continued.

- No. 678.
 - Amending act providing system of government for boroughs, by authorizing the sheriff to commit persons violating ordinances to workhouse, 513.
 - No. 681.
 - Amending act relative to care of indigent insane, by fixing maximum amount for maintenance weekly, per capita, 513.
 - No. 682.
 - Amending act providing system of government for boroughs, by authorizing appropriation of \$250 annually for expense of municipal music, 513.
 - No. 685.
 - Relating to obligation of contracts with municipal corporations, 513.
 - No. 686.
 - Authorizing probation officers to attend annual State Association or Conference of Probation and Parole, 513.
 - No. 714.
 - Authorizing boroughs to grade or pave certain streets without petition of property owners, 585.
 - No. 730.
 - Amending act providing system of government for boroughs by providing for grading and paving of streets of certain length without petition of property owners, 586.
 - No. 849.
 - Amending act to provide revenue by taxation, by eliminating exemption of capital stock of banks, 679.
 - No. 851.
 - Amending act imposing tax upon capital stock of certain corporations, with regard to title insurance or trust companies, 679-680.
 - No. 1013.
 - Amending act providing system of government for boroughs, with regard to assessment of damages to property caused by public improvement, 875.
 - No. 1014.
 - Providing for filling of vacancies in office of tax collector in boroughs and townships by court of quarter sessions, 875.
 - No. 1257.
 - Regulating deposits of State moneys, and creating State Depository Board, 968.
 - No. 1321.
 - Supplement to act defining commodities, regulating sale and weight of bread, 972.
 - No. 1337.
 - Providing method for deciding tie vote in borough councils, 1006.
- Bills reported by
- No. 129.
 - Regulating renting of dwelling houses, 222.
 - No. 254.
 - To carry into effect the Constitution of Pennsylvania providing home rule for cities, 266-267.
 - No. 380.
 - Amending act providing method for establishing title to land acquired at sale for unpaid taxes, 703.
 - No. 654.
 - Requiring approval of county controller or county solicitor in criminal prosecutions where county is liable for costs, 903.
 - No. 756.
 - Amending act for suppression of fortune telling, 903, 1469.

JONES, DAVID J.—Continued.

No. 801.

Amending act regulating collection of taxes in boroughs and townships, 3205.

No. 922.

Regulating certain maternity homes and hospitals, 4468.

No. 1297, (Senate No. 321).

Amending act for government of cities of second class, by providing for re-election of mayor, 1296.

No. 1367, (Senate No. 502).

Prohibiting location by cities of third class of prisons near public schools, 1296.

No. 1615, (Senate No. 1217).

Supplement to act creating joint commission for erection of bridge over Delaware River between Philadelphia and Camden, 3788.

No. 1618, (Senate No. 586).

Providing for the reorganization of the State Government, 3552, 3739.

No. 1660, (Senate No. 1170).

Authorizing cities to make emergency repairs to dangerous sidewalks, 4463.

No. 1720, (Senate No. 241).

Amending act relative to municipal improvements, with regard to assessment of property owners for repaving streets, 4716-4717.

No. 1771, (Senate No. 1233).

Validating ordinances passed by cities of third class and not signed by the mayor or attested by the city clerk, 4717.

Election returns, 30.

Member of conference committee, 2273, 3060, 3596, 3769.

Member of special committee, 178, 200.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 681, Amending supplement to act for care of indigent insane of the several counties in State hospitals, 2273.

House to adhere to non-concurrence in Senate amendments to House Bill No. 851, Amending act imposing a tax upon the capital stock of certain corporations, 3769.

House to adhere to non-concurrence in Senate amendments to House Bill No. 1337, Providing method for deciding tie vote in borough councils, 3595.

House to non-concur in Senate amendments to Bill No. 681, Amending supplement to act for care of indigent insane of the several counties in State hospitals, 2194.

House to non-concur in Senate amendments to House Bill No. 851, Amending act imposing a tax upon the capital stock of certain corporations, 3595.

House to non-concur in Senate amendments to House Bill No. 1337, Providing method for deciding tie vote in borough councils, 3252.

Motion by, to

Appoint committee to arrange for Lincoln Memorial Services, 178.

Extend time of postponement on Bill No. 686, Authorizing probation officers of the county to attend annual State Association of Probation and Parole, 1895.

Lay upon table veto of House Bill No. 389, Amending act relating to boroughs, with regard to licensing of dealers in merchandise, 3006.

JONES, DAVID J.—Continued.

Postpone Bill No. 686, Authorizing probation officers of the county to attend annual State Association of Probation and Parole, 1602.

Recommit Bill No. 462, Amending act providing revenue by taxation, 1284-1285.

Recommit Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 3736.

Reconsider vote on Bill No. 387, Making appropriation to the Water Supply Commission to continue work upon Pymatuning Swamp Reservoir, 4646.

Reconsider vote on Bill No. 678, Amending act relating to boroughs, by authorizing sheriff to commit persons violating ordinances to the county jail or workhouse, 1600.

Reconsider vote on Bill No. 1761, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 5104.

Oath of office administered to, 34.

Presentation of testimonial to Milton K. Burgner, Resident Clerk of House, 5134.

Remarks by, on

Bill No. 158, Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 243.

Bill No. 678, Amending act relating to boroughs, by authorizing the sheriff to commit persons violating ordinances to the county jail or workhouse, 1206-1207.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 3553.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3560.

Motion for House to non-concur in Senate amendments to House Bill No. 386, Making appropriation to Ellwood City Hospital, 3766.

Motion to reconsider vote by which House non-concurred in Senate amendments to House Bill No. 96, Making appropriation to Pennsylvania Museum and School of Industrial Art, of Philadelphia, 3765.

Report of Conference Committee on House Bill No. 691, Amending supplement to act providing for care and treatment of the indigent insane, presented by, 2781.

Resolution offered by

Authorizing appointment of committee to invite Senate to participate in joint session to honor memory of Abraham Lincoln, 200.

JONES, EDWARD E., Senator from Twenty-third District, (Bradford, Susquehanna and Wyoming Counties)

Amendments offered by, to

Bill No. 697, (House No. 606), Further amending act authorizing the Commonwealth to rebuild certain county bridges, 1938.

Bill No. 1061, Amending act relative to investment of trust funds, 3517.

Bills introduced by

No. 19.

Prohibiting manufacture or sale of adulterated or deleterious ice cream, 93.

No. 95.

Regulating sale of condensed milk, 129.

JONES, EDWARD E.—Continued.

No. 182.

Empowering the Superintendent of State Police to appoint Deputy State Police for the enforcement of laws relative to operation of motor vehicles, 276.

No. 183.

Requiring prothonotaries to mark the time judgments are left at the office for entering, 276.

No. 184.

Making appropriation to the Robert Packer Hospital, 276.

No. 582.

Providing system of registering titles to motor vehicles, 863.

No. 593.

Amending act regulating operation of motor vehicles, by providing that jail sentence must be imposed upon persons convicted of operating a motor vehicle recklessly, while intoxicated and certain other offenses, 869.

No. 643.

Providing for mortgaging of chattels, 981.

No. 656.

Requiring purchasers of milk for manufacturing purposes to furnish certain periodical statements, 1001.

No. 736.

Authorizing State Highway Commissioner to use funds appropriated for State-aid highway purposes for State highway purposes, 1258.

No. 781.

Authorizing State Highway Commissioner to combine sections of highways under a common designation to assist the traveling public, 1607.

No. 869.

Amending act regulating the solicitation of moneys and property for charitable and patriotic purposes, by providing that act shall not apply to institutions reporting to Department of Public Welfare, 1668.

No. 979.

Authorizing trustees of Pennsylvania State College to borrow funds to erect buildings and pay off indebtedness, 1912.

No. 980.

Amending act specifying additional securities for the investment of moneys of savings banks and institutions, by providing for such investment in joint stock land banks operating under Act of Congress, 1912.

No. 998.

To repeal act regulating billiard rooms insofar as same relates to Bradford County, 1992.

No. 1211.

Providing for rebuilding of certain county bridges on improved primary State highway routes in counties of seventh and eighth classes, 2832.

Bills reported by

No. 95.

Regulating sale of condensed milk, 163.

No. 123.

Amending act establishing State Highway Department, by changing route 223, from Greensburg to Ebensburg, 844-845.

No. 176.

Making appropriation to State Highway Department for improvement of certain portions of streets abutting on lands owned by the Commonwealth in Lackawanna County, 492.

JONES, EDWARD E.—Continued.

No. 540, (House No. 594).

Authorizing county commissioners to appropriate to incorporated agricultural and horticultural associations, 869.

No. 565.

Creating Department of Game and Fish, 1990.

No. 656.

Requiring purchasers of milk for manufacturing purposes to furnish certain periodical statements, 1910.

No. 660, (House No. 234).

To consolidate the law relating to game, wild birds and wild animals, 1256.

No. 688.

Authorizing county commissioners to issue and sell bonds for erection of certain county bridges, 3656.

No. 752.

Amending act establishing State Highway Department, by authorizing the Department to collect permit fees, 2026-2027.

No. 753.

Amending act relating to townships, by authorizing the State Highway Department to charge permit fees for construction of township highways, 2027.

No. 781.

Authorizing State Highway Commissioner to combine sections of State highways under a common designation, 1666.

No. 900, (House No. 957).

Providing for the laying out and construction of joint county highways and bridges, 2027.

No. 1014, (House No. 1159).

Providing system of registering title to motor vehicles, 2623-2624.

No. 1054.

Regulating the advertising and letting of contracts for the erection and repair of county bridges, 3492.

No. 1061.

Amending act relative to investment of trust funds, by extending act to bonds issued by joint stock land banks, 3289.

No. 1160, (House No. 197).

Amending act appropriating moneys derived from registration and license fees to the State Highway Department for construction and maintenance of State and State-aid highways, 2743.

No. 1163.

Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on contractor's bond, 2715.

No. 1211.

Providing for rebuilding of certain county bridges on improved primary State highway routes in counties of seventh and eighth classes, 2850.

No. 1377.

Supplement to act establishing State Highway Department, providing that highways in Valley Forge Park may be taken over by the State Highway Commissioner, 3292.

Leave of absence granted, 187, 601.

Motion by, for

Recess,——.

Motion by, to

Postpone Bill No. 1163, Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on contractor's bond, 3365.

JONES, EDWARD E.—Continued.

Read certain bills for first time, 3665.

Recommit Bill No. 123, Amending act establishing State Highway Department, by changing route 223, from Greensburg to Ebensburg, 989.

Remarks by, on

Bill No. 492, Regulating operation of billiard rooms, 998-999.

Bill No. 736, Authorizing State Highway Commissioner to use funds appropriated for State-aid highway purposes for State highway purposes, 1999.

Resignation as State Senator, 3805.

Resolution, concurrent, offered by

Authorizing adjournment of Legislature until January fifteenth, 12.

JONES, EDWARD P., Representative from Clinton County

Bills introduced by

No. 175.

Establishing as State highway a certain section of public road in Clinton County, 143.

No. 1102.

Making appropriation to Lock Haven Hospital, 933.

No. 1116.

Making appropriation to Renovo Hospital, 934.

Bills reported by

No. 720.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 715.

No. 726.

Amending act relative to receipts derived from State forests becoming part of the State School Fund, 715-716.

Election returns, 29.

Member of special committee, 1008.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 727.

Oath of office administered to, 34.

JOURNALS OF SENATE AND HOUSE, concurrent resolution (Senate) by Leslie, regulating preparation of copy for, and printing and binding of, 5024; ret. from House conc. in, 5024-5025; conc. in by House, 5145.

JOYCE, P. F., Senator from Twenty-first District, (Luzerne County, part of)

Amendments offered by, to

Bill No. 227, (House No. 72), Amending act authorizing the establishment of county tubercular hospitals, 607.

Bill No. 291, Amending act providing for payment of premiums on bonds of municipal employes, 776.

Bill No. 292, Amending act creating office of county controller in counties having over 150,000 inhabitants, 777.

Bill No. 293, Amending act creating office of county controller in counties having over 150,000 inhabitants, 777.

Bill No. 865, (House No. 1337), Providing method for deciding tie vote in borough councils, 2924.

Bill No. 1073, Amending Workmen's Compensation Act of 1915, by defining injuries and changing schedule of compensation, 4206, 4208, 4307.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3955.

JOYCE, P. F.—Continued.

Bills introduced by

No. 291.

Amending act providing for payment of premiums on bonds of municipal employes, by extending same to include officers, 385.

No. 292.

Amending act creating office of county controller in counties having over 150,000 inhabitants, with regard to approval of contracts exceeding \$300, 385.

No. 293.

Amending act creating office of county controller in counties having over 150,000 inhabitants, by fixing maximum cost for publishing report, 385.

No. 294.

Amending act providing for the burial of certain soldiers, sailors and marines known as "deceased service men" at county expense, 385.

No. 295.

To repeal act of June 8, 1915, fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 385.

No. 296.

Amending act establishing county hospitals for treatment of tuberculosis, 385.

No. 297.

To quiet title to real estate, 385.

No. 328.

Requiring county commissioners to rebuild or repair certain county bridges closed or destroyed, 455.

No. 329.

Making appropriation to Armory Board for erection of armory at Wilkes-Barre, 455.

No. 330.

Amending act regulating practice of architecture and creating State Board of Examiners of Architects, 455.

No. 331.

Making appropriation to Wilkes-Barre Hospital, 455.

No. 332.

Defining liability of employer and establishing elective schedule of compensation, 455.

No. 444.

Authorizing appointment of collector of delinquent taxes in counties of third class, 603.

No. 490.

Prohibiting use of metal and wire tag fasteners on bags containing feeding stuffs for live stock, 762.

No. 491.

Imposing additional State tax on gasoline, 762.

No. 492.

Regulating operation of billiard and pocket billiard establishments, 762.

No. 599.

Amending act creating office of county controller in counties containing 250,000 inhabitants, by prescribing the appointments of said office and fixing salaries thereof, 870.

No. 600.

Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, by fixing salaries and making act apply to counties of third class, 870.

No. 628.

Regulating mining of anthracite coal underneath cities, boroughs and townships of first class, 980.

No. 701.

Amending act establishing public school system, with regard to qualifications of district superintendents, 1057.

JOYCE, P. F.—Continued.

No. 702.

Amending act establishing public school employees' retirement system, by changing time of separation from school service to five years for reinstatement in retirement system, 1057.

No. 805.

Amending act providing for recovery of damages for injuries producing death, by extending act to other dependent next of kin, 1609.

No. 806.

Making appropriation to Pittsburgh Newsboy's Home, 1609.

No. 1072.

Regulating practice of chiropractic and creating Board of Chiropractic Examiners, 2228.

No. 1073.

Amending Workmen's Compensation Act of 1915, defining injuries and changing schedule of compensation, 2228.

No. 1103.

Fixing limitations of actions in law and equity for recovery upon sealed instruments, 2385.

No. 1104.

Fixing business hours of county officers in counties of third class, 2385.

Bills reported by

No. 47.

Amending act relating to elections, by fixing mileage of constables for advertising ward, borough or township elections, 193.

No. 80.

Repealing act of 1906, providing for personal registration of electors in cities of third class, 2828.

No. 81.

Amending act relating to registration of voters according to party preferences, 2828.

No. 138, (H. R. 37).

Joint resolution proposing amendment to Constitution, by authorizing bond issue of \$35,000,000 for soldiers' bonus, 189.

No. 162.

Amending act imposing taxes upon certain classes of personal property, 2440.

No. 282.

Concerning liability for participation in breaches of fiduciary obligations, 845.

No. 362.

Regulating practice of law in courts not of record, 545.

No. 389.

Creating Department of Real Estate and Assessment in cities of second class, 1303.

No. 444.

Authorizing appointment of collector of delinquent taxes in counties of third class, 671.

No. 502.

Prohibiting location by cities of third class of prisons near public schools, 786.

No. 511.

Making the misrepresentation of archeological specimens a misdemeanor, 1032.

No. 522, (House No. 289).

Amending act relating to estates of decedents, 1667.

No. 599.

Amending act creating office of county controller in counties containing 250,000 inhabitants, 870-871.

JOYCE, P. F.—Continued.

No. 600.

Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 871.

No. 628.

Regulating mining of anthracite coal underneath cities, boroughs and townships of first class, 1606.

No. 709, (House No. 541).

Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 1256.

No. 751.

Amending act relating to townships, by providing that compensation of treasurer in townships of second class shall not include percentage on borrowed money repaid, 2296.

No. 770.

Fixing salary of sheriffs in counties of eighth class, 1318.

No. 863, (House No. 1290).

Amending act requiring county commissioners of certain counties to provide offices for attorneys, 3835.

No. 890, (House No. 45).

Providing system for absent voting, 2383.

No. 935, (House No. 896).

Fixing fees of clerk of court of quarter sessions and over and terminer of counties of third class, 4191.

No. 987.

Imposing tax upon certain classes of personal property in cities of first class, 2383.

No. 1055.

Amending act relating to townships, by providing that employes of township and school districts in townships of first class are ineligible as township commissioners, 2244, 4564.

No. 1187, (House No. 351).

Amending act relating to county and township officers, by making county treasurers agents of Commonwealth in collecting money for the Commonwealth, 2743.

No. 1522.

Fixing salary of sheriffs in counties of sixth class, 3996.

No. 1550, (House No. 561).

Enabling boroughs to adopt and enforce zoning regulations, 4564.

Leave of absence granted, 3281.

Member of conference committee, 3409.

Member of special committee, 26.

Member of standing committees, 78-80.

Motion by, for

Senate to adhere to amendments to House Bill No. 911, Providing for the care and treatment of the indigent insane and tubercular poor in counties of second class, 2214.

Motion by, to

Postpone consideration of veto of Bill No. 297, To quiet title to real estate formerly held by corporations not authorized to hold same, 2817.

Read certain bills for first time, 620.

Recommit Bill No. 80, Repealing act providing for personal registration of electors in cities of third class, 2413.

JOYCE, P. F.—Continued.

Recommit Bill No. 81, Amending act relating to registration of voters according to party preferences, 2414.

Recommit Bill No. 266, Providing for only one assessment of all property for taxation in cities of third class, 2387-2388.

Recommit Bill No. 267, Providing for collection of taxes by the city treasurer in cities of third class, 2387.

Recommit Bill No. 328, Requiring county commissioners to rebuild or repair certain county bridges, 1263.

Recommit Bill No. 490, Prohibiting the use of metal and wire tag fasteners on bags containing feeding stuffs for live stock, 2641.

Recommit Bill No. 673, (House No. 722), Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1612.

Recommit Bill No. 709, (House No. 541), Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 1613.

Recommit Bill No. 838, (House No. 900), Supplement to act providing for incorporation of certain corporations, requiring notice to Department of Public Welfare of application for charters of certain hospitals and charitable institutions, 2728.

Recommit Bill No. 851, (House No. 987), Amending act regulating the importation of dependent, delinquent or defective children into this Commonwealth, 2729.

Recommit Bill No. 1039, (House No. 704), Requiring the filing of plans and specifications for buildings and public improvements in office of clerk of court of quarter sessions, 2430-2431.

Recommit Bill No. 1378, Requiring filing of plans and specifications of public improvements by boroughs, townships, school districts and poor districts in office of clerk of courts, 3834-3835.

Reconsider vote on Bill No. 504, Making appropriation to Sesqui-Centennial Exhibition Association, 4695.

Suspend for balance of session Rule 21, requiring amended bills to be noted on calendar, 2435.

Suspend Rule 21, requiring amended bills be noted on calendar, 1672, 4287.

Petition presented by

Against appropriation of money to sectarian institutions, 2909.

Remarks by, on

Bill No. 1073, Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4206.

JUDGE OF COURT OF COMMON PLEAS FOR Thirty-eighth District, J. Ambler Williams nominated and confirmed as, 1632.

JUDGES OF COURTS OF RECORD, by providing that where two or more Superior Court judges are to be elected, each elector may vote for as many persons less one as there are judges to be chosen, amending act providing for nomination and election of

House Bill No. 282.

Read in place in House by Mr. Rhodes, 219.

Referred to Committee on Elections, 219.

Reported without amendment, 1492.

First reading, 1568-1569.

Second reading, 1794.

Third reading and defeated on final passage, 1980-1981.

Remarks on, by

Golder, 1980-1981.

Rhodes, 1980-1981.

Dilsheimer, 1981.

JUDGES OF COURTS OF RECORD, providing for nominations and elections for all offices of

JUDGES OF COURTS OF RECORD.—Continued.

Senate Bill No. 802.

Read in place in Senate by Mr. Long, 1609.

Referred to Committee on Elections, 1609.

Reported with amendment, 2295.

First reading, 2326.

Recommitted, 2426.

Re-reported with amendment, 2669.

Recommitted, 2728.

JUDGES OF COURTS OF RECORD to render decisions within six months after trial of a case, requiring

House Bill No. 690.

Read in place in House by Mr. Millar, 514.

Referred to Committee on Judiciary General, 514.

Reported without amendment, 702.

First reading, 743.

Second reading, 814.

Third reading and postponed, 920.

Resumed and defeated on final passage, 1023-1024.

Remarks on, by

Millar, 1023-1024.

Alexander, 1023-1024.

Rhodes, 1023.

Ogle, 1024.

JUDGES OF SUPREME AND SUPERIOR COURT, amending act fixing salaries of

House Bill No. 1099.

Read in place in House by Mr. Post, 881.

Referred to Committee on Judiciary General, 881.

JUDGES OF SUPREME AND SUPERIOR COURTS, courts of common pleas and orphans' courts, amending act fixing salaries of

House Bill No. 1097.

Read in place in House by Mr. Post, 881.

Referred to Committee on Judiciary General, 881.

JUDGES, prohibiting political activities by

Senate Bill No. 641.

Read in place in Senate by Mr. Woodward, 981.

Referred to Committee on Judiciary General, 981.

JUDGES (see Constitution, court, courts, impeachment, parole, retirement).

JUDGMENT AND JUDGMENTS (see actions, attachment, Philadelphia, prothonotaries, real estate).

JUDGMENTS AND DECREES, and to make uniform the law relating thereto, concerning declaratory

House Bill No. 603.

Read in place in House by Mr. Hall, 445.

Referred to Committee on Judiciary General, 445.

Reported without amendment, 1191.

First reading, 1196.

Recommitted, 1284.

Re-reported without amendment, 2137.

Second reading, 2275-2276.

Third reading and amended, 2381.

Resumed and passed finally, 2468-2470.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4877.

Remarks on, by

Hall, 2469-2470.

In Senate (No. 1122).

Referred to Committee on Judiciary General, 2503.

Reported without amendment, 4169.

First reading, 4193.

Second reading, 4320.

Third reading and final passage, 4531.

Signed by President, 4805.

JUDICIAL (see sales).

JULIA WHITE PRISCILLA HOME FOR AGED COLORED PEOPLE (see appropriation).

JUNIATA COUNTY (see highway, school directors).

JURIES in actions of joint tort or concurrent negligence to return separate verdicts, and authorizing separate executions thereof, requiring

JURIES.—Continued.

Senate Bill No. 1384.

Read in place in Senate by Mr. Salus, 3291.
Referred to Committee on Judiciary General, 3291.

JURORS, amending act for better and more impartial selection of

House Bill No. 1164.

Read in place in House by Mr. Storer, 936.
Referred to Committee on Judiciary Local, 936.
Reported without amendment, 1792.
First reading, 1872.
Second reading and amended, 1956-1957.
Third reading and postponed, 2173-2174.
Time of postponement extended, 2501.
Resumed and passed finally, 2713.

Remarks on, by

Storer, 2713.
Alexander, 2713.

In Senate (No. 1182).

Referred to Committee on Judiciary General, 2741.
Reported without amendment, 4285.
First reading, 4342.
Second reading, 4562.
Third reading and defeated on final passage, 4654.

Remarks on, by

Buckman, 4654.
Mansfield, 4654.

JURORS AND JURY (see Constitution, courts, pay).

JURORS IN COUNTIES OF SECOND CLASS, and creating Board of Judges from court of common pleas for this purpose, regulating selection of

Senate Bill No. 1219.

Read in place in Senate by Mr. Mansfield, 2833.
Referred to Committee on Judiciary General, 2833.
Reported without amendment, 2911.
First reading, 2956.
Second reading, 3138-3141.
Third reading and amended, 3368-3369.
Over in its order, 3541.
Recommitted, 3601.
Re-reported with amendment, 3952.
Over in its order, 4172.
Resumed and defeated on final passage, 4200-4205.

Remarks on, by

Harris, 4202-4205.
Mansfield, 4203-4205.
Schantz, 4203-4204.
Barr, 4204-4205.
Craig, 4205.

JURY COMMISSIONERS in counties of seventh class, fixing compensation of

Senate Bill No. 422.

Read in place in Senate by Mr. Derrick, 601.
Referred to Committee on New Counties and County Seats, 601.
Reported without amendment, 844.
First reading, 865.
Second reading, 995.
Third reading and final passage, 1043.
Returned from House without amendment, 1993.
Signed by President pro tempore, 2129.
Approved by Governor, 2215.

In House (No. 1380).

Referred to Committee on Counties and Townships, 1220.
Reported without amendment, 1530.
First reading, 1573.
Second reading, 1747.
Third reading and final passage, 1973-1974.
Signed by Speaker, 2143.

JURY DUTY, providing method for excusing women from tendents, principals, supervisors and teachers from

Senate Bill No. 1382.

Read in place in Senate by Mr. Quigley, 3290.
Referred to Committee on Judiciary General, 3290.

JURY DUTY, providing method for excusing women from

Senate Bill No. 7.

Read in place in Senate by Mr. Schantz, 82.
Referred to Committee on Judiciary General, 82.
Reported without amendment, 129.
First reading, 131.
Second reading and recommitted, 154.

JURY PANELS from the wheel to take place publicly, amending act for better and more impartial selection of persons to serve as jurors, by requiring the drawing of

House Bill No. 1269.

Read in place in House by Mr. Stavitski, 968-969.
Referred to Committee on Judiciary Special, 969.
Reported without amendment, 1224.
First reading, 1289.
Second reading, 1397.
Third reading and postponed, 1663.
Resumed on third reading and amended, 1751-1752.
Resumed and passed finally, 1815.

In Senate (No. 964).

Referred to Committee on Judiciary General, 1907.
Reported with amendment, 3075.
First reading, 3147.
Recommitted to Committee on Judiciary Special, 3382.
Re-reported without amendment, 4195.
Second reading, 4320.
Third reading and final passage, 4531.

JUSTICES OF PEACE may better inform themselves as to the law and court decisions, providing means whereby

House Bill No. 1338.

Read in place in House by Mr. Grover C. Myers, 1006.
Referred to Committee on Counties and Townships, 1006.
Reported with amendment, 2171.
First reading, 2210.
Second reading, 2290.
Third reading and final passage, 2480-2481.
Returned from Senate without amendment, 2977.
Signed by Speaker, 3071.
Approved by Governor, 3431.

Remarks on, by

Alexander, 2480.
Spangler, 2480-2481.
Myers, Grover C., 2480.

In Senate (No. 1130).

Referred to Committee on Judiciary General, 2505.
Reported without amendment, 2623.
First reading, 2655.
Second reading, 2733.
Third reading and final passage, 2847.
Signed by President pro tempore, 2972.

JUSTICES OF THE PEACE, nominated and confirmed, 20-21; nominated and confirmed, 63; nominated and confirmed, 99-100; nominated and confirmed, 104; nominated and confirmed, 106; nominated, 119, confirmed, 122; nominated, 166, confirmed, 168; nominated and confirmed, 287-288; nominated, 468, confirmed, 470-471; nominated and confirmed, 504-505; nominated and confirmed, 581-582; nominated and confirmed, 671; nominated and confirmed, 785-786; nominated and confirmed, 983-984; nominated and confirmed, 1632; nominated and confirmed, 1917-1918; nominated and confirmed, 2131; nominated and confirmed, 2216-2217; nominated and confirmed, 2321-2322; nominated and confirmed, 2433; nominated and confirmed, 2649-2650; nominated and confirmed, 2738-2739; nominated and confirmed, 2826-2827; nominated and confirmed, 2969; nominated and confirmed, 3410-3411; nominated and confirmed, 4002-4003; nominated and confirmed, 4558-4559; nominated and confirmed, 4709.

JUSTICES OF PEACE (see bail, elections, fees, fish, hunt, motor vehicles).

JUSTICES OF PEACE to establish additional office in any part of county, amending act providing for election of aldermen and justices of peace, by authorizing

Senate Bill No. 650.

Read in place in Senate by Mr. Barr, 981.
Referred to Committee on Judiciary General, 981.

JUSTICES OF PEACE to take affidavits and acknowledgments in counties adjacent to those in which they are resident, authorizing

JUSTICES OF PEACE.—Continued.

House Bill No. 1006.

Read in place in House by Mr. Haslett, 875.

Referred to Committee on Judiciary Local, 875.

JUVENILE (see children, court).

KANE SUMMIT HOSPITAL ASSOCIATION (see appropriation).

KEENE, HARRY, Representative from Philadelphia County, (Twelfth District)

Bill introduced by

No. 1317.

Making appropriation to Kensington Hospital for Women, of Philadelphia, 972.

Bill reported by

No. 278.

To amend and supplement act establishing Allegheny County Court, by providing for procedure in cases of desertion and non-support, 344-345.

Election returns, 31.

Member of standing committees, 87-91.

Oath of office administered to, 34.

KELLY, CLIFTON L., Representative from Allegheny County, (Ninth District)

Amendments offered by, to

Bill No. 1339, Prescribing fees for office of Secretary of Commonwealth, 1949.

Bills introduced by

No. 133.

Regulating private detectives and detective agencies, and the licensing of same by Secretary of Commonwealth, 133.

No. 152.

Amending act for protection of game, game birds and other wild birds, by defining term "under control", 141.

No. 153.

Amending act requiring citizens to procure license before hunting wild birds and game, by providing that hunters' license shall include, name, address, occupation, age, height and weight, 141.

No. 154.

Amending act relating to licensing of dogs, by providing that kennel dogs may be taken out for training purposes with kennel tag, 141.

No. 155.

Further amending section 26 of act for protection of game, game birds and other wild birds, by prohibiting dogs to kill game either night or day during certain seasons, 141.

No. 156.

Amending act for protection of game, game birds and other wild birds, by fixing season for training of dogs from August to May, 141.

No. 760.

Amending act relative to burial of certain soldiers, sailors or marines, known as "deceased service men", at county expense, by providing for burial of unclaimed bodies, whether residents or not, by the county, 587.

No. 761.

Regulating private detectives and detective agencies, and the licensing of same by Secretary of the Commonwealth, 587.

No. 762.

Amending act establishing firemen's pension fund in cities of third class, by providing that term of service need not be continuous for eligibility, 587.

No. 968.

Amending act establishing certain public roads as State highways, by changing route 330, in Westmoreland County, 794.

KELLY, CLIFTON L.—Continued.

No. 969.

Amending act establishing State Highway Department, by changing route 238, from Uniontown to Pittsburgh, 794.

No. 970.

Amending act relative to personal registration of electors in cities of first and second classes, by regulating the registration of employees of State or Federal Government, 794.

No. 1207.

Further amending act relative to publication of advertisements and notices in newspapers of general circulation in certain counties, by exempting the advertisements of viewers' proceedings and of issue and sale of bonds, 939.

No. 1339.

Prescribing fees for office of Secretary of the Commonwealth, 1006.

Bills reported by

No. 45.

Providing system whereby persons absent from their regular polling places may cast their votes, 538, 1225.

No. 116.

Providing for appointment by court of supervisors in election districts, 732.

No. 167.

Amending act relative to elections, by providing that qualified electors charging fraud in any election district need not be resident of said district, 1223.

No. 170.

Joint resolution proposing amendment to Constitution of Pennsylvania, by permitting the use of voting machines at elections, 1492.

No. 174.

Prohibiting the discharge of firearms within one hundred fifty yards of any dwelling house, 716.

No. 245.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to qualifications of voters, 1492.

No. 246.

Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may change election districts, 1492-1493.

No. 500.

Amending act providing for the personal registration of electors in cities of third class, by changing compensation of registrars, 2774.

No. 667.

Providing for refunding of certain fines for violation of the dog laws, 1565.

No. 1303.

Repealing act of 1860, relating to billiard rooms, insofar as same relates to Lycoming County, 2695.

No. 1435, (Senate No. 686).

Relating to the registration and re-registration of nurses, 2194.

No. 1624, (Senate No. 752).

Amending act establishing State Highway Department, by authorizing the Department to collect permit fees, 4214.

No. 1626, (Senate No. 753).

Amending act relating to townships, by authorizing the State Highway Department to charge permit fees for construction of township highways, 4214.

Election returns, 27.

Leave of absence granted, 237.

KELLY, CLIFTON L.—Continued.

Members of conference committee, 3252, 4927.

Member of special committee, 3010, 5150.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 234, Consolidating the law relating to game, wild birds and wild animals, 2673.

Motion by, to

Dispense with further reading of Journal, 4566.

Recommit Bill No. 478, Providing for nomination of candidates for President at primary elections, 3444.

Oath of office administered to, 34.

Remarks by, on

Bill No. 234, Consolidating laws relating to game, wild birds and wild animals, 2596-2597, 3435-3436.

Bill No. 1641, (Senate No. 327), Providing for the personal registration of electors in cities of second class, 4767-4768.

Bill No. 1761, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 4934-4935.

Resolution offered by

Authorizing appointment of committee to escort Senate to Hall of House for joint session for the election of a Director of the Legislative Reference Bureau, 3010.

KELLY, HON. M. CLYDE, Congressman from Thirtieth District, address to House by, 427.

KELLY, LIEUTENANT OAKLEY G., upon his successful Trans-continental flight concurrent resolution (House) by Bush, congratulating, 2673; conc. in by Senate, 2650-2651; returned from Senate conc. in. 2697; approved by Governor, 4634.

KELLY, THOMAS C., Journal Clerk of House, presentation of testimonial to, 5136.

KENNEDY, FRANK H., Representative from Allegheny County, (Twelfth District)

Bills introduced by

No. 196.

Making appropriation to Boys' Industrial Home of Western Pennsylvania at Oakdale, 157.

No. 505.

Relating to the opening of safe deposit boxes of deceased persons, 366.

No. 1085.

Prohibiting certain races, games and sports on Memorial Day, 879.

Bills reported by

No. 365.

Amending act regulating cross-examination of a defendant in criminal trials, 266.

No. 462.

Amending act to provide revenue by taxation, by eliminating provision permitting payment of taxes by banks at rate of ten mills on the dollar of par value of shares of stock, 903.

No. 557.

Relating to assignment of rights to receive or recover a debt of money, 589.

No. 985.

Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date principal is due, 1467.

No. 1148, (Senate No. 345).

Amending act regulating fees of sheriffs, 2446.

KENNEDY, FRANK H.—Continued.

No. 1174.

Amending act establishing Allegheny County Court, 1190.

No. 1403, (Senate No. 203).

Joint resolution proposing amendment to Constitution of Pennsylvania, so that the subject of a law shall be clearly expressed in its title, 1328.

Election returns, 27.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 746, (Senate No. 100), Amending act creating office of county controller in counties having over 150,000 inhabitants, 956.

Oath of office administered to, 34.

KENNEL (see dogs).

KENSINGTON HOSPITAL FOR WOMEN (see appropriation).

KEPHART, HARMON M., (see Treasury).

KEROSENE (see tax).

KIDNAPPING (see penal laws).

KING BOOHOO, of Siam, upon his sixty-first birthday and thirty-second anniversary of his ascension to the throne, resolution (House) by Golder, congratulating, 1026-1027.

"KING TUT" SPECIMENS (see archeological).

KITTANNING GENERAL HOSPITAL (see appropriation).

KLINGENSMITH, HON. PETER, resolution (House) by Steedle, authorizing adjournment of House in memory of, 2773; referred to Committee on Pensions and Gratuities, 2773.

KNOX, HONORABLE PHILANDER C., and making appropriation, providing for erection of a statute in the rotunda of the State Capitol Building of

House Bill No. 1350.

Read in place in House by Mr. Bush, 1006.

Referred to Committee on Appropriations, 1006.

KOHLER, WALTER W., Representative from Lackawanna County, (Sixth District)

Amendments offered by, to

Bill No. 55, To validate certain deeds and mortgages, 204.

Bills introduced by

No. 30.

Amending act relating to practice in courts of common pleas in actions of assumpsit and trespass, 108.

No. 55.

To validate certain deeds and mortgages made by executors and administrators under power to sell, lease or convey contained in any last will and testament, 114.

No. 173.

Making appropriation to Taylor Hospital, 143.

No. 509.

Establishing as State highway, a certain section of public road in Lackawanna County, 367.

No. 510.

Establishing as State highway, a certain section of public road in Lackawanna County, 367.

No. 511.

Establishing as State highway, a certain section of public road in Lackawanna County, 367.

No. 524.

Amending act apportioning the State into Representative Districts, by amending sixth district in Lackawanna County, 418.

No. 525.

Establishing as State highway a certain section of public road in Lackawanna County, 418.

KOHLER, WALTER W.—Continued.

- No. 526.
Establishing as State highway a certain section of public road in Lackawanna County, 418.
- No. 527.
Establishing as State highway a certain section of public road in Lackawanna County, 418.
- No. 624.
Fixing time for statute of limitations to begin to run against the right of action for damages in certain cases, 446.
- No. 625.
Providing for inspection of certain mined out areas occupied or about to be occupied by certain buildings, 447.
- No. 631.
Providing for safety of residents in districts through which illuminating gas is conveyed over mines or mined out areas, 472.
- No. 679.
Imposing State tax on tobacco, 513.
- No. 680.
Imposing State tax on bituminous coal, 513.
- No. 772.
Providing compensation for owners of lands and buildings thereon for loss due to mine cave-ins, 621.
- No. 802.
Amending act relating to practice in courts of common pleas in actions of assumpsit and trespass, except actions for libel and slander, 676.
- No. 1001.
To quiet title to real estate formerly held by corporations not authorized to hold same, 874.
- No. 1119.
Providing for appointment of Land Claim Commission, 934.
- No. 1195.
Providing for determination of proportion of cost of public improvement which may be assessed against abutting property as benefits in cities, 938.
- No. 1196.
Providing corporations may issue notes, mortgages and other obligations at a higher rate of interest than six per cent, 938.
- No. 1232.
Amending act establishing Board for Assessment and Revision of Taxes in counties containing population of from 300,000 to 1,000,000, by providing for election of said board, 966.
- No. 382.
Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 680.
- No. 428.
Amending act relative to police pension funds in cities of third class, 1710.
- No. 461.
Providing for examination by the Auditor General of bonds and securities held by the Commonwealth, 701.
- No. 673.
Amending act providing for the joint acquisition and maintenance by Pennsylvania and New York of certain toll bridges over the Delaware River, 2193.
- No. 673.
Amending act providing for joint acquisition and maintenance by Pennsylvania and New York of certain toll bridges over the Delaware River, 2699.

KOHLER, WALTER W.—Continued.

- No. 1323.
Prescribing manner in which certain persons or corporations may intervene in appeals to Superior Court from finds of the Public Service Commission, 1760.
- No. 1372, (Senate No. 366).
Permitting in certain cases the service of writs of scire facias in any county of this Commonwealth, 1828.
- No. 1765, (Senate No. 1399).
Authorizing boroughs to sell estate held for non-payment of taxes, 4797.
- Election returns, 29.
- Leave of absence granted, 4345.
- Member of standing committees, 87-91.
- Motion by, to
Recommit Bill No. 680, Imposing State tax on bituminous coal, 2366.
- Oath of office administered to, 34.
- Question of personal privilege raised by, on
Remarks in newspapers relative to pledge of Members to support the "Administration Measures", 624.
- Remarks by, on
Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of Delaware River, 2339.
- Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 2334.
- Bill No. 1395, (Senate No. 297), To quiet title to real estate formerly held by corporations not authorized to hold same, 1840.
- Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4126.
- Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4126.
- KORNS, FRANK E., Representative from Cambria County, (First District)
- Adjournment of House in memory of, resolution (House) by Allen J. Stevens, authorizing, 1643; House adjourned, 1664; telegram of appreciation from family of, 1790.
- Bills reported by
No. 722.
Amending act establishing Bureau of Forest Protection within the Department of Forestry, 715.
- No. 729.
Amending act establishing Bureau of Forest Protection within Department of Forestry, 716.
- Election returns, 28.
- Leave of absence granted, 1281.
- Member of standing committees, 87-91.
- Memorial session, resolution fixing time for, 2978; memorial committee appointed, 3011; memorial services held and resolution of condolence adopted, 3576-3577; concurrent resolution, (House) by Heyourn, authorizing printing of proceedings of memorial services, 3588; amended and adopted in Senate, 3650.
- Oath of office administered to, 34.
- KRAUSE, THADDEUS S., Senator from Eighth District, (Philadelphia County)
- Bills introduced by
No. 317.
Making appropriation to Saint Luke's Homeopathic Hospital, of Philadelphia, 454.

KRAUSE, THADDEUS S.—Continued.

No. 475.

Providing for taxation of fees of prothonotaries and clerks of courts, 761.

No. 476.

Providing for abatement of nuisances caused by improper grading or paving of alleys in cities of first class, 761.

Bills reported by

No. 490.

Prohibiting the use of metal and wire tag fasteners on bags containing feeding stuffs for livestock, 2507.

No. 675, (House No. 724).

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1257, 1911.

No. 744, Amending and repealing part of act concerning divorces, by making degree of cruelty as a ground for divorce the same for husband and wife, 2624.

No. 1044, (House No. 1253).

Permitting service in divorce actions to be made by registered letter upon respondents residing outside the State, 3599.

No. 1080.

Amending act for better government of cities of first class, by increasing number of councilmen, 2297.

No. 1121, (House No. 275).

Providing for recovery and collection of taxes on real or personal property assessed by action of assumpsit, 4169.

Election returns, 6.

Member of standing committees, 78-80.

Motion by, to

Reconsider vote on Bill No. 499, Amending act creating suboffices or subagencies to banks of discount and deposit, 4533.

Suspend Rule 39, relative to consideration of resolutions, 170.

Oath of office administered to, 9.

Resolutions, concurrent, offered by

Recalling from Governor Senate Bill No. 150, Making appropriation to State Hospital for Injured Persons of the Trevorton, Shamokin and Mount Carmel Coal Fields, 4504-4505.

Recommending modern mail tube system, 170.

KRAUSKROFF, DOCTOR JOSEPH, of Philadelphia, concurrent resolution (House) by Sterling, memorializing, 4920; conc. in by Senate, 4992-4993; ret. from Senate conc. in, 5126-5127;

KUNKLE, JOHN E., Representative from Westmoreland County, (Second District)

Amendments offered by, to

Bill No. 507, Amending act relating to estates of decedents, with regard to removal of fiduciaries after residence is no longer in State, 652-653.

Bill No. 957, Providing for the laying out and construction of joint county highways and bridges, 1353, 2976.

Bill No. 1224, Authorizing service of writs of summons and regulating service of process in any county, 1826.

Bill No. 1324, Amending act regulating the use and construction of booths for operation of motion picture machines, 2893-2895, 3254.

Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 4780.

KUNKLE, JOHN E.—Continued.

Bills introduced by

No. 262.

Amending act relating to Legislative apportionment, with regard to Westmoreland County, 196-197.

No. 263.

Making appropriation to Westmoreland Children's Aid Society, Greensburg, 197.

No. 264.

Making appropriation to Westmoreland Hospital Association, Greensburg, 197.

No. 265.

Amending act to prevent burgesses and councilmen from receiving bribes, 197.

No. 381.

Validating extensions of transmission and service lines made by companies incorporated under act providing for incorporation of electric light, heat and power companies, within any township, 253.

No. 506.

Providing for the bringing of actions at law for the recovery of damages for injuries received by employees caused by negligence of employer 366.

No. 507.

Amending act relating to estates of decedents, with regard to removal of fiduciaries after residence is no longer in State, 367.

No. 562.

Making appropriation to Home for Aged of Westmoreland County, at Greensburg, 421.

No. 563.

Amending act regulating service of process from courts of common pleas or other courts of record, by authorizing service of writs of summons in any county, 421.

No. 957.

Providing for laying out of joint county bridge, 793.

No. 958.

Amending Inheritance Tax Act of 1919, by changing the rate upon certain transfer, and exempting property passing to charitable institutions, 793.

No. 1224.

Authorizing service of writs of summons and regulating service of process in any county, 940.

No. 1324.

Amending act regulating use and construction of booths for operation of motion picture machines, 972.

Bills reported by

No. 26.

Amending act relating to distribution of property of persons dying interstate, 266.

No. 147.

Amending act relating to liens for taxes and municipal improvements, by including school districts in municipal subdivisions exempt from certain taxes on real estate, 139.

No. 187.

Regulating sale, possession and use of pistols and revolvers, 1463.

No. 425.

Amending act fixing number and salaries of clerks and employes in the Auditor General's Department, 338.

No. 507.

Amending act relating to estates of decedents, with regard to removal of fiduciaries after residence is no longer in State, 538.

KUNKLE, JOHN E.—Continued.

No. 632.

Amending act restricting appointment of corporate fiduciaries, by exempting certain corporations from provisions of act, 589.

No. 869.

Relating to the proof of intoxicating liquors, 942.

No. 1010.

Prohibiting the sale of brewed and malt liquors to minors, 942.

No. 1143, (Senate No. 292).

Amending act creating office of county controller in counties having over 150,000 inhabitants, 2445.

No. 1324.

Amending act regulating the use and construction of booths for operation of motion picture machines, 2748.

No. 1633, (Senate No. 1210).

Supplement to act creating Board of Commissioners of Public Grounds and Buildings, by authorizing said Board to agree with municipalities upon terms for which State land may be taken, 3739.

No. 1636, (Senate No. 1216).

Making incurable insanity a cause for divorce, 3739.

No. 1746, (Senate No. 1227).

Amending act relating to actions of assumpsit and trespass, by providing that plaintiff shall file reply to new matter raised in affidavit of defense, 4738.

Election returns, 32.

Leave of absence granted, 4345.

Member of conference committee, 3252.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 262, Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 3252.

House to non-concur in Senate amendments to House Bill No. 262, Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 3179.

Motion by, to

Drop from calendar Bill No. 563, Amending act regulating service of process from courts of common pleas or other courts of record, 1826.

Drop from calendar Bill No. 1073, Revising and consolidating the tax laws, excepting those of counties of first class, 4272. (Withdrawn, 4272).

Postpone Bill No. 262, Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 599.

Postpone Bill No. 563, Amending act regulating service of process from courts of common pleas or other courts of record, 750-751.

Postpone Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1521.

Postpone Bill No. 1224, Authorizing service of writs of summons and regulating service of process in any county, 1773.

Postpone Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3246.

Recommit Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1521, 1522.

KUNKLE, JOHN E.—Continued.

Recommit Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 1521, 1522.

Recommit Bill No. 1324, Amending act regulating use construction of booths for operation of motion picture machines, 3738.

Recommit Bill No. 1386, (Senate No. 446), Fixing salaries of certain county officers in counties of third class, 2779.

Reconsider vote on Bill No. 957, Providing for the laying out and construction of joint county highways and bridges, 2975-2976.

Reconsider vote on Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in certain counties, 1522.

Reconsider vote on Bill No. 1324, Amending act regulating use and construction of booths for operation of motion picture machines, 3738.

Reconsider vote on Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 3246.

Oath of office administered to, 34.

Remarks by, on

Bill No. 582, To repeal act providing for control and management of jails in counties of third and fourth classes, 1295.

Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1521.

Bill No. 1073, Revising and consolidating the tax laws, excepting those of counties of first class, 4272.

Bill No. 1152, (Senate No. 444), Authorizing appointment of collectors of delinquent taxes in counties of third class, 4770-4772.

Bill No. 1159, Providing system of registering titles to motor vehicles, 2039-2040.

Bill No. 1287, Amending act relating to service of certain process in actions at law, 2763-2764.

Bill No. 1391, (Senate No. 599), Amending act creating office of county controller in counties containing 250,000 inhabitants, 4780-4781.

Bill No. 1392, (Senate No. 600), Amending act fixing salaries of certain county officers in counties having over 250,000 and less than 400,000 inhabitants, 2476, 3056, 3588.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4898.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 957, Providing for the laying out and construction of joint county highways and bridges, 2714.

KUTZ, HARRY D., Senator from Eighteenth District, (Northampton County)

Bills introduced by

No. 132.

Amending act relating to practice in courts of common pleas in actions of assumpsit and trespass, 164-165.

No. 427.

Relating to acknowledgment and recording of deeds, 602.

No. 428.

Making appropriation to Easton Hospital, 602.

KUTZ, HARRY D.—Continued.

Bills introduced by

No. 429.

Amending act providing for salaries of court criers and tipstaves of the several courts in counties of fourth class, 602.

No. 430.

Establishing as State highway, a certain section of public road in Bucks County, 602.

No. 458.

Making appropriation to Easton Home for Friendless Children, 660.

No. 459.

Making appropriation to Home for Aged and Infirm Women, of Easton, 660.

No. 612.

Amending act establishing State Highway Department by changing route 175, from Easton to Mauch Chunk, 978-979.

No. 1069.

Providing that Public Service Commission shall exercise the same jurisdiction and powers with respect to furnishing of street paving and street repairs as service, 2227-2228.

Bills reported by

No. 142.

Supplement to act relating to loans of \$300 or less, requiring loan companies to indicate what the interest will amount to, 211.

No. 313 (House No. 332).

Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, 492.

No. 322.

Defining liability of an employer and establishing elective schedule of compensation, 844.

No. 469, (House No. 277).

To validate certain tax liens filed in office of prothonotaries, 1667.

No. 530, (House No. 498).

Amending act increasing pay of jurors and witnesses, 4286.

No. 589.

Authorizing appointment of sheriff's solicitor in counties of fourth class, 1032.

No. 649.

To repeal act providing for creation of board of examiners and appointment of inspector of steam engines and steam boilers for Allegheny County, 1302.

No. 865, (House No. 1337).

Providing method for deciding tie vote in borough councils, 2716.

No. 977.

Prohibiting the purchase of sale of insignia granted by the United States Government for service in the army, navy or marine corps, 2295.

No. 1042, (House No. 1023).

Providing system of employment and compensation for inmates of county jails and prisons, 2508.

No. 1073.

Amending Workmen's Compensation Act, by defining injuries, and changing schedule of compensation, 2295.

No. 1227.

Amending act relating to actions of assumpsit and trespass, 3599.

Election returns, 6.

Member of standing committees, 78-80.

Oath of office administered to, 9.

LABAR, EDWARD B., Representative from Pike County

Amendments offered by, to

Bill No. 793, Amending act for protection of shad and game fish in the Delaware River, 1094, 1472.

Bills introduced by

No. 793.

Amending act for protection of shad and game fish in the Delaware River, 622.

No. 794.

Making appropriation to commission constituted for purpose of acquiring and maintaining toll-bridges over Delaware River between Pennsylvania and New Jersey, 622.

No. 795.

Providing for repair by State Water Supply Commission of dyke along Delaware River at Matamoras, and making appropriation, 622.

No. 909.

Establishing as State highway, a certain section of public road in Pike County, 730.

No. 910.

Establishing as State highway, a certain section of public road in Monroe and Pike Counties, 730.

No. 1186.

Establishing as State highway, a certain section of public road in Pike County, 938.

Bills reported by

No. 657.

Amending act establishing public school system, by changing compensation of auditors in school districts of fourth class, 903.

No. 1129.

Amending act regulating employment of minors, 2446.

Election returns, 31.

Member of special committee, 2463.

Member of standing committees, 87-91.

Motion by, to

Drop from calendar Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 4647.

Oath of office administered to, 34.

LABOR AND INDUSTRY, DEPARTMENT OF, by authorizing appointment of additional supervising inspectors, amending act relative to appointment of officers and employees in

Senate Bill No. 500.

Read in place in Senate by Mr. Sones, 763.

Referred to Committee on Appropriations, 763.

Reported without amendment, 975.

First reading, 1005.

Second reading, 1051.

Third reading and final passage, 1264.

Returned from House without amendment, 2132.

Signed by President, 2293.

Approved by Governor, 2825-2826.

In House (No. 1399).

Referred to Committee on Appropriations, 1330.

Reported without amendment, 1760.

First reading, 1819.

Second reading, 1870.

Third reading and final passage, 2084-2085.

Signed by Speaker, 2330.

LABOR AND INDUSTRY, DEPARTMENT OF, by providing for additional supervising inspectors, amending act relating to appointment of officers and employees in

Senate Bill No. 289.

Read in place in Senate by Mr. Sones, 385.

Referred to Committee on Appropriations, 385.

LABOR AND INDUSTRY, DEPARTMENT OF, from and in proportion to compensation paid by State fund, insurance, casualty or indemnity corporations, providing for reimbursement of

House Bill No. 1311.

Read in place in House by Mr. Ludlow, 972.

Referred to Committee on Insurance, 972.

Reported without amendment, 1189.

First reading, 1193.

Second reading and recommitted, 1352.

LABOR AND INDUSTRY, Doctor Royal Mesker, nominated as Commissioner of, 287; confirmed, 288.

LABOR AND INDUSTRY (see boilers, elevators, fire escapes, wage board).

LABOR (see employees, employment, farm, prison).

LABOR throughout the United States, concurrent resolution (House) by McBride, petitioning Congress to adopt legislation providing for one day of rest in every seven and a universal eight hour day for all, 1284.

LACKAWANNA COUNTY (see highway, Representative Districts).

LADIES OF GRAND ARMY OF REPUBLIC HOME (see appropriation).

LAFFERTY, JAMES V., Representative from Philadelphia County, (Fourth District)

Bills introduced by

No. 218.

Enforcing the provisions of section 8, article 17 of Constitution, relative to granting of free passes or passes at discount to officers and employes of railroad or railway companies, 172.

No. 290.

Making appropriation to the Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, Philadelphia, 220.

No. 322.

Making appropriation to Jefferson Medical College, Philadelphia, 229.

No. 323.

Making appropriation for erection of statue at capitol in memory of Boies Penrose, 229.

No. 971.

To further regulate the construction, maintenance and inspection of buildings in cities of first class, 794.

Bills reported by

No. 318.

Making appropriation to Pennsylvania Working Home for Blind Men, at Philadelphia, 3157.

No. 338.

Making appropriation to Harrisburg Hospital, 2810.

No. 341.

Making appropriation to Harrisburg Polyclinic Hospital, 2810.

No. 345.

Imposing State tax on slot machines, 1330.

No. 356.

Making appropriation to Frankford Hospital, 2810.

No. 367.

Making appropriation to Children's Hospital of Pittsburgh, 2811.

No. 369.

Making appropriation to West Side Hospital Association, of Scranton, 2811.

No. 1552, (Senate No. 93).

Making appropriation to Frederick Douglass Memorial Hospital and Training School, at Philadelphia, 3428.

Election returns, 31.

Member of special committee, 1790.

LAFFERTY, JAMES V.—Continued.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 132.

Oath of office administered to, 34.

Point of order raised by, on

House Bill No. 936, For the repression of prostitution, 2268.

LAKE ERIE AND OHIO RIVER CANAL BOARD, members of, - nominated, 22; nominations recalled, 76.

LAKE ERIE AND OHIO RIVER CANAL BOARD (see appropriation).

LAKE ERIE, concurrent resolution (House) by McVicar, petitioning Congress to investigate the practicability of a canal from French Creek to, 1064-1065.

LAMB, FRANK B., Sergeant-at-Arms, presentation of testimonial to, 5136.

LANCASTER COUNTY (see highway).

LANCASTER GENERAL HOSPITAL (see appropriation).

LAND AND LANDS (see Constitution, Delaware, Fair Commission, Minerals, private, Public Grounds and Buildings, taxes, Valley Forge Park).

LAND CLAIM COMMISSION, providing for appointment of

House Bill No. 1119.

Read in place in House by Mr. Kohler, 934.

Referred to Committee on Appropriations, 934.

LAND PURCHASE UNDER WEEKS' LAW, concurrent resolution (Senate) by Phipps, petitioning President, Congress and Federal Budget Bureau to resume expenditures for, 3291; conc. in by House, 3489; ret. from House conc. in, 3493; approved by Governor, 3807.

LAND REGISTRATION, providing for registration of land in the several counties, and creating Court of

Senate Bill No. 749.

Read in place in Senate by Mr. Aron, 1259.

Referred to Committee on Judiciary General, 1259.

LAND SURVEYORS (see engineers).

LANDING FIELDS (see aviation).

LANDS, relating to drainage of wet and spouty

House Bill No. 259.

Read in place in House by Mr. Behney, 183.

Referred to Committee on Agriculture, 183.

Reported without amendment, 424.

First reading, 449.

Second reading, 481.

Third reading and final passage, 519-520.

Returned from Senate without amendment, 1199.

Signed by Speaker, 1286.

Approved by Governor, 1946.

Remarks on, by

Ludlow, 519.

Behney, 519-520.

In Senate (No. 382).

Referred to Committee on Agriculture, 504.

Reported without amendment, 870.

First reading, 871.

Second reading, 995.

Third reading and final passage, 1042-1043.

Signed by President pro tempore,———

LANIUS, HENRY E., Senator from Twenty-eighth District, (York County)

Bills introduced by

No. 553.

Authorizing appointment of commission to study conditions relative to the blind, and making appropriation, 845.

No. 1547.

Authorizing the depositors and stockholders of the York City Bank to bring suit against the Commonwealth, 4504.

LANIUS, HENRY E.—Continued.

Election returns, 7.

Member of standing committees, 78-80.

Motion by, to
Adjourn, 2746.

Oath of office administered to, 9.

Remarks by, on
Bill No. 99, Prohibition Enforcement Bill, 554-555.

Bill No. 153, Creating Old Age Assistance Commission of the Commonwealth and an Old Age Assistance Board in each county, 1679.

Bill No. 1073, Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 4207.

Senate concurrent resolution fixing June twenty-first as date of final adjournment of Legislature, 4505.

Resolution, concurrent, offered by
Fixing June twenty-first as date of final adjournment of Legislature, 4505.

LANKENAU HOSPITAL (see appropriation).

LATROBE HOSPITAL (see appropriation).

LAUNDERING (see corporations).

LAURELTON STATE VILLAGE (See State Village for Feeble-Minded Women).

LAUVER, HENRY I., Representative from Juniata County

Amendments offered by, to
Bill No. 1341, Amending act establishing public school system, by fixing the school term in school districts fourth class, 2066.

Bills introduced by

No. 62.
Amending act for protection of public health in municipalities, by exempting certain children from vaccination, 114-115.

No. 1132.
Establishing as State highway, a certain section of public road in Juniata, Snyder and Perry Counties, 935.

No. 1133.
Establishing as State highway, a certain section of public road in Juniata County, 935.

No. 1225.
Establishing as State highway, a certain section of public road in Juniata County, 940.

No. 1272.
Regulating sale of paint, putty and naval stores, and repealing act of June 1, 1915, relating thereto, 969.

No. 1341.
Amending act establishing public school system, by changing the school term in districts of fourth class, 1006.

Election returns, 29.

Member of standing committees, 87-91.

Motion by, to
Discharge Committee on Public Health and Sanitation from further consideration of House Bill No. 62, Amending act for protection of public health in municipalities, 1016.

Extend time of postponement on Bill No. 1460, (Senate No. 793), Repealing act empowering school directors of Tuscarora and Spruce Hill Townships, Juniata County, to annex certain lands for school purposes, 3057.

Postpone Bill No. 1460, (Senate No. 793), Repealing act empowering the school directors of Tuscarora and Spruce Hill Townships, Juniata County, to annex certain lands for school purposes, 2777.

LAUVER, HENRY I.—Continued.

Oath of office administered to, 34.

Remarks by, on
Bill No. 62, Amending act for protection of public health in municipalities, 1016.

LAW AND LAWS (see aeronautics, banks children, Constitution, fiduciary, fish, game, judgments, justices of peace, legislation, liquors, medicine, penal, tax).

LAW LIBRARY, providing that a portion of fines and forfeitures in counties of fourth class shall be used for support of

Senate Bill No. 746.

Read in place in Senate by Mr. Sisson, 1259.
Referred to Committee on Judiciary General, 1259.
Reported without amendment, 1302.
First reading, 1321.
Second reading, 1628.
Third reading and final passage, 1688.
Returned from House without amendments in which Senate concurred, 2821.
Signed by President pro tempore, 2959.
Approved by Governor, 3410.

In House (No. 1429).

Referred to Committee on Judiciary Special, 1790.
Reported without amendment, 2074.
First reading, 2142.
Second reading, 2208.
Third reading and postponed, 2363.
Resumed on third reading and amended, 2710.
Resumed and passed finally, 2797.
Returned from Senate with House amendments concurred in, 2976.
Signed by Speaker, 3035.

LAW LIBRARY purposes, authorizing certain counties to use excess moneys received from fines and dedicated by law to

Senate Bill No. 1226.

Read in place in Senate by Mr. Derrick, 2833.
Referred to Committee on Judiciary General, 2833.
Reported without amendment, 2910.
First reading, 2957.
Second reading, 3141-3142.
Third reading and amended, 3369-3370.
Resumed and passed finally, 3499.
Returned from House without amendment, 4546.
Signed by President, 4662.

In House (No. 1642).

Referred to Committee on Judiciary General, 3581.
Reported without amendment, 3739.
First reading, 3792.
Second reading, 3903.
Third reading and final passage, 4493.
Signed by Speaker, 4751.

LAW STUDENTS of citizens who served during World War, providing for registration as

House Bill No. 1011.

Read in place in House by Mr. Henderson, 875.
Referred to Committee on Judiciary General, 875.

LAW STUDENTS, petition from Pennsylvania Department of American Legion protesting against required qualifications of, 150.

LAWS, GAME, FISH AND FOREST, Joint resolution directing publication of pamphlet containing

House Bill No. 1111.

Read in place in House by Mr. Whiteman, 934.
Referred to Committee on Printing, 934.
Reported without amendment, 3592.
First reading, 3683.
Second reading, 3800.
Third reading and final passage, 4277.
Signed by Speaker, 5132.

In Senate (No. 1539).

Referred to Committee on Printing, 4333.
Reported without amendment, 4503.
First reading, 4565.
Second reading, 4682.

LAWS, GAME, FISH AND FOREST,—Continued.

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Signed by President, 4988.

LAWYER (see insane commission).

LEASE (see bridges, property, water power).

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LEGAL DEPARTMENT (see cities of second class).

LEGISLATION, AMENDATORY, shall be printed in session laws, providing method in which

LEGISLATION, AMENDATORY.—Continued.

House Bill No. 15.

Read in place in House by Mr. McVicar, 102.
 Referred to Committee on Judiciary General, 102.
 Reported without amendment, 109.
 First reading, 125.
 Second reading, 138.
 Third reading and final passage, 144-145.
 Returned from Senate without amendment, 529.
 Signed by Speaker, 590.
 Approved by Governor, 623.

In Senate (No. 124).

Referred to Committee on Judiciary General, 156.
 Reported without amendment, 164.
 First reading, 169.
 Recommitted, 193.
 Re-reported without amendment, 384.
 Second reading, 462.
 Third reading and final passage, 496-497.
 Signed by President, 582.

Remarks on, by

Schantz, 496.
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LEGISLATIVE AND LEGISLATURE (see budget, Constitution, Representative, Senatorial).

LEGISLATIVE AUDITOR by the General Assembly, and making appropriation, providing for election of

Senate Bill No. 1392.

Read in place in Senate by Mr. Woodward, 3492.
 Referred to Committee on Judiciary General, 3492.
 Reported without amendment, 3599.
 First reading, 3666.
 Second reading and recommitted, 3849.
 Re-reported without amendment, 3996.
 Third reading and final passage, 4179-4180.

Remarks on, by

Woodward, 4179-4180.

In House (No. 1753).

Referred to Committee on Judiciary General, 4225.

LEGISLATIVE HAND BOOK (see Smull's).

LEGISLATIVE JOURNAL, concurrent resolution (Senate) by Norton, authorizing payment of postage on, 11; ret. from House conc. in, 15-16; conc. in by House, 37.

LEGISLATIVE REFERENCE BUREAU, appointment of staff by Director of, 3012.

LEGISLATIVE REFERENCE BUREAU, concurrent resolution (Senate) by Woodward, authorizing joint session for election of Director of, 2717; ret. from House conc. in, 2745; conc. in by House, 2770; Senate proceeds to Hall of House, 2945; Joint session held and election of James N. Moore as, 3011-3012.

LEGISLATIVE REFERENCE BUREAU, of moneys appropriated thereto by act of May 27, 1921, making a reappropriation to

Senate Bill No. 1375.

Read in place in Senate by Mr. Eyre, 3290.
 Referred to Committee on Appropriations, 3290.
 Reported without amendment, 3293.
 First reading, 3425.
 Second reading, 3534.
 Third reading and final passage, 3647.
 Returned from House without amendment, 3837.
 Signed by President, 3945.
 Approved by Governor, 4002.

In House (No. 1650).

Referred to Committee on Appropriations, 3679.
 Reported without amendment, 3680.
 First reading, 3681.
 Second reading, 3794.
 Third reading and final passage, 3861-3862.
 Signed by Speaker, 4099.

LEGISLATIVE REFERENCE BUREAU, providing for election of a Director by the General Assembly, and making appropriation, creating

Senate Bill No. 787.

Read in place in Senate by Mr. Woodward, 1607-1608.
 Referred to Committee on Judiciary Special, 1608.

LEGISLATIVE REFERENCE BUREAU.—Continued.

Reported without amendment, 1639.

First reading, 1642.

Second reading, 1703-1704.

Over in its order, 1929.

Third reading and final passage, 2000.

Returned from House without amendment, 2436-2437.

Signed by President pro tempore, 2435.

Approved by Governor, 2649.

In House (No. 1444).

Referred to Committee on Judiciary Special, 2057.

Reported without amendment, 2074.

First reading, 2074-2075.

Second reading, 2140.

Third reading and final passage, 2347-2348.

Signed by Speaker, 2457.

Remarks on, by

McVicar, 2348.

LEHIGH COUNTY (see highway).

LESLIE, M. G., Senator from Thirty-eight District (Allegheny County, part of).

Amendments offered by, to

Bill No. 916, (House No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 2317-2319.

Bills introduced by

No. 236.

Making appropriation to South Side Hospital, of Pittsburgh, 354.

No. 635.

Making appropriation to Duquesne University, of Pittsburgh, 980.

No. 636.

Making appropriation to Mercy Hospital, of Pittsburgh, 980.

No. 1001.

Making appropriation to Saint Francis Hospital, of Pittsburgh, 1992.

No. 1002.

Making appropriation to Mercy Hospital, of Pittsburgh, 1992.

No. 1064.

Making appropriation to Saint Joseph's Hospital and Dispensary, of Pittsburgh, 2227.

Bills reported by

No. 274, (House No. 364).

Relating to recording of certificates of incorporation of domestic corporations, 384.

No. 816, (House No. 508).

To validate certain municipal assessments, claims and liens in boroughs, 2964.

No. 919, (House No. 378).

Amending act establishing State Highway Department, by changing route 111, from Waynesburg to the West Virginia State line, 4503-4504.

No. 920, (House No. 448).

Requiring display of United States flag at all polling places, 2226.

Election returns, 8.

Leave of absence granted, 147, 187, 453, 1605.

Member of Independence Celebration Commission, nominated as, 25. nomination recalled, 76.

Member of special committee, 100, 3151.

Member of standing committees, 78-80.

Motion by, for

Recess, 4844.

Senate to adhere to its amendments to House Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5004.

LESLIE, M. G.—Continued.

Motion by, to

Adjourn, 289, 790, 2862, 4715.

Dispense with further reading of Journal, 2293.

Postpone Bill No. 818, (House No. 579), Providing for the location, construction and maintenance of public roads, highways and bridges in counties of second class, 3372.

Postpone Bill No. 833, (House No. 830), Amending act establishing Allegheny County Court, by providing that said court shall have sole jurisdiction over dependent and delinquent children, 2634.

Read certain bills for first time, 2652, 2743, 2856.

Recommit Bill No. 539, (House No. 588), Regulating the allotting or subdividing of land in cities of second class, 2117.

Recommit Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may change election districts, 2520. (Withdrawn, 2521).

Recommit Bill No. 992, Amending act regulating the manufacture and sale of mattresses, 2026.

Recommit Bill No. 1053, (House No. 1120), Amending act imposing taxes upon certain classes of personal property, with regard to taxation of capital stock of certain corporations, 4556.

Reconsider vote on Bill No. 1053, (House No. 1120), Amending act imposing taxes upon certain classes of personal property, with regard to taxation of capital stock of certain corporations, 4556.

Oath of office administered to, 9.

Question of information raised by, on

Senate resolution requesting information relative to alleged payment of money to influence legislation, 2669.

Remarks by, at

Memorial session for late Hon. William E. Crow, 2658.

Remarks by, on

Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 775-776.

Bill No. 570, Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 4953.

Bill No. 586, Providing for reorganization of the State Government, 3355-3356.

Bill No. 810, (House No. 316), Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to undertaker, 4975.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4526, 4998-4999.

Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2636.

Bill No. 916, (House Bill No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 2318.

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LESLIE, M. G.—Continued.

Motion to recommit Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2520-2521.

Nomination of J. George Becht as Superintendent of Public Instruction, 4699.

Senate resolution requesting information relative to alleged payment of money to influence legislation, 2669.

Resolution, concurrent, offered by

Regulating preparation of copy for, and printing and binding of, Journals of Senate and House, 5024.

Resolution offered by

Deferring presentation of bills in Senate until after appointment of standing committees, 11.

LEWISTOWN HOSPITAL (see Appropriation).

LIBRARIES, by providing that surplus funds shall be turned over to municipal authorities, amending act establishing free, public

House Bill No. 818.

Read in place in House by Mr. Moffatt, 677-678.

Referred to Committee on Library, 678.

Reported without amendment, 1530.

First reading, 1571-1572.

Second reading 1743.

Third reading and final passage, 1895-1896.

Returned from Senate without amendment, 2977.

Signed by Speaker, 3070.

Approved by Governor, 3877.

In Senate (No. 930).

Referred to Committee on Municipal Affairs, 1904.

Reported without amendment, 2625-2626.

First reading, 2654.

Second reading, 2730.

Third reading and final passage, 2842-2843.

Signed by President pro tempore, 2971.

LIBRARY AND MUSEUM, STATE, by fixing fees for certain services, amending act consolidating law relating to

House Bill No. 1125.

Read in place in House by Mr. Wells, 935.

Referred to Committee on Library, 935.

Reported without amendment, 1529.

First reading, 1571.

Second reading and amended, 1740-1741.

Third reading and final passage, 1889-1890.

In Senate (No. 954).

Referred to Committee on Appropriations, 1906.

LIBRARY (see law library).

LICENSE, LICENSEES AND LICENSING (see banks, barbers, billiard rooms, brokers, dance halls, dentistry, detectives, dogs, feeding-stuffs, fish, game, horse racing, hunt, investment businesses, liquor, marriage, medicine, merchants, motion picture, motor vehicles, pawnbrokers, stills, tax).

LIEN AND LIENS (see boroughs, claims, mortgages, prothonotary, real estate, sales, taxes).

LIENS OF MORTGAGES, regulating duration of

House Bill No. 74.

Read in place in House by Mr. Ogle, 122.

Referred to Committee on Judiciary Special, 122.

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House Bill No. 1326.

Read in place in House by Mr. Vickerman, 972-973.
Referred to Committee on Law and Order, 973.

LIQUOR, INTOXICATING, causing death, providing punishment for selling

House Bill No. 831.

Read in place in House by Mr. Craig, 678.
Referred to Committee on Law and Order, 678.
Reported with amendment, 1710.
First reading, 1816.
Second reading, 1863.
Third reading and amended, 2066.
Resumed and postponed for present, 2153.
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Resumed and passed finally, 2470.
Returned from Senate with amendment in which House concurred, 3556.
Signed by Speaker, 3737.
Vetoed by Governor, 3881.

Remarks on, by
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In Senate (No. 1123).

Referred to Committee on Law and Order, 2503-2504.
Reported with amendment, 2910.
First reading and recommitted, 2955.
Second reading, 3123.
Third reading and final passage, 3364.
Returned from House with Senate amendments concurred in, 3544.
Signed by President pro tempore, 3656-3657.

LIQUOR, INTOXICATING, for beverage purposes when death results, fixing penalty for sale of wood alcohol or

House Bill No. 927.

Read in place in House by Mr. Woner, 731.
Referred to Committee on Law and Order, 731.

LIQUOR, INTOXICATING, for medicinal and other purposes, regulating manufacture and sale of

House Bill No. 1327.

Read in place in House by Mr. Vickerman, 973.
Referred to Committee on Law and Order, 973.
Reported with amendment, 2672.
First reading, 2756.
Second reading and amended, 2890-2892.
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LIQUOR LICENSE FEES, providing for refunding of certain

House Bill No. 999.

Read in place in House by Mr. Ogle, 874.
Referred to Committee on Law and Order, 874.
Reported without amendment, 941.
First reading, 1012.
Second reading, 1087.

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Third reading and final passage, 1232.
Returned from Senate with amendments in which House concurred, 4743-4744.
Signed by Speaker, 4929.

In Senate (No. 733).

Referred to Committee on Law and Order, 1254.
Reported without amendment, 1606.
First reading, 1641.
Second reading, 1701.
Recommitted to Committee on Appropriations, 1928.
Re-reported with amendment, 4286.
Third reading and final passage, 4524.
Signed by President, 4854.

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Read in place in Senate by Mr. Snyder, 147.
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Referred to Committee on Law and Order, 727.
Reported without amendment, 942.
First reading, 1012.
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Re-reported with amendment, 1529.
Third reading and final passage, 1826-1827.

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In Senate (No. 932).
Referred to Committee on Law and Order, 1904.

LIQUORS, INTOXICATING, requiring cooperation of certain public officers in enforcement of laws relating to

House Bill No. 1220.

Read in place in House by Mr. Woner, 940.
Referred to Committee on Law and Order, 940.

LIQUORS, restraining and regulating the manufacture and sale of alcoholic

House Bill No. 1342.

Read in place in House by Mr. Ludlow, 1006.
Referred to Committee on Law and Order, 1006.
Reported with amendment, 2672.
First reading, 2756.
Second reading and amended, 2887-2890.
Recommitted, 3178.
Re-reported with amendment, 3205.
Third reading and postponed for present, 3759-3761.
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LIQUORS TO MINORS, prohibiting the sale of brewed and malt

House Bill No. 1010.

Read in place in House by Mr. Flinchbaugh, 875.
Referred to Committee on Law and Order, 875.
Reported with amendment, 942.
First reading, 1013.
Second reading and recommitted to Committee on Judiciary General, 1088.
Re-referred to Committee on Law and Order, 1226.

LITTLE, HARRY A., Representatives from Allegheny County, (Eighth District)

Amendments offered by, to
Bill No. 605, Amending act relating to cities of second class, by changing name of Department of Charities to Department of Public Welfare, 4770.

Bills introduced by

No. 605.
Amending act for government of cities of second class, by changing name of Department of Charities to Department of Public Welfare, 445-446.

No. 824.
Making appropriation to First Allegheny Day Nursery and Temporary Home for Children, Pittsburgh, 678.

No. 859.
Amending act regulating operation of motor vehicles, with regard to actions for damages arising from the use thereof, 680.

LITTLE, HARRY A.—Continued.

No. 886.
Making appropriation to Christian Home for Women, North Side, Pittsburgh, 728.

No. 887.
Appropriation to George Junior Republic Association of Western Pennsylvania, in Pine Township near Grove City, 728.

No. 1197.
Amending act relating to government of Pennsylvania Industrial Reformatory, at Huntingdon, by changing name to Huntingdon Training School, 938.

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No. 494.
Validating certain proceedings of county and municipalities had pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 441.

No. 929.
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Extend time of postponement on Bill No. 607, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 2699.

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Extend time of postponement on Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2699.

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Postpone Bill No. 991, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to disposal of land taken in excess of requirements for State or municipality, 2354.

Postpone Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2491.

Postpone Bill No. 1074, Supplement to act establishing Bureau of Housing, 1580.

Postpone Bill No. 1075, For the prevention and treatment of mental diseases, 1590.

Postpone Bill No. 1078, Amending act relating to practice of medicine and surgery, 1580.

Reconsider vote on Bill No. 605, Amending act relating to cities of second class, by changing name of Department of Charities to Department of Public Welfare, 4770.

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Bill No. 605, Amending act for government of cities of second class, by changing name of Department of Charities to Department of Public Welfare, 704.

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Resolutions, concurrent, offered by
 Recalling from Governor House Bill No. 605, Amending act relating to cities of second class, by changing name of Department of Charities to Department of Public Welfare, 4486.

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LOAN AND LOANS (see farm taxes).

LOANS, declaring it a misdemeanor to receive fees or commissions for procuring

House Bill No. 659.

Read in place in House by Mr. Sprowls, 512.

Referred to Committee on Banks and Banking, 512.

LOANS of \$300 or less, requiring loan companies to indicate what the interest will amount to, supplement to act relating to

Senate Bill No. 142.

Read in place in Senate by Mr. Smith, 187.

Referred to Committee on Judiciary General, 187.

Reported without amendment, 211.

First reading, 217.

Second reading, 280.

Third reading and final passage, 314.

In House (No. 483).

Referred to Committee on Judiciary General, 337.

Reported without amendment, 1330.

First reading, 1566-1567.

Recommitted, 1643.

Re-reported with negative recommendation, 2775.

Motion to place bill on calendar defeated, 2978.

LOANS of \$300 or less, with regard to payment by the installment plan, supplement to act regulating

Senate Bill No. 1254.

Read in place in Senate by Mr. Smith, 3075.

Referred to Committee on Judiciary General, 3075.

Reported without amendment, 3076.

First reading, 3151.

Second reading, 3389.

Third reading and defeated on final passage, 3507.

"LOCAL TAXATION ACT" (see taxes).

LOCKE, BENJAMIN A., Chief Official Report of House, presentation of testimonial to, 5136.

LOCK HAVEN HOSPITAL (see appropriation).

LOCUST MOUNTAIN MEMORIAL HOSPITAL, Shenandoah, and making appropriation, providing for transfer to Commonwealth of

House Bill No. 454.

Read in place in House by Mr. Schaeffer, 323.

Referred to Committee on Appropriations, 323.

Reported without amendment, 1493.

First reading, 1493.

Second reading and amended, 1713-1714.

Third reading and final passage, 1832-1833.

Returned from Senate without amendment, 2361.

Signed by Speaker, 2450.

Approved by Governor, 2975.

In Senate (No. 921).

Referred to Committee on Appropriations, 1903.

Reported without amendment, 2091.

First reading, 2135.

Second reading, 2251.

Third reading and final passage, 2313.

Signed by President pro tempore, 2434.

LOCUST MOUNTAIN MEMORIAL HOSPITAL (see appropriation).

LONG, D. EDWARD, Senator from Thirty-third District, (Adams and Franklin Counties)

Amendments offered by, to

Bill No. 358, (House No. 390), Joint resolution creating a Tax Law Commission, 3370.

Bill No. 763, Providing for the submission of the question of holding a Constitutional Convention to the electors, 2410.

LONG, D. EDWARD.—Continued.

Bill No. 846, (House No. 928), Regulating printing and binding of public documents and reports, 1930.

Bill No. 1044, (House No. 1253), Permitting service in divorce actions to be made by registered letter upon respondents residing outside the Commonwealth, 4176.

Bill No. 1163, Further amending act establishing State Highway Department, by providing for deposit of bankable securities in lieu of surety required on contractor's bond, 3655.

Bill No. 1226, Authorizing certain counties to use excess moneys received from fines and dedicated by law to law library purposes, 3370.

Bill No. 1531, (House No. 1648), Imposing emergency State tax on net earnings of corporations, 4830.

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Amending act of 1917, relative to annual meeting of association of poor directors, by increasing membership subscription thereto, 82.

No. 147.

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No. 370.

Supplement to act providing for appointment of Poor Law Revision Commission, continuing said commission for two years, and making appropriation, 494.

No. 481.

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No. 802.

Providing for non-partisan nominations and elections for all offices of judges of courts of record, 1609.

No. 985.

Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 1913.

No. 1163.

Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractors in lieu of surety required on contractor's bonds, 2670.

No. 1396.

Establishing as State highway, a certain section of public road in Franklin County, 3599-3600.

No. 1397.

Establishing as State highway, a certain section of public road in Adams County, 3600.

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No. 124, (House No. 15).

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No. 157.

Amending act regulating cross-examination of defendant in criminal trials, by prohibiting introduction of certain evidence, 212.

No. 211, (House No. 233).

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No. 216, (House No. 228).

Amending act relative to appointment of clerks by the judges of the Orphans' Courts, 4285.

No. 337.

Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 492.

No. 383, (House No. 373).

Amending act making unpaid State taxes a first lien on property and franchises of corporations, 844.

No. 386, (House No. 471).

Amending act relating to the destruction of Canada thistles, by extending same to include chickory weed, 869.

No. 448.

Providing for transfer of title to, and liens affecting certain lands from Delaware to Pennsylvania, 1666.

No. 451.

Amending act establishing public school system, by providing for enforcement of compulsory attendance by Philadelphia Municipal Court, 659.

No. 664, (House No. 540).

Prohibiting persons from concealing or destroying engine manufacturers' numbers, 2092.

No. 673, (House No. 722).

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1257-1258.

No. 702.

Amending act establishing public school employees' retirement system, by changing time of separation from school service to five years for reinstatement, 2092.

No. 743.

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No. 768.

Providing for appointment of inspectors of steam engines and steam boilers in counties of second class, 1666.

No. 802.

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No. 846, (House No. 928).

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No. 1032, (House No. 1323).

Prescribing manner in which certain persons or corporations may intervene in appeals to Superior Court from findings of Public Service Commission, 4651.

No. 1041, (House No. 973).

Amending act for the appointment of county and city inspectors of weights and measures, 3492.

No. 1084.

Requiring all State Institutions to use certain kinds of bread-stuffs, 2508.

No. 1100.

Supplement to Public Service Company Law, requiring street railway companies to establish transfer points and switch connections, 2716.

No. 1124, (House No. 970).

Amending act relative to personal registration of electors in cities of first and second classes, 3281.

No. 1219.

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No. 1253.

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No. 1466, (House No. 1349).

Prescribing certain fees to be charged by the Public Service Commission for testing gas, water or electric meters, 4503.

No. 1539, (House No. 1111).

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No. 1546, (House No. 21).

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Recommit Bill No. 953, (House No. 1103), Amending act providing for imposition and collection of inheritance taxes, 3829.

Recommit Bill No. 1044, (House No. 1253), Permitting service in divorce actions to be made by registered letter upon respondents residing outside of State, 3384.

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Reconsider vote on Bill No. 358, (House No. 390), Joint resolution creating Tax Law Commission, 3370.

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Bill No. 415, (House No. 449), Amending act relating to the incorporation of certain corporations, by changing the effect of the by-laws, 3500-3501.

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Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4818.

Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2636.

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Bill No. 1531, (House No. 1648), Imposing emergency State tax on net earnings of corporations, 4830.

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Authorizing printing of 25,000 copies of Senate Bill No. 99, Prohibition Enforcement Bill, 2092.

LONG, WILLIAM W., Representative from Chester County, (First District)

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No. 125.

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Bill No. 125, regulating sale of theater tickets, 238-239.

Bill No. 234, Consolidating laws relating to game, wild birds and wild animals, 2597.

Bill No. 928, Regulating printing and binding of public documents and reports, 1479-1482.

Death of Hon. Samuel A. Whitaker, 71.

Report of committee appointed to investigate changes in Senate Bill No. 586, Reorganizing the State Government, 2221.

Resolution offered by

Extending sympathy of House to family of the late Hon. Samuel A. Whitaker, 3573.

LOVE, HON. JOHN M., resolution (House) by Heyburn, fixing time for memorial session for, 2973; memorial committee appointed, 3011; memorial services held and resolution of condolence adopted, 3575-3576; concurrent resolution (House) by Heyburn, authorizing printing of proceedings of memorial services, 3588; amended and adopted in Senate, 3650.

LOWER DUBLIN TOWNSHIP (see poor house).

LUCAS, SAMUEL, Representative from Philadelphia County, (Nineteenth District)

Bills introduced by

No. 283.

Further amending section 4 of act requiring cities of first class to establish pension fund for employes, 219-220.

No. 407.

Making appropriation to Women's Homeopathic Hospital, of Philadelphia, 269.

No. 1192.

Making appropriation to Women's Homeopathic Hospital, of Philadelphia, 938.

LUCAS, SAMUEL.—Continued.

Bill reported by

No. 885.

Limiting power of State banks and trust companies to become surety on bonds, 1759.

Election returns, 31.

Leave of absence granted, 124.

Member of standing committees, 87-91.

Motion by, for

Previous question of Bill No. 386, Making appropriation to Ellwood City Hospital, 3767.

Previous question on Bill No. 1041, Amending act imposing State tax on gasoline, 2879.

Motion by, to

Adjourn, 1300.

Postpone Bill No. 36, Regulating practice of chiropractic, 2610.

Postpone Bill No. 187, Regulating sale, possession and use of pistols and revolvers, 1840.

Oath of office administered to, 34.

Objections to calling up Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4632.

Resolution offered by

Relative to observance of Flag Day in House of Representatives, 4920-4921.

LUDLOW, BENJAMIN H., Representative from Montgomery County, (First District)

Amendments offered by, to

Bill No. 76, Amending act regulating practice in cases where writ of replevin is issued, 262.

Bill No. 289, Amending act relating to decedents' estates, with regard to investments by fiduciaries, 3787, 4723.

Bill No. 561, Enabling boroughs to adopt and enforce zoning regulations, 4270.

Bill No. 598, Declaring construction to be given deeds and wills when real and personal property is bequeathed, 3787.

Bill No. 610, Amending act consolidating the penal laws, by providing that killing while kidnapping shall be deemed murder in first degree, 655.

Bill No. 702, Amending act regulating investment businesses, 654.

Bill No. 1295, Amending act establishing public school system, with regard to payment of board and lodging of pupils in fourth class districts in lieu of transportation, 2201.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 2889.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1364-1365, 1577.

Bill No. 1361, Prohibiting the bribery of agents, employes or servants, 4144-4145.

Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, relative to appointments after adjournment of Legislature, 4939.

Bill No. 1468, (Senate No. 797), Relating to the powers and duties of probation officers, 3803.

Bill No. 1645, (Senate No. 1141), Relating to condemnation and appropriation of lands, waters and other property by public service corporations holding limited water power and water supply permits, 4648.

LUDLOW, BENJAMIN H.—Continued.

Bill No. 1646, (Senate No. 1142), Relating to issuance of permits by the Water Supply Commission for construction of dams for development of water power, 4787.

Bills introduced by

No. 10.

Consolidating laws relating to penal proceedings, 102.

No. 11.

Consolidating the penal laws, 102.

No. 14.

Relating to proceedings where goods, chattels or money in hands of defendant in actions of assumpsit or of a garnishee in attachment proceedings, 102.

No. 76.

Amending act regulating practice in issuing writs of replevin, 123.

No. 190.

Permitting appeals to Supreme or Superior Courts from order refusing absolute discharge of a defendant, 143.

No. 212.

Amending act relating to boroughs, by providing for a chief of police, 171-172.

No. 289.

Amending act relating to estates of decedents, with regard to investments by fiduciaries, 220.

No. 559.

Regulating manner in which boroughs and townships of first class may secure the services of State Police, 421.

No. 598.

Declaring construction to be given deeds and wills when real and personal property is bequeathed, 445.

No. 610.

Amending act consolidating the penal laws, by providing that killing while kidnapping shall be deemed murder in first degree, 446.

No. 632.

Amending act restricting the appointment of corporate fiduciaries, by exempting certain corporations from provisions thereof, 472.

No. 702.

Amending sections 3 and 4 of act of 1921, providing for the licensing and regulation of investment businesses, 489.

No. 885.

Limiting power of State banks and trust companies to become surety on bonds, 728.

No. 922.

Regulating certain maternity homes and hospitals and requiring the approval by the Department of Public Welfare, 730.

No. 923.

To regulate and improve the civil service of the Commonwealth, 730.

No. 940.

Revising and consolidating law relating to assessment and collection of taxes, 791.

No. 942.

Amending act establishing public school system, with regard to levy of taxes in certain districts, 791.

No. 943.

Amending act consolidating law relative to townships, by fixing time township commissioners shall estimate amount of money required for next current fiscal year, 791-792.

LUDLOW, BENJAMIN H.—Continued.

No. 944.

Prohibiting collection from persons borrowing money of taxes imposed upon loans, 792.

No. 946.

Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 792.

No. 1270.

Providing for State Industrial Farm, and making appropriation, 969.

No. 1311.

Providing for reimbursement of Department of Labor and Industry from and in proportion to compensation paid by State Fund, insurance, casualty or indemnity corporations, 972.

No. 1323.

Prescribing manner in which certain persons or corporations may intervene in appeals to Superior Court from findings of Public Service Commission, 972.

No. 1342.

Restraining and regulating the manufacture and sale of liquors, 1006.

No. 1354.

Prohibiting the taking of lands and property by the Valley Forge Park Commissioners until the damages accruing to owners thereof have been ascertained and paid, 1007.

No. 1355.

Exempting from payment of inheritance taxes, bequests and devises of charitable institutions, 1007.

No. 1358.

Amending act consolidating law relating to townships, with regard to contracts for removal of ashes and garbage in townships of first class, 1007.

No. 1359.

Making appropriation to State Personnel Commission, 1007.

No. 1360.

Amending act authorizing the release on probation of certain convicts, 1007.

No. 1361.

Prohibiting the bribery of agents, employees or servants, 1007.

Bills reported by

No. 194.

Prohibiting sheriffs from suppressing riots in certain cities, boroughs and townships without request of local authorities, 173.

No. 202.

Providing for selection of depositories of county funds in counties of sixth class, 179.

No. 273.

Establishing pension fund for school employees other than teachers, 1565.

No. 484, (Senate No. 154).

To validate acts done by or rights accrued to corporations before recording of their charters, 441.

No. 892, (Senate No. 303).

Amending act providing for licensing and regulation of investment businesses, 1061.

No. 946.

Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws, 4227.

LUDLOW, BENJAMIN H.—Continued.

No. 1197.

Amending act relating to government of Pennsylvania Industrial Reformatory, at Huntingdon, by changing name to Huntingdon Training School, 1330.

No. 1299.

Amending act of 1921, relating to electric light, heat and power companies, 2171.

No. 1325.

Amending act establishing public school employees' retirement system, by fixing amount of expense fund, 2362.

No. 1327.

Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 3206.

No. 1334.

Amending act authorizing erection of memorial halls by counties in memory of soldiers, sailors and marines, 1530.

No. 1361.

Prohibiting bribery of agents or servants, 2748.

No. 1420. (Senate No. 584).

Extending and enlarging the powers and rights of banks and trust companies, 2061.

No. 1466. (Senate No. 761).

Amending act restricting the word "trust" as a corporate name, 2362.

No. 1481. (Senate No. 613).

Amending act defining powers of courts of quarter sessions with regard to care of dependent and incorrigible children, 3059.

No. 1495. (Senate No. 580).

Enabling tax collectors to collect taxes for the payment of which they have become personally liable without having collected same, 2749.

No. 1523. (Senate No. 742).

Concerning domicile of married women, 3739.

No. 1634. (Senate No. 1213).

Amending act relating to the maintenance of insane in State institutions, 3680.

Election returns, 30.

Member of conference committee, 4927, 4940.

Member of special committee, 2463, 5151.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 1360, Amending act authorizing parole of certain prisoners, 4927.

House to non-concur in Senate amendments to House Bill No. 1360, Amending act authorizing parole of certain prisoners, 4908.

Motion by, to

Adjourn, 658, 2090.

Discharge committee of conference from further consideration of Bill No. 1360, Amending act authorizing parole of certain prisoners, 5102-5103.

Drop from calendar Bill No. 1728, (Senate No. 1373), Exempting bequests to charitable institutions from payment of inheritance taxes, 4793.

Extend time of postponement on Bill No. 88, Further supplement to act authorizing appointment of a tax law revision commission, 3057.

Lay upon table approved concurrent resolution recalling from Governor House Bill No. 702, Amending act providing for licensing and regulation of investment businesses, 2259.

LUDLOW, BENJAMIN H.—Continued.

Place upon calendar House Bill No. 559, Regulating manner in which boroughs and townships of first class may secure the services of State police, 1202.

Postpone Bill No. 88, Further supplement to act authorizing the appointment of a Tax Law Revision Commission, 2793.

Postpone Bill No. 268, Repealing act imposing State tax on anthracite coal, 633.

Postpone Bill No. 632, Amending act restricting appointment of corporate fiduciaries, 749.

Postpone Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 3776.

Postpone Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in counties having over 150,000 inhabitants, 3744.

Postpone Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 3761.

Postpone Bill No. 1361, Prohibiting bribery of employees, 3748.

Postpone Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2196.

Postpone Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 3249.

Postpone Bill No. 1636, (Senate No. 1216), Making incurable insanity a cause for divorce, 4493.

Print 1000 additional copies of House Bill No. 940, Consolidating the tax laws, 963.

Recommit Bill No. 10, To consolidate the laws relative to penal proceedings and pleadings, 1425.

Recommit Bill No. 11, To consolidate the penal laws, 1459.

Recommit Bill No. 940, Consolidating the tax laws, 1284.

Recommit Bill No. 942, Amending act establishing public school system, with regard to levy of taxes in certain districts, 1523.

Recommit Bill No. 943, Amending act relating to townships, by fixing time township commissioners shall estimate amount of money required for next current fiscal year in townships of first class, 1284.

Recommit Bill No. 944, Prohibiting collection from persons borrowing money of taxes upon loans, 1284.

Recommit Bill No. 1311, Providing for reimbursement of Department of Labor and Industry, 1352.

Recommit Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 3178.

Reconsider vote by which House non-concurred in Senate amendments to House Bill No. 1360, Amending act authorizing parole of certain prisoners, 5128.

Reconsider vote on Bill No. 289, Amending act relating to decedents' estates, with regard to investments by fiduciaries, 3787, 4723.

Reconsider vote on Bill No. 598, Declaring construction to be given deeds and wills when real and personal property is bequeathed, 3787.

Reconsider vote on Bill No. 632, Amending act restricting appointment of corporate fiduciaries, 1754.

LUDLOW, BENJAMIN H.—Continued.

Reconsider vote on Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, relative to appointments after adjournment of Legislature, 4939.

Suspend resolution fixing Tuesday of each week as the only day upon which bills may be called from the postponed calendar, 4161.

Oath of office administered to, 34.

Objections to amendments to Bill No. 1143, (House No. 292), Amending act creating office of county controller in counties having over 150,000 inhabitants, 4007. (Withdrawn, 4007).

Question of information raised by, on
Resolution fixing Tuesday as the only day upon which bills can be called from the postponed calendar, 4161.

Question of personal privilege raised by, on
Report of Ways and Means Committee relative to revenue raising bills, 1595-1596.

Reasons for vote on

Bill No. 37, Joint resolution proposing amendment to Constitution, by authorizing bond issue for soldiers' bonus, 175.

Bill No. 850, Amending act regulating employment of females, 2708.

Remarks by, at

Lincoln Memorial Services, 206-207.

Remarks by, on

Bill No. 259, Relating to drainage of wet and spouty lands, 519.

Bill No. 268, Repealing act imposing State tax on anthracite coal, 633.

Bill No. 350, To repeal the Public Service Company Law, 1893.

Bill No. 366, Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1831-1832.

Bill No. 433, Amending act of 1921, relative to the distribution of unclaimed human bodies, 2353.

Bill No. 582, To repeal act providing for control and management of jails in counties of third and fourth classes, 1295-1296.

Bill No. 702, Amending act regulating investment businesses, 720-721.

Bill No. 704, Requiring filing of plans and specifications for public improvements undertaken by certain municipalities in the office of clerk of court of quarter sessions, 2069.

Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2162-2163.

Bill No. 797, Increasing the number of courts of common pleas in Philadelphia County, 2610-2611.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 895-897.

Bill No. 819, Amending act relating to the appointment of persons to the fire department in cities of third class, 3242.

Bill No. 862, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 953.

Bill No. 892, (Senate No. 303), Amending act providing for licensing and regulation of investment businesses, 1533.

Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 4163-4165.

LUDLOW, BENJAMIN H.—Continued.

Bill No. 1073, Revising and consolidating the tax laws, excepting those of counties of first class, 4272.

Bill No. 1118, Further amending act regulating operation of motor vehicles, 4602.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2150-2151.

Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in counties having over 150,000 inhabitants, 3744, 4007.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4156-4159.

Bill No. 1355, Exempting bequests and devises of charitable institutions from payment of inheritance taxes, 4277, 4278.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1654-1657.

Bill No. 1361, Prohibiting bribery of employes, 3747-3748.

Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 5092.

Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2196.

Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a Board in each county, 2042, 2044-2046.

Bill No. 1480, (Senate No. 868), Authorizing poor directors to pay for plans and specifications heretofore made for public buildings in poor districts, 4727.

Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3482, 3484.

Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4924-4926.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4016-4019.

House resolution requesting opinion of Attorney General on Constitutionality of appropriations to institutions, 125.

Resolutions, concurrent, offered by

Recalling from Governor House Bill No. 289, Amending act relating to decedents' estates, with regard to investments by fiduciaries, 3589, 4593.

Recalling from Governor House Bill No. 598, Declaring the construction to be given deeds and wills when real and personal property is bequeathed, 3589.

Recalling from Governor House Bill No. 702, Amending act regulating investment businesses, 2048.

Resolutions offered by

Requesting opinion of Attorney General on Constitutionality of appropriations to institutions, 125.

Tendering thanks of House to Chaplain, Reverend W. B. Cox, 5151.

LUNATICS (see dependents, drunkards).

LUNCH, resolution (House) by Mathay, extending thanks to certain members of House for, read and referred to Committee on Public Health and Sanitation, 4883-4884.

LUNCH ROOMS in State Capitol, concurrent resolution (Senate) by Barr, requesting Board of Commissioners of Public Grounds and Buildings to provide, 77; conc. in by House, 205; ret. from House conc. in, 215; approved by Governor, 283.

LUXURY (see tax).

LUZERNE COUNTY (see highway).

LYCOMING COUNTY (see billiard rooms, county treasurer, highway).

LYING-IN-CHARITY HOSPITAL (see appropriation).

LYNCHING (see court).

LYNCH, JOSEPH R., Representative from Allegheny County, (First District)

Amendments offered by, to

Bill No. 1004, Amending act of 1872, relative to corporations, by providing for publication of notice and mailing of notices to stockholders in case of dissolution proceedings, 2359.

Bills introduced by

No. 257.

Creating World War Veterans' Relief Commission, 183.

No. 1004.

Amending act relating to incorporations by courts of common pleas, by providing for publication of notice and mailing of notices to stockholders in case of dissolution proceedings, 874.

Bill reported by

No. 883.

Amending act regulating primary elections, by providing that when prothonotary is a candidate the sheriff shall act as a return board, 1224.

Election returns, 27.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 257, Creating World War Veterans' Relief Commission and making appropriation, 368.

Oath of office administered to, 34.

MacDADE, ALBERT DUTTON, Senator from Ninth District, (Delaware County)

Amendments offered by, to

Bill No. 30, Amending act relative to parole of prisoners, 570, 985.

Bill No. 85, Authorizing cities of third class to regulate location of business and industries, 358.

Bill No. 119, Creating office of county controller and abolishing office of county auditor in certain counties, 985.

Bill No. 282, Concerning liability for participation in breaches of fiduciary obligations, 3152.

Bill No. 686, Relating to the registration and re-registration of nurses and licensed attendants, 3151.

Bill No. 743, Further amending act concerning divorces, by making degree of cruelty as a ground for divorce the same for husband and wife, 2839.

Bill No. 1192, Further amending act relating to cities of third class, by changing salaries of councilmen and mayors, 3109.

Bill No. 1535, (House No. 12), Establishing as a State highway, a certain section of public road in Luzerne County, 4326-4332.

Bills introduced by

No. 22.

Amending act establishing State Highway Department, by changing route 135 from West Chester to Delaware State line, 93.

No. 23.

Establishing as State highway a certain section of public road in Delaware County, 94.

No. 24.

Establishing industrial State highway from Chester to Philadelphia, 94.

MacDADE, ALBERT DUTTON.—Continued.

No. 25.

Amending act establishing State Highway Department, by changing route 180, from Philadelphia to Delaware State line, 94.

No. 26.

Amending act regulating operation of motor vehicles, by requiring personal examination of all persons applying for license, 94.

No. 27.

Further amending section 23 of act regulating operation of motor vehicles, by fixing penalties for operation thereof by persons under influence of intoxicating liquors, 94.

No. 28.

Amending act regulating operation of motor vehicles, by requiring photograph to be attached to license of applicant therefor, 95.

No. 29.

Amending act relating to murder of first degree, by providing that penalty therefor shall be death or life imprisonment, 95.

No. 30.

Amending act relative to parole of prisoners, by conferring power upon courts instead of judges thereof, 95.

No. 31.

Authorizing appointment of commission for erection of monument in memory of John Morton at Chester, 95.

No. 32.

Making appropriation to Chester Day Nursery and Children's Home, 95.

No. 33.

Amending act regulating nomination and election of public officers, with regard to withdrawal of candidates at general or municipal elections, 95.

No. 34.

To validate certain tax liens filed since May 21, 1913, 95.

No. 85.

Authorizing cities of third class to regulate location businesses and industries, 118-119.

No. 117.

Establishing depository board in counties other than counties of first class, 149.

No. 118.

Providing that county controller shall be made a party defendant in all suits against any county, 149.

No. 119.

Creating office of controller in certain counties, and abolishing office of county auditor, 149.

No. 120.

Fixing salaries of controller in certain counties, 149.

No. 121.

Making appropriation to Taylor Hospital, Ridley Park, 149.

No. 262.

Prohibiting erection of morgues or mausoleums above ground in cities of third class, 356.

No. 263.

Amending act providing that attorney-at-law, admitted to practice in the Supreme Court are entitled to practice in other courts, 356.

No. 453.

Amending act consolidating law relative to townships, by providing for maintenance of sidewalks in townships of first class by abutting property owners, 660.

MacDADE, ALBERT DUTTON.—Continued.

- No. 454.
Authorizing counties to levy a poll tax in lieu of occupation tax, 660.
- No. 455.
Authorizing county commissioners to adopt names for public roads and highways other than in cities and boroughs, 660.
- No. 456.
Amending act imposing State tax on gasoline, by appropriating State's share of said tax for payment of township rewards, 660.
- No. 457.
Amending act providing for organization, maintenance and discipline of the National Guard, by authorizing the Governor to confer brevet rank upon certain officers, 660.
- No. 560.
Establishing as State highway, a certain section of public road in Delaware County, 846.
- No. 637.
Authorizing county controller to bring suit in name of county on contracts, upon neglect or refusal of board of commissioners so to do after notice, 980.
- No. 638.
Amending act authorizing sale of certain property owned by State, the title to which is in the State Livestock Sanitary Board, by providing that proceeds thereof shall be appropriated to Department of Agriculture, 980.
- No. 639.
Further amending act authorizing employment of stenographers by district attorneys in certain counties, 980.
- No. 739.
Amending act relative to care and maintenance of persons sick of contagious or infectious diseases when the person has a settlement in some other city, by defining settlement of a married woman, 1258.
- No. 740.
Amending act relating to husband and wife, by authorizing married women to mortgage or convey real property to same extent as married men, 1258.
- No. 741.
Amending act relating to decent and distribution of real and personal property of persons dying interstate, by providing for husband's share in lands aliened by wife without his joining in the conveyance, 1259.
- No. 742.
Concerning the domicile of married women, 1259.
- No. 743.
Further amending act concerning divorces, by making cruelty grounds for divorce same for husband and wife, 1259.
- No. 744.
Amending act concerning divorces, by making cruelty grounds for divorce same for husband and wife, 1259.
- No. 795.
Providing that in all suits against any county process shall be served upon and defense made by county controllers, 1608.
- No. 1146.
Making it a misdemeanor for any person about to be a witness to receive or agree to receive any bribe or other thing to influence his testimony, 2510.

MacDADE, ALBERT DUTTON.—Continued.

- No. 1192.
Further amending act relative to government of cities of third class, by changing salaries of councilmen and mayors, 2743, 2850.
- Bills reported by
No. 13.
Providing for appeals to Superior Court from certain orders, judgments and sentences of Allegheny County Court and Municipal Court of Philadelphia, 129.
- No. 24.
Establishing Industrial State Highway from Chester to Philadelphia, 1666.
- No. 30.
Amending act relative to parole of prisoners, 493, 845.
- No. 75.
Amending act consolidating penal laws, by providing that penalty for murder of first degree shall be death or life imprisonment, 493.
- No. 85.
Authorizing cities of third class to regulate location of business and industries, 275.
- No. 86.
Further amending act relating to the organization of orphans' courts, 1990.
- No. 225, (House No. 372).
Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 384.
- No. 345.
Amending act relating fees of sheriffs, 659.
- No. 355, (House No. 206).
Further amending act relating to replevin, 1301.
- No. 504.
Making appropriation to Sesqui-Centennial Exhibition Association, 2092.
- No. 532, (House No. 525).
Further amending act to carry into effect provisions of Constitution relative to salaries of county officers, 848.
- No. 614.
Amending act establishing public school system, by providing for continuance tenure for school teachers, 2384.
- No. 639.
Further amending act authorizing employment of stenographers by district attorneys, 2093.
- No. 663, (House No. 461).
Providing for examination by the Auditor General of bonds and securities held by the Commonwealth, 1301.
- No. 717, (House No. 727).
Amending act establishing Bureau of Forest Protection in Department of Forestry, 1301.
- No. 738.
Amending and repealing part of act to encourage the formation of cooperative associations, 2092.
- No. 742.
Concerning domicile of married women, 2624.
- No. 815, (House No. 486).
Amending act regulating closing of public highways, 2384.
- No. 834, (House No. 848).
Providing for the care and treatment of dependent crippled children, 2297.

MacDADE, ALBERT DUTTON.—Continued.

No. 836, (House No. 874).

Validating certain elections of counties and municipalities, 1666.

No. 848, (House No. 962).

Amending act relative to warehouse receipts, 2294.

No. 869.

Amending act regulating solicitation of moneys and property for charitable and patriotic purposes, 2715.

No. 878.

Amending act for the imposition and collection of inheritance taxes, by fixing compensation of appraisers, 2994.

No. 899, (House No. 1360).

Amending act authorizing parole of certain prisoners, 4285.

No. 947, (House No. 1025).

Providing method of relieving real estate of charge of life interest imposed thereon by order, judgment or decree of court in partition proceedings, 2829.

No. 1122, (House No. 603).

Concerning declaratory judgments and decrees, 4169.

No. 1147.

Providing for transfer and re-transfer of prisoners from one penitentiary to another, 2624.

No. 1212.

Amending act relating to estates of decedents, by permitting banks or trust companies acting as trustees to give bond without surety, 2833-2834.

No. 1219.

Regulating selection of jurors in counties of second class, 3952.

No. 1233.

Validating ordinances passed by city clerk, 4169.

Member of conference committee, 4192.

Member of special committee, 26.

Member of standing committees, 78-80.

Motion by, to

Postpone consideration of veto on Bill No. 118, Providing that county controller shall be made a party defendant in all suits against any county. 1630.

Read certain bills for first time, 4843.

Recommit Bill No. 30, Amending act relative to parole of prisoners, 605.

Recommit Bill No. 100, Amending act creating office of county controller in certain counties, 193.

Recommit Bill No. 118, Providing that county controller shall be made a party defendant in all suits against any county, 193.

Reconsider vote on Bill No. 282, Concerning liability for participation in breaches of fiduciary obligations, 3152.

Reconsider vote on Bill No. 686, Relating to the registration and re-registration of nurses and licensed attendants, 3151.

Reconsider vote on Bill No. 916, (House No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 2525.

Reconsider vote on Bill No. 1177, (House No. 827), Amending act relating to the appointment of persons to the police department in cities of third class, 4178, 4179.

Suspend Rule 21, Requiring amended bills to be noted on calendar, 849, 4537, 4540, 4842.

MacDADE, ALBERT DUTTON.—Continued.

Petitions presented by

Against abolition of office of State Fire Marshal and two per cent allowed on insurance written to the Firemen's Relief Association, 59, 117.

Against adoption of codification of the laws of Building and Loan Associations, 275, 975.

Against bill grading taxes, etc., 491.

Against bill to codify building association laws, 353.

Against enactment of any legislation which threatens further embarrassment of commercial and industrial activities within this Commonwealth, 275.

Against House Bill No. 29, Joint resolution proposing amendment to Constitution, with regard to classification of taxation, 275.

Against House Bill No. 66, Amending act relating to organization of the Banking Department, 759.

Against House Bill No. 119, Providing for arrangement of names on ballot in general, municipal, primary and special elections, 353.

Against House Bill No. 541, Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards, 1989, 2383, 4803.

Against increase of the present taxes on industry, or the levying of any new taxation, 59.

Against repealing public school legislation of Session of 1921, 59.

Against Senate Bill No. 7, Providing method for excusing women from jury duty, 163, 187.

Against Senate Bill No. 163, Relating to the organization of the Banking Department, 759.

Against Senate Bill No. 196, To repeal act relative to payment of tax on premiums paid by foreign fire insurance companies, 759.

Against Senate Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 759.

Favoring amendment to Constitution authorizing additional loan of \$50,000,000 for highway construction purposes, 117.

Favoring apportionment and payment to boroughs of part of license money for automobile licenses, 103.

Favoring appropriation for improvement of port of Philadelphia, 187.

Favoring appropriation of \$6,423,000 for Delaware River Bridge, 117.

Favoring appropriation of sufficient money to pay State reward, etc., 491.

Favoring appropriation to John Morton Memorial, 491.

Favoring appropriation to Lake Erie and Ohio River Canal Board, 187.

Favoring appropriation to Veterinary School of University of Pennsylvania, 491.

Favoring budget, 353.

Favoring election of judges and school directors on non-partisan ballots, 163.

Favoring House Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 759.

Favoring Industrial State Highway between Chester and Philadelphia, 187.

Favoring public highway from Marcus Hook to Lima by way of Village Green, 491.

MacDADE, ALBERT DUTTON.—Continued.

- Favoring Senate Bill No. 24, Establishing Industrial State Highway from Chester to Philadelphia, 491.
- Favoring Senate Bill No. 99, Prohibition Enforcement Act, 353.
- Favoring sufficient funds for educational purposes, 491.
- Favoring the raising of revenue for public schools, 275.
- Urging Legislators to support Legislative program of Governor, 163.
- Presentation of testimonial to Hon. James B. Weaver, 5021-5022.
- Remarks by, on
- Bill No. 99, Prohibition Enforcement Bill, 555-556.
 - Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4816-4819.
 - Bill No. 1010, (House No. 858), Creating State Boxing Commission, 4822-4823.
 - Bill No. 1037, (House No. 428), Amending act relating to police pension funds in cities of third class, 2844.
 - Bill No. 1177, (House No. 827), Amending act relating to the appointment of persons to the police department in cities of the third class, 4179.
 - Bill No. 1551, (House No. 710), Providing for erection of a new, and for sale of the old Eastern State Penitentiary, 4691-4692.
- Report of committee appointed to investigate changes in Senate Bill No. 586, Reorganizing the State Government, 2223.
- Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3954.
- Resolution offered by
- Tendering thanks of Senate to President pro tempore T. L. Eyre, for able performance of his duties, 5023.

MACHINES (see motion picture).

MACK, JOHN N., Representative from Northumberland County, (Second District)

- Bills introduced by
- No. 237.
Further amending clause (c) of section 306 of Workmen's Compensation Act of 1915, by changing schedule of compensation for injuries, 182.
 - No. 238.
Further amending clause (d) of section 306 of Workmen's Compensation Act of 1915, by providing that no compensation shall be allowed for the first seven days, 182.
 - No. 835.
Further amending Workmen's Compensation Act of 1915, by fixing time when compensation shall begin, 679.
 - No. 836.
Further amending Workmen's Compensation Act of 1915, by changing schedule of compensation for injuries, 679.
 - No. 1035.
Amending act increasing pay of jurors and witnesses, 876.
 - No. 1036.
Authorizing boroughs to adopt ordinances regulating sales in apothecaries and drug stores on Sunday, 876.
 - No. 1037.
To repeal act providing for retirement of judges, 876.

MACK, JOHN N.—Continued.

- Bill reported by
- No. 348.
Supplement to act creating Bureau of Medical Education and Licensure, in Department of Public Instruction, creating division for licensing non-medical technicians, 255.
- Election return, 30.
- Member of standing committees, 87-91.
- Motion by, to
- Dispense with further reading of Journal, 3551.
 - Place on calendar Bill No. 835, Further amending Workmen's Compensation Act, by fixing time when compensation shall begin, 1987.
- Oath of office administered to, 34.
- MacKINNEY, MISS GERTRUDE, Representative from Butler County
- Amendments offered by, to
- Bill No. 1559, (Senate No. 189), Making appropriation to Butler County General Hospital, 3802.
- Bills introduced by
- No. 866.
Joint resolution proposing amendment to Constitution of Pennsylvania, granting exemptions in cases of inheritance taxes, 727.
 - No. 900.
Supplement to act providing for incorporation of certain corporations, requiring notice to Department of Public Welfare of application for charters of hospitals and charitable institutions, 729.
 - No. 1201.
Establishing Minimum Wage Board in Department of Labor and Industry to protect health and welfare of women and minors employed in industry, 939.
- Bills reported by
- No. 115.
Joint resolution proposing amendment to Constitution of Pennsylvania, abolishing office of Secretary of Internal Affairs, 1468.
 - No. 170.
Joint resolution proposing amendment to Constitution of Pennsylvania, by permitting use of voting machines at elections, 537.
 - No. 809, (Senate No. 99).
Prohibiting the manufacture and sale of intoxicating liquors for beverage purposes, 703.
 - No. 999.
Providing for refunding of certain liquor license fees, 941.
 - No. 1175.
Supplement to act establishing Allegheny County Court, 1189.
 - No. 1252.
Providing for the licensing of certain stills, 2493.
 - No. 1394, (Senate No. 296).
Amending act authorizing the establishment of county tubercular hospitals, 1468.
 - No. 1467, (Senate No. 764).
Fixing salary of court criers in counties of sixth class, 2445.
- Election returns, 28.
- Leave of absence granted, 733, 1564, 1643, 1947.
- Member of special committee, 36.
- Member of standing committees, 87-91.
- Motion by, to
- Dispense with further reading of Journal, 872.

MacKINNEY, MISS GERTRUDE.—Continued.

Postpone Bill No. 866, Joint resolution proposing amendment to Constitution of Pennsylvania, granting exemptions in cases of inheritance taxes, 966.

Recommit Bill No. 1509, (Senate No. 1077), Amending act establishing Philadelphia Municipal Court, with regard to transfer of cases wrongfully brought therein to court of common pleas, 2897.

Oath of office administered to, 34.

Petition presented by

Favoring House Bill No. 221, Prohibiting manufacture and sale of intoxicating liquors for beverage purposes, 622.

Remarks by, on

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 333.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 884-885.

Bill No. 936, For the repression of prostitution, 2268.

House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4231, 4234.

Motion to recommit Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3481.

Resolution offered by

Recommending the reduction of employes of the House of Representatives of the Session of 1925, 3055.

MACOMBER, DOCTOR ZENAS, a Revolutionary hero, and making appropriation, joint resolution authorizing appointment of commission for erection of monument in memory of

House Bill No. 310.

Read in place in House by Mr. Flinchbaugh, 221.

Referred to Committee on Constitutional Reform, 221.

Re-referred to Committee on Appropriations, 267.

MAGISTRATE AND MAGISTRATES (see bail, Constitution, courts, fees, motor vehicles).

MAIL TUBE SYSTEM for Philadelphia, concurrent resolution (House) by Bluett, recommending modern, read and laid over for printing, 124; referred to Committee on Federal Relations in Senate, 131; adopted in House, 136-137; reported without amendment and agreed to, 170; returned from Senate conc. in, 180; approved by Governor, 206. Remarks on, by Bluett, 136-137.

MALIE, DANIEL A., Representative from Allegheny County, (Seventh District)

Election returns, 27.

Leave of absence granted, 4236.

Member of standing committees, 87-91.

Oath of office administered to, 34.

MANAGER OF STATE INDUSTRIAL REFORMATORY, at Huntingdon, nominated, 25; nomination recalled, 76;

MANAGERS OF PENNSYLVANIA VILLAGE FOR FEEBLE-MINDED WOMEN, at Laurelton, nominated, 24, 26; nominations recalled, 76; nominated and confirmed, 63.

MANAGERS OF STATE INDUSTRIAL HOME FOR WOMEN, at Muncy, nominated, 25; nominations recalled, 76; nominated, 396; confirmed, 412.

MANDAMUS, by making Bureau of Medical Education and Licensure subject to mandamus, amending act relative to

House Bill No. 731.

Read in place in House by Mr. Hall, 586.

Referred to Committee on Judiciary Special, 586.

MANGAN, WILLIAM J., Representative from Allegheny County, (Sixth District)

MANGAN, WILLIAM J.—Continued.

Bills introduced by

No. 260.

Regulating the construction of caboose cars on steam or electric railroads, 183.

No. 446.

To repeal act reorganizing Department of State Police, 322.

Bill reported by

No. 890, (Senate No. 240).

Amending act relative to the appointment of persons to the police department in cities of third class, 2699.

Election returns, 27.

Member of standing committees, 78-91.

Motion by, to

Drop from calendar Bill No. 936, For the repression of prostitution, 2268.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Vote on House Bill No. 171, Requiring railroad companies to properly man their trains, 1296.

Remarks by, on

Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, and number of days per week, 2708.

Bill No. 936, For the repression of prostitution, 2267-2268.

MANSFIELD, WILLIAM D., Senator from Forty-fourth District, (Allegheny County, part of)

Amendments offered by, to

Bill No. 162, Amending act imposing taxes upon certain classes of personal property for State, city and county purposes, 2517.

Bill No. 240, Amending act relative to appointment of persons to the police department in cities of third class, 607.

Bill No. 691, Authorizing cities of second class to acquire land for aviation landing fields, 1999.

Bill No. 707, (House No. 476), Creating, regulating and defining County Planning Commission, 1627.

Bill No. 725, (House No. 852), Amending act creating Board for the Assessment and Revision of Taxes in certain counties, 3612.

Bill No. 729, (House No. 911), Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 1938.

Bill No. 745, Relative to depositories of county funds in counties other than first class, 2944.

Bill No. 792, Amending act establishing public school system, by conferring sole power of supervision over certain schools upon the State Council of Education, 2240.

Bill No. 818, (House No. 579), Providing for location, construction and maintenance of public roads, highways and bridges in counties of second class, 4174.

Bill No. 894, (House No. 694), Amending act enabling wives of lunatics to release their right of dower in real estate of their husbands, 4529.

Bill No. 1219, Regulating selection of jurors in counties of second class, 3369.

Bills introduced by

No. 162.

Amending act imposing taxes upon certain classes of personal property for State, city and county purposes, 212.

MANSFIELD, WILLIAM D.—Continued.

- No. 240.
Amending act relative to appointment of persons to the police department in cities of third class, with regard to suspension of employes of said department, 354.
- No. 323.
Further amending section 2 of Inheritance Tax Act, by exempting educational or charitable bequests, 455.
- No. 361.
Making appropriation to McKeesport Hospital, 493.
- No. 482.
Providing for a referendum to ascertain preference of voters relative to adoption of daylight saving time, 761.
- No. 598.
Authorizing cities of third class to sell certain real estate held for non-payment of taxes, 870.
- No. 610.
Creating commission to study the subject of consolidation of municipalities, 978.
- No. 630.
Making appropriation to Industrial Home for Crippled Children of Pittsburgh, 980.
- No. 745.
Relative to depositories of county funds in counties other than first class, 1259.
- No. 792.
Amending act establishing public school system, by conferring sole power of supervision over certain schools upon State Council of Education, 1608.
- No. 870.
Making appropriation to Home for Aged and Infirm Colored Women, at Pittsburgh, 1668-1669.
- Bills introduced by
- No. 996.
Making appropriation to Pittsburgh Hospital Sisters of Charity, 1991-1992.
- No. 1086.
Joint resolution proposing amendment to Constitution of Pennsylvania, relative to qualifications of electors, 2298.
- No. 1219.
Regulating selection of jurors in counties of second class, 2833.
- No. 1399.
Authorizing boroughs to sell real estate held for non-payment of taxes, 3656.
- No. 1456.
Amending act establishing public school system, by providing for audit of accounts of second and third class school districts by city, borough or township controller, 3674.
- No. 1524.
Amending act providing for burial of certain soldiers, sailors or marines designated as "deceased service men" at county expense, by providing county shall contribute \$75 if total of funeral expense does not exceed \$400, 4170.
- Bills reported by
- No. 321.
Amending act for government of cities of second class, by providing for re-election of mayor, 844.
- No. 323.
Further amending act for imposition and collection of inheritance taxes, 1257.
- No. 388.
Relating to assessment of property and occupations for taxation purposes in counties of second class, 1303.

MANSFIELD, WILLIAM D.—Continued.

- No. 451.
Amending act establishment public school system, by providing for enforcement of compulsory attendance by Philadelphia Municipal Court, 1303.
- No. 515.
To regulate and standardize the manufacture and sale of clinical thermometers, 2092.
- No. 585.
Authorizing local boards of health to organize District Health Associations, 3074-3075.
- No. 818, (House No. 579).
Providing for location, construction and maintenance of public roads, highways and bridges in counties of second class, 3998-3999.
- No. 872.
Amending act relating to cities of third class, by providing that the mayor, as superintendent of public affairs, shall have charge of the police force and fire department, 2027.
- No. 891, (House No. 395).
Regulating sale of caustic acid, 1911.
- No. 969, (House No. 1312).
Amending act providing for the establishment and regulation of consolidated schools, 1990.
- No. 1012, (House No. 1258).
Amending act establishing public school system, with regard to classification of school districts according to census, 2383.
- No. 1037, (House No. 428).
Amending act relating to police pension funds in cities of third class, 2508.
- No. 1127, (House No. 1112).
Amending act creating Board for Assessment and Revision of Taxes in certain counties, with regard to counties of second class, 3812-3813.
- No. 1456.
Amending act establishing public school system, by providing for audit of accounts of second and third class school districts by city, borough or township controller or auditor, 3812.
- Election returns, 8.
- Member of conference committee, 2324.
- Member of special committee, 3151.
- Member of standing committees, 78-80, 1992.
- Motion by, to
- Appoint Committee of Conference on House Bill No. 911, Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 2324.
- Drop from calendar Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, 4843.
- Recommit Bill No. 80, Repealing act providing for personal registration of electors in cities of third class, 2922.
- Recommit Bill No. 81, Amending act relating to the registration of voters according to party preferences, 2922.
- Recommit Bill No. 162, Amending act imposing taxes upon certain classes of personal property for State, city and county purposes, 606.
- Recommit Bill No. 323, Further amending act for imposition and collection of inheritance taxes, 1311.
- Postpone Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 4302.

MANSFIELD, WILLIAM D.—Continued.

Recommit Bill No. 516, Providing for the appointment of assistant assessors in cities of third class, 2916.

Recommit Bill No. 725, (House No. 852), Amending act creating Board for Assessment and Revision of Taxes in certain counties, 2727.

Recommit Bill No. 1044, (House No. 1253), Permitting service divorce actions to be made by registered letter upon respondents residing outside the Commonwealth, 3845.

Recommit Bill No. 1219, Regulating selection of jurors in counties of second class, 3601.

Recommit Bill No. 1519, (House No. 1184), Making appropriation to Pennsylvania Training School, at Morganza, 4315.

Resume consideration of Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, 4843.

Resume consideration of Bill No. 1219, Regulating the selection of jurors in counties of second class, 4200.

Suspend rule 21, requiring amended bills to be noted on calendar, 3994, 4339, 4999.

Suspend rule 39, requiring concurrent resolutions reported from committee to lie over one day, 4837.

Oath of office administered to, 9.

Questions of personal privilege raised by, on
Correction of vote on Senate Bill No. 495, Establishing State employes' retirement system, 2590.

Senate Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 4302.

Remarks by, on

Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, 4302.

Bill No. 516, Providing for appointment of assistant assessors in cities of third class, 2916.

Bill No. 745, Relative to depositories of county funds in counties of second class, 3097.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4526, 4999.

Bill No. 1018, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 2927.

Bill No. 1182, (House No. 1164), Amending act for better and more impartial selection of jurors, 4654.

Bill No. 1219, Regulating selection of jurors in counties of second class, 4203, 4205.

Bill No. 1388, Declaring it unlawful to make arrests without warrant, except upon view of commission of a crime, 4301.

Motion to recommit Bill No. 80, Repealing act providing for personal registration of electors in cities of third class, 2922.

Motion to recommit Bill No. 81, Amending act relating to the registration of voters according to party preferences, 2922.

Resolution, concurrent, offered by

Authorizing appointment of committee to investigate advisability of compulsory motor vehicle liability insurance, 4700.

MANSLAUGHTER (see penal laws).

MANUFACTURE, MANUFACTURES AND MANUFACTURING (see corporations, engine, liquor, mattresses, milk, motor vehicles, pillows, tax, thermometers, weights and measures).

MAPLE AVENUE HOSPITAL ASSOCIATION (see appropriation).

MAPS, RURAL INDEX, and making appropriation, authorizing Secretary of Agriculture separately, or with county commissioners, to install

Senate Bill No. 320.

Read in place in Senate by Mr. Quigley, 454.

Referred to Committee on Appropriations, 454.

Reported with amendment, 2508.

First reading, 2586.

Second reading, 2640.

Third-reading and final passage, 2719.

Returned from House without amendment, 3994.

Signed by President, 4190.

In House (No. 1513).

Referred to Committee on Appropriations, 2773.

Reported without amendment, 3680.

First reading, 3790.

Second reading, 3894.

Third reading and final passage, 4121.

Signed by Speaker, 4246.

MARCUS, JOSEPH, Representative from Philadelphia County, (Thirteenth District)

Amendments offered by, to

Bill No. 1149, (Senate No. 346), Authorizing counties to organize a State Association of Sheriffs, 3012.

Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3482.

Bill No. 1752, (Senate No. 1157), Amending act relating to cities of first class, with regard to appointment, powers and duties of the civil service commission, 4737.

Bills introduced by

No. 1080.

To make reinstatements in civil service of persons honorably released from active military or naval service, 879.

No. 1189.

Establishing additional magistrates' courts in Philadelphia, 938.

Bills reported by

No. 22.

Concerning conditional sales of chattels attached or to be attached to realty, 441.

No. 44.

Joint resolution proposing amendment to Constitution, with regard to election of county officers, 267.

No. 125.

Regulating sale of theater tickets, 230.

No. 326, (Senate No. 17).

Joint resolution proposing amendment to Constitution of Pennsylvania, by giving Legislature power to classify counties, cities, boroughs, school districts and townships, 539.

No. 483, (Senate No. 142).

Supplement to act relating to loans of \$300 or less, 2775.

No. 566.

Amending Public Service Company Law of 1913, 1061-1062.

No. 623.

Amending act regulating to the organization and jurisdiction of the orphans' courts, 702.

No. 624.

Fixing time for statute of limitations to begin to run against right of action for damages in certain cases, 588.

MARCUS, JOSEPH.—Continued.

No. 823.

Joint resolution proposing amendment to Constitution of Pennsylvania, by limiting Members of House of Representatives to one hundred, 733.

No. 952.

To carry into effect section 11 of article 9 of Constitution of Pennsylvania, designating manner of bringing suits against the Commonwealth, 2748.

No. 965.

Repealing act restricting appointment of corporate fiduciaries to corporations under supervision of the Banking Department, 941.

No. 973.

Amending act for appointment of county and city inspectors of weights and measures, 1761.

No. 985.

Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due unless re-recorded, 2137.

No. 1095.

Relating to debts of municipalities, 1060.

No. 1410, (Senate No. 601).

Authorizing Board for Assessment and Revision of Taxes to hear appeals from county seats, 1828.

No. 1416, (Senate No. 634).

Amending act regulating fees of notaries public, 1859.

No. 1468, (Senate No. 797).

Relating to the powers and duties of probation officers, 2973.

No. 1509, (Senate No. 1077).

Amending establishing Philadelphia Municipal Court, by providing that the plaintiff or defendant may apply for transfer to common pleas court of cases wrongfully brought therein, 2749.

No. 1522, (Senate No. 782).

Amending act regulating employment of labor, by providing for inspection of boilers by the Department of Labor and Industry, 3906.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 1857.

Lay upon table veto of Bill No. 1080, To make re-statements in civil service of honorably discharged soldiers, sailors and marines, 3881.

Postpone Bill No. 1235, Authorizing the Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits, 2065.

Recommit Bill No. 350, To repeal Public Service Company Law of 1913, and its amendments, 290-291.

Recommit Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 1228.

Recommit Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefitted by public improvements, 2259.

Recommit Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional convention to the electors, 3481.

Reconsider vote on Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 1228.

MARCUS, JOSEPH.—Continued.

Reconsider vote on Bill No. 1149, (Senate No. 346), Authorizing counties to organize a State Association of Sheriffs, 3012.

Reconsider vote on Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 4922.

Reconsider vote on report of Committee on Conference on Bill No. 234, Consolidating law relating to game, wild birds and wild animals, 3435.

Oath of office administered to, 34.

Petition presented by

Favoring continuance of present salary schedule for teachers, with the promised financial aid from the State as enacted by the Act of 1921, 337.

Remarks by, on

Bill No. 200, Providing for the assistance of voters at general, municipal or special elections, 4279-4280.

Bill No. 246, Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 1822.

Bill No. 350, To repeal the Public Service Company Law, 1893.

Bill No. 581, Imposing a poll tax on residents over twenty-one years of age and abolishing occupation tax, 4141.

Bill No. 922, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefitted by public improvements, 2169.

Bill No. 1073, Revising and consolidating the tax laws, excepting those of counties of first class, 4271.

Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional Convention to the electors, 3481, 4728-4731.

MARCUS, JOSEPH C., Representative from Allegheny County, (First District)

Amendments offered by, to

Bill No. 81, General Appropriation Bill for two years beginning June 1, 1923, 2689.

Bill No. 608, Making appropriation to Tuberculosis League, of Pittsburgh, 3708.

Bill No. 854, Making appropriation to Salvation Army, Inc., of Pittsburgh, 3942.

Bill No. 1003, Establishing office of fire marshall in counties of second class, 1385-1389.

Bill No. 1103, Amending act providing for imposition and collection of certain taxes upon transfer of property passing from a decedent, 1736.

Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 4922.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4059-4063.

Bills introduced by

No. 49.

Making appropriation to Roselia Foundling Asylum and Maternity Hospital, Reading, 109.

No. 50.

Amending act relating to the laying out and improving of streets and alleys and construction of bridges in municipalities, 109.

No. 470.

Amending act authorizing cities of first class to support destitute families of persons sentenced to imprisonment, by extending same to cities of second class, 324.

MARCUS, JOSEPH C.—Continued.

No. 591.

Making reappropriation to Montefiore Hospital Association of Western Pennsylvania, at Pittsburgh, 423.

No. 592.

Making appropriation to Montefiore Hospital Association of Western Pennsylvania, at Pittsburgh, 423.

No. 608.

Making appropriation to Tuberculosis League of Pittsburgh, 446.

No. 623.

Amending act relating to the organization and jurisdiction of Orphans' Court, with regard to appointment and salaries of assistant clerks of courts, 446.

No. 699.

Making appropriation to Eye and Ear Hospital, of Pittsburgh, 514.

No. 853.

Making appropriation to Beulah Rescue Home Association, of Pittsburgh, 680.

No. 854.

Making appropriation to Salvation Army, Inc., of Pittsburgh, 680.

No. 911.

Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 730.

No. 912.

Validating the increase of indebtedness of poor districts in counties of second class, and bonds issued therefor, 730.

No. 932.

Requiring owners of motor vehicles to carry liability insurance, 731.

No. 1003.

Establishing office of fire marshal in counties of second class, 874.

No. 1103.

Amending act providing for imposition and collection of inheritance taxes, with regard to deduction of funeral expenses, filing of inventory and executor's commission, 933.

No. 1182.

Amending act establishing public school system, by providing for classification of real estate for purpose of taxation into two classes, 938.

No. 1185.

Establishing office of fire marshal in counties of second class, 938.

No. 1198.

Making appropriation to Mercy Hospital, of Pittsburgh, 938.

No. 1204.

Making appropriation to Duquesne University of the Holy Ghost, at Pittsburgh, 939.

Bills reported by

No. 66.

Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examinations, 135.

No. 287.

To codify the law relating to banks and trust companies, 424.

No. 329, (Senate No. 69).

Relating to incorporation of banks and trust companies, 324.

MARCUS, JOSEPH C.—Continued.

No. 702.

Amending act providing for licensing and regulation of investment businesses, 538.

No. 819.

Amending act relating to appointment of persons to the fire department in cities of third class, 2059.

No. 827.

Amending act relating to the appointment of persons to the police department in cities of third class, 2059.

No. 1330.

Authorizing establishment and maintenance of branches by banks and trust companies either within or outside the State, 1710.

No. 1499, (Senate No. 980).

Amending act specifying additional securities for investment of moneys of savings banks and institutions, 4246.

No. 1756, (Senate No. 1471).

Authorizing the reorganization of building and loan association with the approval of the Banking Commissioner, 4246.

Election returns, 27.

Member of conference committee, 2273, 4218.

Member of standing committees, 87-91.

Motion by, for

House to adhere to amendments to Senate Bill No. 163, Relating to the organization, powers and duties of the Banking Department, 4135.

House to adhere to non-concurrence in Senate amendments to House Bill No. 911, Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 2273.

House to go into committee of whole on Bill No. 81, General Appropriation Bill for two years beginning June 1, 1923, 2689.

House to non-concur in amendments made by Senate to House Bill No. 911, Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 2144.

Previous question of Bill No. 756, Amending act of 1861, for the suppression of fortune telling, with regard to spiritualism, 2164.

Previous question on Bill No. 936, For the repression of prostitution, 2270.

Recess, 2344.

Motion by, to

Lay upon table motion to reconsider vote on Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitutions of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, 4892.

Place on calendar Bill No. 1685, (Senate No. 611), Repealing act of 1873, relative to office of civil engineer and surveyor in Allegheny County, 4261.

Postpone Bill No. 460, Supplement to act creating State Fund for Insurance of Compensation, 1471.

Postpone Bill No. 639, Authorizing purchase and consolidation of certain water or water power companies, 1465.

Postpone Bill No. 868, Regulating boxing and wrestling, 1764.

Postpone Bill No. 1004, Amending act of 1872, relating to corporations, by providing for publication and mailing of notices to stockholders in case of dissolution proceedings, 2468.

MARCUS, JOSEPH C.—Continued.

Postpone Bill No. 1456, (Senate No. 570), Providing for the merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 2777.

Recommit Bill No. 1003, Establishing office of fire marshal in counties of second class, 1659.

Recommit Bill No. 1185, Establishing office of fire marshal in counties of second class, 2332.

Recommit Bill No. 1639, (Senate No. 101), Regulating sale of securities, 3860.

Reconsider vote on Bill No. 608, Making appropriation to Tuberculosis League, of Pittsburgh, 3708.

Reconsider vote on Bill No. 1314, Giving concurrent jurisdiction to municipal court in actions for divorce in any judicial district where such court shall exist, 3435.

Reconsider vote on Bill No. 1456, (Senate No. 570), Providing for the merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 2777.

Refer to Committee on Appropriations House concurrent resolution authorizing appointment of commission to make survey of pensions, 1066.

Oath of office administered to, 34.

Points of order raised by, on

Bill No. 1219, Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense, 2179.

Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 2334.

Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3484.

Presentation of testimonial to I. Dale Meals, Assistant Resident Clerk of House, 5135.

Question of information raised by, on

Vote on Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, 4894.

Questions of personal privilege raised by, on

Clearing of floor of House, 4781.

Communication relative to cutting of teachers' salaries, 1296-1297.

Remarks by, on

Bill No. 81, General Appropriation Bill, 2689.

Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting use of voting machines at elections, 1785.

Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for the two fiscal years next succeeding, 2183-2184.

Bill No. 470, Amending act authorizing cities of first class to support destitute families of prisoners, by extending act to cities of second class, 525.

Bill No. 607, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 4010.

Bill No. 868, Regulating boxing and wrestling, 1974-1975.

Bill No. 932, Requiring owners of motor vehicles to carry liability insurance, 1525.

Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 4163.

MARCUS, JOSEPH C.—Continued.

Bill No. 970, Amending act relating to the personal registration of electors in cities of the first and second classes, by regulating the registration of State or Federal Government employees, 2472.

Bill No. 1122, Regulating election of jurors for service in the several courts of Allegheny County, 1984.

Bill No. 1418, (Senate No. 153), Creating State Aid Age Assistance Commission and a Board in each county, 2045.

Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing the General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 4774, 4892.

Bill No. 1583, (Senate No. 561), Amending act of 1874, relative to elections, so as to abolish the December registration of electors, 4938.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4015.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 4251.

Bill No. 1641, (Senate No. 327), Providing for the personal registration of electors in cities of second class, 4767-4768.

Bill No. 1685, (Senate No. 611), Repealing act of 1873, relative to office of civil engineer and surveyor in Allegheny County, 4261.

Bill No. 1761, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 4934.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3559.

Motion to recommit Bill No. 1639, (Senate No. 101), Regulating sale of securities, 3860-3861.

Resolution offered by

Extending sympathy of House to Hon. Charles C. A. Baldi, Jr., on death of his son, 2047-2048.

MARINES (see Constitution, soldiers).

MARITIME (see port facilities).

MARKERS (see soldiers).

MARKETS of municipalities, to repeal act of April 6, 1802, authorizing sale of fruits and vegetables in

House Bill No. 692.

Read in place in House by Mr. Alexander, 514.

Referred to Committee on Agriculture, 514.

Reported without amendment, ———.

First reading, 742.

Second reading, 809.

Third reading and final passage, 914-915.

Remarks on, by

Alexander, 914-915.

In Senate (No. 667).

Referred to Committee on Judiciary General, 1003.

MARKSMANSHIP (see pigeons).

MARRIAGE LICENSES, making it unlawful to interfere with persons about to procure

House Bill No. 1082.

Read in place in House by Mr. Storer, 879.

Referred to Committee on Law and Order, 879.

Reported without amendment, 942.

First reading, 1013.

Second reading, 1091-1092.

Third reading and postponed, 1237.

Time of postponement extended, 1543, 1887.

MARRIAGE LICENSES.—Continued.

Remarks on, by
Brewster, 1237.
Storer, 1237.
Alexander, 1237.

MARRIED PERSONS, regulating mortgaging of real property by

House Bill No. 436.
Read in place in House by Miss Pitts, 322.
Referred to Committee on Judiciary General, 322.
Reported with negative recommendation, 441.
Placed on calendar by motion, 474.
First reading, 543.
Second reading, 592.
Third reading and final passage, 637-638.

Remarks on, by
Edmonds, 637-638.

In Senate (No. 468).
Referred to Committee on Judiciary General, 671.
Reported with amendment, 2623.
First reading, 2652.
Recommitted, 2726.

MARRIED WOMEN, amending act relative to care and maintenance of persons sick of contagious or infectious diseases when such persons have a settlement in some other city, borough or township, by defining settlement of

Senate Bill No. 739.
Read in place in Senate by Mr. MacDade, 1258.
Referred to Committee on Public Health and Sanitation, 1258.
Reported without amendment, 3075.
First reading, 3149.
Second reading, 3371.
Third reading and final passage, 3502.
Returned from House without amendment, 4809.
Signed by President, 4845.

In House (No. 1644).
Referred to Committee on Public Health and Sanitation, 3581.
Reported without amendment, 4473.
First reading, 4473.
Second reading, 4589.
Third reading and final passage, 4796.
Signed by Speaker, 4930.

MARRIED WOMEN, concerning domicile of

Senate Bill No. 742.
Read in place in Senate by Mr. MacDade, 1259.
Referred to Committee on Judiciary General, 1259.
Reported with amendment, 2624.
First reading, 2653.
Second reading, 2727.
Objections to bill going over in its order, 2838.
Third reading and final passage, 2838-2839.
Returned from House without amendment, 4542.
Signed by President, 4659.

In House (No. 1523).
Referred to Committee on Judiciary General, 2972.
Reported without amendment, 3739.
First reading, 3791.
Second reading, 3902.
Third reading and final passage, 4490-4491.
Signed by Speaker, 4748.

Remarks on, by
Whitehouse, 4490-4491.
Sowers, 4491.

MARRIED WOMEN, concerning recovery of damages for personal injuries to

Senate Bill No. 759.
Read in place in Senate by Mr. Stites, 1260.
Referred to Committee on Judiciary General, 1260.

MARRIED WOMEN shall be their own property, providing that earnings of

Senate Bill No. 757.
Read in place in Senate by Mr. Stites, 1260.
Referred to Committee on Judiciary General, 1260.

MARRIED WOMEN to mortgage or convey real property to same extent as married men, amending act relating to husband and wife, by authorizing

Senate Bill No. 740.
Read in place in Senate by Mr. MacDade, 1258.
Referred to Committee on Judiciary General, 1258.

MARRIED WOMEN to mortgage real property without joinder of husband, amending act relating to husband and wife, by permitting

House Bill No. 61.
Read in place in House by Mr. Guerin, 114.
Referred to Committee on Judiciary General, 114.
Reported without amendment, 138.
First reading, 145.
Second reading and recommitted, 159-160.
Re-reported with negative recommendation, 447.
Placed on calendar by motion, 474.
Third reading and postponed, 519.
Time of postponement extended, 658, 913.
Resumed on third reading and postponed, 1024-1026.
Time of postponement extended, 1226, 1543, 1887.
Resumed and defeated on final passage, 1976-1977.

Remarks on, by
Marshall, John G., 1024-1026.
Guerin, 1024-1026, 1977.
Edmonds, 1026.
Alexander, 1976-1977.

MARSHALL, JOHN G., Representative from Beaver County, (Second District)

Amendments offered by, to
Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examinations, 158.

Bill No. 162, Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, 3007.

Bill No. 1544, (Senate No. 316), Amending act relating to boroughs by creating Borough Planning Department, 4899.

Bills introduced by

No. 162.
Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in other districts, 142.

No. 267.
Validating certain proceedings and elections of counties and municipalities held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 197.

No. 269.
Supplement to act regulating manner of increasing indebtedness of municipalities, validating certain proceedings and elections, and bonds issued pursuant thereto, 197.

No. 287.
To codify the laws relating to banks and trust companies, 220.

No. 288.
Relating to organization, powers and duties of Banking Department, 220.

No. 635.
Amending act providing for burial of certain "deceased service men" at the expense of the county, by providing that markers shall be made of any suitable material, 472-473.

Bills reported by

No. 66.
Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examination, 345.

MARSHALL, JOHN G.—Continued.

- No. 138.
Requiring county engineering and surveying work to be performed by county surveyor in certain counties, 139.
- No. 751, (Senate No. 40).
Fixing salary of prothonotary in counties of eighth class, 4228.
- No. 831.
Providing punishment for selling intoxicating liquors causing death, 1710.
- No. 940.
Revising and consolidating the tax laws, excepting those of counties of first class, 3206.
- No. 1109.
Authorizing municipalities to permit the playing of baseball on Sunday, 1330.
- No. 1484, (Senate No. 393).
Amending act relating to boroughs, by permitting the purchase of electric light plant owned by private individuals or corporations, 2698.
- No. 1541, (Senate No. 985).
Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 3552.
- Election returns, 28.
- Leave of absence, 237, 1827, 2137, 3256, 4345.
- Member of conference committee, 4940.
- Member of special committee, 58.
- Member of standing committees, 87-91.
- Motion by, for
House to adhere to amendments to Senate Bill No. 316, Amending act relating to boroughs, by creating Borough Planning Department, 4940.
- Motion by, to
Drop from calendar Bill No. 1182, Amending act establishing public school system, by providing for classification of real estate for purpose of taxation into two classes, 3255.
- Lay upon table veto of Bill No. 1007, Amending act relating to the maintenance of insane in State institutions, 3006.
- Postpone Bill No. 1495, (Senate No. 580), Enabling tax collectors to collect taxes for the payment of which they have become personally liable without having collected same, 4466.
- Proceed to third reading calendar, 1227.
- Recommit Bill No. 287, To codify the law relating to banks and trust companies, 624.
- Recommit Bill No. 288, Relating to organizing of the Banking Department, 624.
- Recommit Bill No. 918, Providing for the taking over of certain county and city insane hospitals by the State, 1284.
- Reconsider vote on Bill No. 162, Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, 3007.
- Oath of office administered to, 34.
- Petitions presented by
Favoring House Bill No. 221, Prohibiting manufacture and sale of intoxicating liquors for beverage purposes, 515.
- Questions of personal privilege raised by, on
Extending time of postponement on certain bills, 1819.

MARSHALL, JOHN G.—Continued.

- Meeting of Committee on Ways and Means during Session of House, 2051.
- Remarks by, on
Adoption of Rule 71 by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 198.
- Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 686.
- Bill No. 61, Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 1024-1026.
- Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for organization, 371-372.
- Bill No. 81, General Appropriation Bill, 2692-2693.
- Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 3067-3068.
- Bill No. 485, (Senate No. 159), Amending act relating to townships, by providing that employes of township and school district in townships of first class are ineligible as township commissioners, 725, 1478.
- Bill No. 557, Relating to assignment of rights to receive or recover a debt or money, 749-750.
- Bill No. 581, Imposing a poll tax on residents over twenty-one years of age and abolishing occupation tax, 4141-4142.
- Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3908-3909, 4623-4624.
- Bill No. 745, (Senate No. 98), To repeal act relating to erection of public buildings by counties, 1485-1486.
- Bill No. 864, (Senate No. 183), Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 955.
- Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 4161-4163.
- Bill No. 975, Amending act defining commodities, 1711.
- Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due, 2458, 2460.
- Bill No. 1023, Providing system of employment and compensation for inmates of county jails and prisons, 2190.
- Bill No. 1152, (Senate No. 444), Authorizing appointment of collectors of delinquent taxes in counties of third class, 4771-4772.
- Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 2761.
- Bill No. 1685, (Senate No. 611), Repealing act of 1873, relative to office of civil engineer and surveyor in Allegheny County, 4262.
- Resolution, concurrent, offered by
Recalling from Governor House Bill No. 162, Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, 2592.
- MARSHALL, WILLIAM F., Representative from Clarion County
- Amendments offered by, to
Bill No. 149, Establishing State Highway in Clarion, Forest, Elk, and McKean Counties, 3256.

MARSHALL, WILLIAM F.—Continued.

Bills introduced by

No. 143.

Validating certain proceedings and elections held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 135.

No. 149.

Establishing State highway in Clarion, Forest, Elk and McKean Counties, 135.

No. 412.

Authorizing counties to lease certain toll bridges for a term of years from bridge companies or corporations, 270.

No. 578.

Amending act establishing State Highway Department, by changing route 248, from Brookville to Tionesta, 422.

No. 820.

Relating to the disposition of real estate held by a husband and wife in cases of desertion, non-support and divorce, 678.

No. 1007.

Amending act relating to maintenance of insane confined in State institutions, by providing that claim for maintenance by State is not barred by statute of limitations, 875.

Bills reported by

No. 606.

Further amending act authorizing Commonwealth to rebuild certain county bridges, 589.

No. 1002.

Further amending act establishing State Highway Department, by changing route 97, from Ridgway to New York State line, 2060.

No. 1455, (Senate No. 781).

Authorizing the State Highway Commissioner to combine sections of State highways under a common designation, 2199.

Election returns, 28.

Leave of absence granted, 197.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 820, Relating to disposition of real estate held by a husband and wife in cases of desertion, non-support and divorce, 1755.

Bill No. 1007, Amending act relating to the maintenance of insane in State institutions, 1834.

MARTIN, OLIVER E., Assistant Reading Clerk of House, presentation of testimonial to, 5135.

MATAMORAS (see Delaware River).

MATERNITY HOMES AND HOSPITALS, and requiring the approval by the Department of Public Welfare, regulating certain

House Bill No. 922.

Read in place in House by Mr. Ludlow, 730.
Referred to Committee on Judiciary Local, 730.
Reported without amendment, 1468.
First reading, 1568.
Second reading, 1722-1723.
Third reading and final passage, 1840.

In Senate (No. 939).

Referred to Committee on Public Health and Sanitation, 1905.

MATERNITY HOSPITAL (see appropriation).

MATERNITY HOSPITALS and other institutions, and prescribing minimum standards of equipment, providing for compensation of

MATERNITY HOSPITALS.—Continued.

House Bill No. 1288.

Read in place in House by Mr. McVicar, 970.
Referred to Committee on Judiciary General, 970.
Reported without amendment, 3431.
First reading, 3683.
Second reading, 3798-3800.
Third reading and final passage, 4276-4277.

Remarks on, by

Alexander, 4276.

McVicar, 4276.

Whiteman, 4276-4277.

In Senate (No. 1542).

Referred to Committee on Judiciary Special, 4333.
Reported with amendment, 4564.
First reading, 4565.
Recommitted to Committee on Appropriations, 4682.

MATERNITY (see Health Department).

MATHAY, JACOB, Representative from Philadelphia County, (Twenty-first District)

Amendments offered by, to

Bill No. 228, Amending act relative to appointment of clerks of Orphans' Courts, 248, 258.

Bill No. 1788, (Senate No. 1487), Authorizing Board of Inspectors of the Eastern State Penitentiary to erect certain buildings on grounds of House of Correction for detention of convicts, 4880.

Bills introduced by

No. 228.

Amending act authorizing appointment of clerks by judges of orphans' court of certain counties, 173.

No. 450.

Further amending act concerning divorces, by taking away the right of support or alimony in certain cases, 323.

No. 452.

Authorizing courts of common pleas to change names of persons, 323.

No. 850.

Amending act regulating employment of women, by fixing number of hours of labor per day and per week, and number of days per week, 679.

No. 1060.

Amending act relating to descent and distribution of real and personal property of persons dying intestate, 878.

No. 1062.

Providing for cumulative vote in elections by all corporations for profit, 878.

No. 1131.

Making appropriation to Philadelphia Museum, 935.

Bills reported by

No. 250, (Senate No. 6).

Amending act relative to annual meeting of association of poor directors, 230.

No. 350.

To repeal Public Service Company Law of 1913, and its amendments, 265-266.

No. 426.

Amending act to provide revenue by taxation for State purposes, with regard to appeals from settlement to accounts made by Auditor General and State Treasurer, 440.

No. 449.

Amending act providing for incorporation of certain corporations, by changing the effect of the by-laws, 440.

No. 708.

Amending act imposing taxes upon certain classes of personal property, 903.

MATHAY, JACOB.—Continued.

No. 797.

Increasing number of courts of common pleas in Philadelphia County, 1828, 2445.

No. 963.

Amending act relating to sale of goods, 1828.

No. 1150, (Senate No. 347).

Empowering chief deputy sheriff to perform duties of sheriff until appointment is officially revoked, 2445.

No. 1272.

Regulating sale of paint, putty and naval stores, 4451.

No. 1318.

Imposing State tax on premiums paid into State Workmen's Insurance Fund, 1059, 2363.

No. 1355.

Exempting from payment of inheritance taxes bequests and devises to institutions of purely public charity, 3680.

No. 1395, (Senate No. 297).

To quiet title to real estate formerly held by corporations not authorized to hold same, 1463.

No. 1728, (Senate No. 1373).

Exempting bequests of charitable institutions for payment of inheritance tax, 4227.

Bill returned by

No. 1585, (Senate No. 606).

Providing for rebuilding by the Commonwealth through the Department of Highways of certain county bridges, 3553.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, for

Previous question of Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4152.

Motion by, to

Extend time of postponement on Bill No. 850, Amending act regulating employment of females, 2363.

Lay upon table veto of House Bill No. 450, Further amending act concerning divorces, by taking away the right of support or alimony in certain cases, 1287.

Postpone Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 2189.

Postpone Bill No. 850, Amending act regulating employment of females, 2082.

Recommit Bill No. 61, Amending act relating to husband and wife, by permitting married woman to mortgage her real property without the joinder of her husband, 160.

Recommit Bill No. 850, Amending act regulating employment of females, 809.

Oath of office administered to, 34.

Remarks by, at

Memorial services for the late Hon. Henry F. Miller, 3572.

Remarks by, on

Bill No. 450, Amending act concerning divorces, by taking away the right of support or alimony in certain cases, 527.

Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, and number of days per week, 2705-2706.

Resolution offered by

Thanking Members of House for lunch, 4883-4884.

MATTRESSES, so as to provide for additional information on the official statement to be attached thereto, amending act regulating manufacture and sale of

Senate Bill No. 992.

Read in place in Senate by Mr. Eyre, 1913.

Referred to Committee on Judiciary Special, 1913.

Reported without amendment, 1942.

First reading, 1944.

Second reading and recommitted, 2025-2026.

MAUSOLEUMS (see cities of third class).

MAYOR (see cities, dance halls).

McBRIDE, CORNELIUS J., Representative from Allegheny County, (Eleventh District)

Amendments offered by, to

Bill No. 868, Regulating boxing and wrestling, 1461.

Bill No. 1182, Amending act establishing public school system, by providing for classification of real estate for purpose of taxation into two classes, 2802.

Bills introduced by

No. 132.

Fixing compensation of court criers of certain courts in counties of second class, 133.

No. 213.

Authorizing the taking of title to property on certain abandoned coal mines, 172.

No. 214.

Amending act relating to townships, by providing for election of township commissioners and limiting terms of such commissioners now in office, 172.

No. 427.

Requiring the dedication of public play grounds in certain plans of lots hereafter laid out, 289.

No. 429.

Making appropriation to Homestead Hospital, 289.

No. 627.

Making deficiency appropriation for payment of salaries of judges of Allegheny County Court, 447.

No. 868.

Creating State Athletic Commission to regulate boxing and wrestling, and making appropriation, 727.

No. 1218.

Amending act regulating operation of motor vehicles by providing additional requirements with regard to applications, registration certificates, etc., 940.

Bills reported by

No. 1.

Fixing pay of election officers and clerks in cities of first class, 515.

No. 51.

Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 232.

No. 361.

Requiring examination and registration of persons working in bituminous coal mines, 4452.

No. 448.

Requiring display of United States flag at all polling places, 1492.

No. 482, (Senate No. 33).

Amending act regulating nomination and election of public officers, 796.

No. 508.

To validate municipal assessments, claims and liens in boroughs, 1190.

No. 579.

Providing for construction and maintenance of public roads, highways and bridges in counties of second class, 943.

McBRIDE, CORNELIUS J.—Continued.

No. 774.

Authorizing courts of quarter sessions to commit the care of certain abandoned burial grounds to boroughs and townships, 732.

No. 911.

Providing for care and treatment of indigent insane and tubercular poor in counties of second class, 942.

No. 1185.

Establishing office of fire marshal in counties of second class, 2059-2060.

No. 1506, (Senate No. 796).

Providing for alteration of boundaries of counties, and for the adjustment of indebtedness thereof, 3058.

No. 1542, (Senate No. 1018).

Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 3157.

No. 1641, (Senate No. 327).

Providing for the personal registration of electors in cities of second class, 4139.

Election returns, 27.

Leave of absence granted, 1643, 3788.

Member of conference committee, 3596, 4940.

Member of special committee, 101.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Resolution, concurrent, offered by

Petitioning Congress to adopt legislation providing for one day of rest in every seven and a universal eight hour day for all labor throughout the United States, 1284.

McCAIG, WILLIAM J., Representative from Allegheny County, (Second District)

Amendments offered by, to

Bill No. 973, Amending act for appointment of county and city inspectors of weights and measures, 2084.

Bill No. 974, Amending act regulating manufacture and sale of weights and measures, 1742-1743.

Bill No. 975, Amending act defining commodities, 1400-1401.

Bill No. 1171, Amending act making appropriation to the Water Supply Commission for the control of flood waters, 2884.

Bill No. 1244, Regulating brick work, 2289-2290, 2592.

Bill No. 1456, (Senate No. 570), Providing for the merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 3062.

Bills introduced by

No. 266.

Making appropriation to Colored Women's Relief Association of Western Pennsylvania, 197.

No. 589.

Making appropriation to Saint Francis Hospital, of Pittsburgh, 423.

No. 590.

Making appropriation to Orphan Asylum of the Holy Family, of Emsworth, 423.

No. 653.

Making appropriation to Lake Erie and Ohio River Canal Board for printing and distributing maps and reports, 511.

McCAIG, WILLIAM J.—Continued.

No. 973.

Amending act for appointment of county and city inspectors of weights and measures, by providing for disposition of certain fines and imposing additional penalties, 794.

No. 974.

Amending act regulating the manufacture and sale of weights and measures, by authorizing Bureau of Standards to pass upon types of bottles, cans, jars or cartons, 794.

No. 975.

Amending act defining commodities, by changing legal weight of certain commodities, 794.

No. 982.

Making appropriation to Home of Good Shepherd, at Pittsburgh, 872.

No. 1171.

Amending act making appropriation to Water Supply Commission for control of flood water, by saving said appropriation from lapsing, 937.

No. 1244.

Regulating brick work, and providing for appointment of inspectors thereof, 967.

No. 1432.

Making appropriation to Saint Rita's L. C. B. A. Home for Infants, of Pittsburgh, 1792.

Bills reported by

No. 3.

Making appropriation to Milliken Hospital, of Pottsville, 2810.

No. 32.

Making appropriation to Belvedere General Hospital, at Pittsburgh, 3552.

No. 47.

Making appropriation to Coatesville Hospital, 2810.

No. 51.

Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 173.

No. 56.

Making appropriation to Charleroi-Monessen Hospital, at Charleroi, 2810.

No. 78.

Making appropriation to Hahnemann Hospital of Scranton, 2810.

No. 91.

Making appropriation to University of Pittsburgh for general maintenance, 2445-2446.

No. 106.

Making appropriation to the University of Pennsylvania, 2493.

No. 121.

Making deficiency appropriation to State Hospital, at Coaldale, 942.

No. 205.

Making appropriation to Glen Mills Schools, for deficiency, 1565.

No. 226.

Making appropriation to American Oncologic Hospital, at Philadelphia, 2863.

No. 257.

Creating World War Veterans' Relief Commission, 3245.

No. 306.

Making deficiency appropriation to State Hospital for Criminal Insane, at Farview, 942.

McCAIG, WILLIAM J.—Continued.

No. 387.

Making appropriation to the Water Supply Commission to continue work upon Pymatuning Swamp Reservoir, 4262.

No. 584.

Making appropriation to Curtis Home, North Side, Pittsburgh, or its successor, 3158.

No. 608.

Making appropriation to Tuberculosis League of Pittsburgh, 2863.

No. 640.

Making appropriation to Ladies of Grand Army of Republic Home at Hawkins Station, 3158.

No. 641.

Making deficiency appropriation to Western Pennsylvania Institution for Instruction of Deaf and Dumb, 942.

No. 642.

Making appropriation to Western Pennsylvania Institution for Instruction of the Deaf and Dumb, 3428.

No. 777.

Making deficiency appropriation to Pennsylvania Institution of the Blind, 942.

No. 782.

Making deficiency appropriation to Pennsylvania Institution for Deaf and Dumb, Mount Airy, Philadelphia, 942.

No. 787.

Making deficiency appropriation to Cottage State Hospital, at Philipsburg, 1565.

No. 790.

Making deficiency appropriation to Pennsylvania Training School, at Morganza, 942.

No. 803.

Making appropriation for payment of expenses required by act providing for continuance of education and maintenance of destitute orphans of deceased soldiers, sailors and marines, 2672.

No. 826.

Making appropriation to West Philadelphia General Homeopathic Hospital, 2863.

No. 935.

Making appropriation to Grand View Institute for Care and Treatment of Poor Consumptives, at Oil City, 2863.

No. 982.

Making appropriation to Home of Good Shepherd, at Pittsburgh, 3592.

No. 1184.

Making appropriation to Pennsylvania Training School, at Morganza, 3681.

No. 1204.

Making appropriation to Duquesne University of the Holy Ghost, at Pittsburgh, 2974.

No. 1320.

Amending act imposing mercantile license tax, 1059.

No. 1348.

Providing for purchase of copyright and property interest therein of Smull's Legislative Hand Book and Manual, 2863.

No. 1376, (Senate No. 96).

Making deficiency appropriation to Pennsylvania State Oral School for Deaf, at Scranton, 1565.

No. 1418, (Senate No. 153).

Creating Old Age Assistance Commission and Board in each county, 1761.

McCAIG, WILLIAM J.—Continued.

No. 1555, (Senate No. 114).

Making appropriation to Allentown Hospital, 3593.

No. 1563, (Senate No. 244).

Making appropriation to Western Pennsylvania Hospital, Pittsburgh, 3429.

No. 1575, (Senate No. 361).

Making appropriation to McKeesport Hospital, 3429.

No. 1596, (Senate No. 1209).

Making deficiency appropriation for payment of salaries of Senate officers and employes, 3245.

No. 1597, (Senate No. 1223).

Appropriating to the Department of Publications unexpended balance of appropriations heretofore made to the Department of Public Printing and Binding, 3245.

No. 1602, (Senate No. 996).

Making appropriation to Pittsburgh Hospital, Sisters of Charity, 3430.

No. 1604, (Senate No. 1002).

Making appropriation to Mercy Hospital, of Pittsburgh, 3430.

No. 1650, (Senate No. 1375).

Making reappropriation to Legislative Reference Bureau, 3680.

No. 1734, (Senate No. 192).

Making appropriation to Washington Crossing Park Commission, 4228.

No. 1738, (Senate No. 479).

Making appropriation to Valley Forge Park Commissioners for payment of condemned land, 4228.

Election returns, 27.

Leave of absence granted, 591, 3738.

Member of Reorganization Commission, nominated as, 25; nomination recalled, 76.

Member of special committee, 2340.

Member of standing committees, 87-91.

Motion by, for

Election of George Erdman as Assistant Sergeant-at-Arms of the House of Representatives, 346.

Election of Mrs. Anna D. Schoonover as Postmistress of the House of Representatives, 346.

Election of William R. McGill as Clerk to Committee of the House of Representatives, 346.

Previous question on Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4159.

Motion by, for

Recess, 84.

Motion by, to

Adjourn, 3256.

Consent to election of certain officers and employes of House, 85.

Dispense with further reading of Journal, 2135.

Lay upon table House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4235.

Lay on table motion to refer to Committee on Rules, House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4233.

Postpone Bill No. 1244, Regulating brick and tile work, 2480.

McCAIG, WILLIAM J.—Continued.

Postpone Bill No. 1456, (Senate No. 570), Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 3246.

Postpone Bill No. 1541, (Senate No. 985), Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 4485.

Recommit Bill No. 1436; (Senate No. 59), To repeal act creating State Board for Registration of Professional Engineers and Land Surveyors, 2259.

Oath of office administered to, 34.

Remarks by, on

Bill No. 899, Amending act establishing Western State Hospital for Insane, by changing name to Torrence State Hospital, 1300.

Bill No. 975, Amending act defining commodities, 1711.

Bill No. 1456, (Senate No. 570), Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 2475-2476.

House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4235.

Motion to refer to Committee on Appropriations, House concurrent resolution authorizing appointment of commission to investigate the affairs of the State Treasury under the administration of Harmon M. Kephart, 2257.

Question of personal privilege raised on housing of prisoners in State penitentiaries, 3562.

Unanimous consent for introduction of bill imposing additional emergency license fee on motor vehicles, 2067.

Report of Reorganization Commission presented by, 2256.

Resolutions offered by

Fixing order of business in House from May 14th, 2758.

Providing for election of certain officers and employes of the House, 84.

Trustee of Pennsylvania Soldiers' and Sailors' Home at Erie, appointed as, 124.

Unanimous consent to introduce bill imposing additional emergency license fee on motor vehicles, refused, 2067.

McCANN, WILLIAM F., Representative from Allegheny County, (Second District)

Bill introduced by

No. 856.

Amending act requiring cities of second class to establish employes' pension fund, by decreasing the age at which employes shall be eligible for retirement, 680.

Election returns, 27.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Vote on House Bill No. 171, Requiring railroad companies to properly man their trains, 1296.

McCARTHY, HON. TIMOTHY J., late Representative of the Eighth Legislative District of Philadelphia, motion adopted to adjourn in memory of, 1493; House adjourned, 1604.

McCARTHY, HON. TIMOTHY J., resolution (House) by Heyburn, fixing time for memorial session for, 2978; memorial committee appointed, 3011; memorial services held and resolution of condolence adopted, 3570-3571; concurrent resolution (House) by Heyburn, authorizing printing of proceedings of memorial services, 3588; amended and adopted in Senate, 3650.

McCLAIN, HON. FRANK B., at memorial session for late Hon. William E. Crow, remarks by, 2663.

McCLINTOCK, WILLIAM S., Senator from Forty-third District, (Allegheny County, part of)

Amendments offered by, to

Bill No. 389, Creating Department of Real Estate and Assessment in cities of second class, 1617-1618.

Bill No. 419, (House No. 406), Authorizing foreign corporations to hold necessary real estate, 2640-2641.

Bills introduced by

No. 87.

Making appropriation to Roselia Foundling Asylum and Maternity Hospital, Pittsburgh, 119.

No. 126.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, 164.

No. 127.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, 164.

No. 128.

Making appropriation to Western Pennsylvania School for Blind, Pittsburgh, for deficiency, 164.

No. 244.

Making appropriation to Western Pennsylvania Hospital, Pittsburgh, 355.

No. 245.

Making appropriation to Homeopathic Medical and Surgical Hospital and Dispensary, of Pittsburgh, 355.

No. 327.

To provide for the personal registration of electors in cities of second class, 455.

No. 364.

Providing for appointment of assistant district attorneys in counties of second class, 493.

No. 389.

Creating Department of Real Estate and Assessment in cities of second class, 505.

No. 443.

Making appropriation to Allegheny General Hospital, 603.

No. 633.

Making appropriation to Pittsburgh Hospital, 980.

No. 634.

Amending act regulating fees of notaries public, 980.

No. 788.

Making appropriation to Pittsburgh Newsboys' Home, 1608.

No. 879.

Making appropriation to Bethesda Home, of Pittsburgh, 1669.

No. 880.

Making appropriation to Coleman Industrial Home for Colored Boys, of Pittsburgh, 1669.

No. 995.

To prevent fraud at elections, by providing for installation by counties of time controller seal passes and key-less locks for ballots and ballot-boxes, 1991.

No. 999.

Making appropriations to Roselia Foundling Asylum and Maternity Hospital, of Pittsburgh, 1992.

No. 1074.

Amending act of 1845, relative to executions, by allowing counsel fees to garnishees in attachments before justices or aldermen, 2228.

McCLINTOCK, WILLIAM S.—Continued.

No. 1089.

Joint resolution proposing amendment to Constitution of Pennsylvania, by eliminating inspector's clerk from the election board in counties of second class, 2298.

No. 1139.

Making appropriation to Pittsburgh Hospital Association, 2509.

No. 1173.

Making appropriation to Saint Joseph's Protectory for Homeless Boys, of Pittsburgh, 2717.

No. 1231.

Further amending act fixing pay of election officers, 2911.

No. 1232.

Amending act regulating primary elections, by eliminating certain affidavits required with nomination petitions, and changing number of signatures, 2911-2912.

No. 1231.

Further amending act of 1917, fixing pay of election officers, 4169.

Leave of absence granted, 309, 1251.

Member of special committee, 26, 73, 3151.

Member of standing committees, 78-80.

Motion by, to

Suspend Rule 21, requiring amended bills to be noted on calendar, 2323.

Resolution, concurrent, offered by

Recalling from House, House Bill No. 1120, Amending act imposing taxes upon certain classes of personal property, with regard to taxation of capital stock of certain corporations, 4504.

McCLURE, JAMES H., Representative from Allegheny County, (Tenth District)

Bills reported by

No. 235.

To validate certain municipal claims and municipal liens in boroughs, 1828.

No. 558.

Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, 515.

No. 912.

Validating the increase of indebtedness of poor districts in counties of second class, 1007-1008.

No. 1058.

Authorizing cities and boroughs to appropriate moneys to assist in paying rent of veterans' organizations, 1760.

Election returns, 27.

Member of standing committees, 87-91.

Motion by, to

Reconsider vote on Bill No. 926, Amending act of 1889, relating to taxation, by imposing State tax upon motor transportation companies, 2699.

Oath of office administered to, 34.

McCONNELL, HON. WILLIAM C., Senator from Twenty-seventh District, (Northumberland, Snyder and Union Counties)

Election, writ for special, issued to fill vacancy caused by resignation of, 3.

Resignation as Senator presented to Senate, 1; return of resignation requested, 1-2; office declared vacant by opinion of Attorney General, 2.

McCURDY, SAMUEL, Representative from Blair County, (Second District)

Amendments offered by, to

Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 4923.

Bill introduced by

No. 1335.

Providing for salaries of county officers, their deputies and clerks, in counties of fifth class, 1006.

Bills reported by

No. 1145, (Senate No. 324).

Amending act establishing public school system, by abolishing teachers' institutes in districts of first, second and third classes, 1859.

No. 1428, (Senate No. 654).

Amending act providing for establishment and regulation of consolidated schools, 2363.

Election returns, 28.

Leave of absence granted, 346, 424.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, for

Previous question on Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional convention to the electors, 3485, 4732.

Motion by, to

Adjourn, 842.

Lay upon table resolution protesting against the seating arrangement of the Democratic Members in the House, 136.

Postpone Bill No. 1335, Providing for salaries of county officers in counties of fifth class, 1663.

Oath of office administered to, 34.

Petitions presented by

Against amendments to the Fish Code, 1329.

Against House Bill No. 466, Amending act of 1889, relating to taxation, by imposing a tax on individuals and corporations for laundering and manufacturing purposes, 2590.

Remarks by, on

Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examination, 372.

Bill No. 160, Consolidating the law relating to counties and county officers, 1476.

Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 3069.

Bill No. 472, Amending act imposing mercantile license tax, by requiring all dealers and venders to keep accurate books of account, 523.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3908.

Bill No. 1041, Amending act imposing State tax on gasoline, 3585-3586.

Bill No. 1643, (Senate No. 585), Authorizing local board of health to organize District Health Associations, 4797.

Motion to call up certain bills from postponed calendar, 4166.

McDANIEL, EMMITT J., Representative from Fayette County, (Second District)

McDANIEL, EMMITT J.—Continued.

Amendments offered by, to

Bill No. 178, Relating to assignment of rights to recover damages for breach of contract, 205.

Bill No. 556, Requiring counties of third and fourth classes to establish pension fund for employes, 1396, 2066.

Bills introduced by

No. 178.

Relating to assignment of rights to recover damages for breach of contract, 143.

No. 556.

Requiring counties of third and fourth class to establish pension fund for employes, 421.

No. 557.

Relating to assignment of rights to receive or recover a debt, 421.

No. 644.

Amending act regulating operation of motor vehicles by requiring containers thereon for display of registration certificates, 473.

No. 872.

Making appropriation to Uniontown Hospital, 727.

No. 1015.

To validate municipal claims and municipal liens in cities and boroughs, 875.

No. 1025.

Providing method of relieving real estate of charge of life interest imposed thereon by order, judgment or decree of court in partition proceedings, 875-876.

Bills reported by

No. 179.

Providing for payment of plans and specifications for public buildings where no legal contract exists, 179.

No. 529.

Concerning aeronautics, and to make uniform the law relating thereto, 589.

No. 563.

Amending act regulating service of process from courts of common pleas or other courts of record, 589.

Election returns, 29.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 556, Requiring counties of third and fourth classes to establish pension fund for employes, 1663.

Postpone Bill No. 557, Relating to assignment of rights to receive or recover a debt or money, 750.

Postpone Bill No. 1015, To validate municipal claims and liens in cities and boroughs, 1829.

Reconsider vote on Bill No. 556, Requiring counties of third and fourth classes to establish pension fund for employes, 2066.

Oath of office administered to, 34.

Remarks by, on

Bill No. 178, Relating to assignment of rights to recover damages for breach of contract, 225-226.

Bill No. 557, Relating to assignment of rights to receive or recover a debt or money, 749-750, 1891-1892.

McDERMOTT, PATRICK, Representative from Cambria County, (Second District)

Amendments offered by, to

Bill No. 382, Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 436.

McDERMOTT, PATRICK.—Continued.

Bills introduced by

No. 382.

Relating to the leasing of real property, 253.

No. 807.

Making appropriation to Miners Hospital of Northern Cambria, at Spangler, 677.

Election returns, 28.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 4214.

Postpone Bill No. 382, Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 756.

Recommit Bill No. 382, Making it unlawful to dispossess tenants or recover leased property, except after thirty days' notice, 474.

Oath of office administered to, 34.

Question of information raised by, on

Vote required to discharge committee from further consideration of a bill, 4126.

Remarks by, at

Memorial services for the late Hon. Frank E. Korns, 3576-3577.

Remarks by, on

Bill No. 382, Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 755-756.

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4126.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4126.

McGOWAN, THOMAS F., Representative from Philadelphia County, (First District)

Election returns, 31.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

McKEAN COUNTY (see highway).

McKEESPORT HOSPITAL (see appropriation).

McKIM, SAMUEL J., Representative from Allegheny County, (Tenth District)

Amendments offered by, to

Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 796.

Bill No. 639, Authorizing purchase and consolidation of certain water or water power companies, 1083, 2153.

Bills introduced by

No. 51.

Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 109.

No. 502.

Further amending section 4 of act establishing county board of viewers, by providing for compensation of members of said board, 366.

No. 639.

Authorizing purchase and consolidation of certain water or water power companies, 473.

No. 640.

Making appropriation to Ladies of the Grand Army of the Republic Home, at Hawkins Station, 473.

McKIM, SAMUEL J.—Continued.

No. 641.

Making deficiency appropriation to Western Pennsylvania Institution for Instruction of Deaf and Dumb, 473.

No. 632.

Making appropriation to Western Pennsylvania Institution for Instruction of Deaf and Dumb, 473.

No. 858.

Making appropriation to Children's Home Society of Pennsylvania, Inc., at Pittsburgh, 680.

No. 1083.

Authorizing State Highway Commissioner to authorize the use of illuminated rear license plates on registered motor vehicles, 879.

No. 1084.

Supplement to act establishing County Board of Viewers, providing for compensation to be paid to members of Board of Viewers in counties of second class, 879.

No. 1154.

Making appropriation to Braddock General Hospital, 936.

No. 1155.

Making appropriation to Columbia Hospital, at Wilkinsburg, 936.

Bills reported by

No. 196.

Making appropriation to Boys' Industrial Home of Western Pennsylvania, at Oakdale, 3157.

No. 746, (Senate No. 100).

Amending act creating office of county controller in certain counties, 1191-1192.

No. 776.

Making appropriation to Pennsylvania Institution for Instruction of the Blind, 3428.

No. 1005.

Making appropriation to Pittsburgh Home for Babies, 3158.

No. 1024.

Amending act exempting public property, places of religious worship, certain burial places and institutions of purely public charity from taxation, 1761.

No. 1377, (Senate No. 128).

Making appropriation to Western Pennsylvania School for the Blind, at Pittsburgh, for deficiency, 2774.

No. 1412, (Senate No. 553).

Authorizing appointment of commission to study conditions relative to the blind, 2672.

No. 1464, (Senate No. 610).

Creating commission to study subject of consolidation of municipalities in counties of second class, 3680.

No. 1472, (Senate No. 126).

Making appropriation to Western Pennsylvania School for the Blind, at Pittsburgh, 3428.

No. 1564, (Senate No. 245).

Making appropriation to Homeopathic Medical and Surgical Hospital and Dispensary, Pittsburgh, 3429.

Election returns, 27.

Leave of absence granted, 237, 3681.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 2714.

Extend courtesy of floor of House to Hon. M. Clyde Kelly, Congressman from Thirtieth District, 427.

McKIM, SAMUEL J.—Continued.

Extend time of postponement on Bill No. 639, Authorizing the consolidation of certain water or water power companies, 1825.

Grant leave of absence to Women Members of Legislature on April 16th to attend convention of Pennsylvania Society of Washington, D. C., 733.

Lay upon table veto of House Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 1604.

Postpone Bill No. 1003, Establishing office of fire marshal in counties of second class, 1594.

Postpone Bill No. 1113, Further amending act regulating primary elections, with regard to number of ballots to be furnished to election officers, 2487.

Postpone Bill No. 1115, Amending act of 1839, relative to elections, with regard to care of ballots-boxes by justices of peace or person designated by court, 2487.

Postpone Bill No. 1117, Further amending act of 1903, relating to elections, with regard to pay of justices of peace or other persons designated by court for care of ballot-boxes, 2488.

Postpone Bill No. 1490, (Senate No. 482), Providing for a referendum to ascertain preference of voters relative to adoption of daylight saving time, 4490.

Recommit Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 201.

Recommit Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1010.

Recommit Bill No. 1197, Amending act relating to the Pennsylvania Industrial Reformatory, at Huntingdon, by changing the name to Huntingdon Training School, 1835.

Reconsider vote by which House non-concurred in Senate amendments to House Bill No. 1112, Amending act creating Board for Assessment and Revision of Taxes in certain counties, 5144.

Reconsider vote on Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 796.

Reconsider vote on Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1010, 1522.

Reconsider vote on Bill No. 1149, (Senate No. 346), Authorizing counties to organize a State Association of Sheriffs, 3871.

Oath of office administered to, 34.

Question of information raised by, on

Bill No. 1112, Amending act creating Board for the Assessment and Revision of Taxes in certain counties, 5144.

Remarks by, on

Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1522.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 889-891.

Bill No. 1685, (Senate No. 611), Repealing act of 1873, relative to office of civil engineer and surveyor in Allegheny County, 4261-4262.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 634.

McNICHOL, WILLIAM J., Senator from Third District, (Philadelphia County)

McNICHOL, WILLIAM J.—Continued.

Bills introduced by

No. 371.

Making appropriation to Hahnemann Medical College and Hospital, for use of Hospital, 494.

No. 372.

Making appropriation to Wills Hospital, Philadelphia, 494.

No. 373.

Making appropriation to Pennsylvania Seamen's Friend Society, of Philadelphia, 494.

No. 658.

Making appropriation to Philadelphia Orthopaedic Hospital and Infirmary for Nervous Diseases, 1001.

No. 659.

Making appropriation to Gynesean Hospital, of Philadelphia, 1001.

No. 990.

To preserve the purity of the sources of public water supplies, and authorizing Department of Health to make orders and regulations therefor, 1913.

No. 994.

Making appropriation to Saint Mary's Hospital, of Philadelphia, 1991.

No. 1393.

Requiring registry assessors in cities or first class to sit at polling places for purpose of correcting assessment lists on seventh day preceding spring registration, 3544.

Leave of absence granted, 9, 275, 309, 1665.

Member of standing committees, 78-80.

Motion by, to

Suspend Rule 21, requiring amended bills to be noted on calendar, 4711.

McVICAR, NELSON, Representative from Allegheny County, (Thirteenth District)

Amendments offered by, to

Bill No. 411, Amending act relating to townships, with regard to assessment of property abutting on sewers in townships of first class, 1766.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 803.

Bill No. 1285, Establishing minimum standards of plants and equipment for State-aided hospitals, 3479.

Bill No. 1291, Prescribing manner of determining whether a person is entitled to free or part pay service in State-aided hospitals, 3479-3480.

Bill No. 1319, Amending act relating to boroughs, by providing for a budget system, 1970, 2191.

Bill No. 1340, Providing for compensation of institutions and homes for care of needy adults on a per capita per weekly basis, 3886-3889.

Bill No. 1505, (Senate No. 763), Providing for the submission to the electors of the question of holding a Constitutional Convention, 4727.

Bills introduced by

No. 15.

Providing method in which amendatory legislation shall be printed in session laws, 102.

No. 366.

Amending act relating to time and manner of taking exceptions in any civil or criminal cases in any court of records of this Commonwealth, 251.

No. 411.

Amending act consolidating law relating to townships, with regard to assessment of property abutting on sewers in townships of first class, 270.

McVICAR, NELSON.—Continued.

No. 656.

Making appropriation to Allegheny Valley Hospital, at Tarentum, 511.

No. 1043.

Amending act relating to practice in courts of common pleas in actions of assumpsit and trespass, by providing for appeal to Supreme or Superior Court where the court decides a question of law against the defendant, 877.

No. 1271.

Making it unlawful for the Public Service Commission to change certain rates set forth in any contracts made between public service corporation and a municipality, 969.

No. 1284.

Providing for compensation of child caring agencies, 970.

No. 1285.

Establishing minimum standards of plants and equipment for State-aided hospitals, 970.

No. 1288.

Providing for compensation of maternity hospitals and other institutions, 970.

No. 1291.

Establishing per diem rates of payment to hospitals for the indigent, and prescribing manner of determining free or part-pay service in such hospitals, 970.

No. 1319.

Amending act consolidating law relating to boroughs, by providing for a budget system, 972.

No. 1340.

Providing for compensation of institutions and homes for care of indigent adults on a per capita per weekly basis, and prescribing minimum standard of equipment, 1006.

Bills reported by

No. 992.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to assessment of property specifically benefited by public improvements, 2363.

No. 1122.

Regulating election of jurors for service in the several courts of Allegheny County, 1492.

No. 1250.

Creating a horse racing commission, 1710.

No. 1505, (Senate No. 763).

Providing for the submission of the question of holding a Constitutional convention to the electors, 3206.

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Member of special committee, 102, 3708.

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Motion by, for

House to adjourn in memory of Hon. Samuel A. Whitaker, 71.

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House to go into Committee of Whole on Bill No. 1618, (Senate No. 586), Providing for reorganization of State Government, 4220. (Withdrawn, 4223).

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McVICAR, NELSON.—Continued.

Motion by, to
Adjourn, 209.

Continue special order on Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4223.

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Postpone Bill No. 118, Providing for assessment of occupation or poll tax where assessor has failed to make such assessment, 1540.

Postpone Bill No. 411, Amending act relating to townships, with regard to assessment of property abutting on sewers in townships of first class, 426.

Postpone Bill No. 671, Amending act creating Mothers' Assistance Fund, 1541.

Postpone Bill No. 1252, Providing for licensing of certain stills, 2779.

Postpone Bill No. 1271, Making it unlawful for the Public Service Commission to change certain rates set forth in any contract made between public service corporation and a municipality, 1561.

Postpone Bill No. 1285, Establishing minimum standards of plants and equipment for State-aided hospitals, 3780.

Postpone Bill No. 1291, Prescribing manner of determining whether a person is entitled to free or part pay service in State-aided hospitals, 3781.

Postpone Bill No. 1505, (Senate No. 763), Providing for submission of question of holding a Constitutional Convention to the electors, 4481.

Postpone consideration of Appropriation Bills, on third reading and final passage, 3560.

Recommit Bill No. 366, Amending act relating to time and manner of taking exceptions in any civil or criminal cases in courts of record, 437.

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Reconsider vote on Bill No. 1271, Making it unlawful for the Public Service Commission to change certain rates set forth in any contract made between public service corporation and a municipality, 1657.

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Questions of information raised by, on
Report to Committee on Rules of House on number of bills in committee, 1895.

Status of Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2063.

Question of personal privilege raised by, on
Last day for introduction of bills, 734.

McVICAR, NELSON.—Continued.

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Adoption of Rule 71 by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 197-198.

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Bill No. 1288, Providing for compensation of maternity hospitals and other institutions, 4276.

Bill No. 1444, (Senate No. 787), Creating a Legislative Reference Bureau, 2348.

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Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing the General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 4775, 4893-4894.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4016.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3559.

House resolution authorizing adoption of Rule 70, relative to introduction of amendatory bills, 140.

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Authorizing appointment of committee to advise whether it is feasible to adjourn one week beginning May 28th, 3559.

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Petitioning Congress to investigate the practicability of a canal from French Creek to Lake Erie, 1064-1065.

Resolutions offered by

Authorizing adoption of Rule 70, relative to introduction of amendatory bills, 139.

Authorizing adoption by House of Rule 71, relative to resolutions fixing date of final adjournment, 173.

McVICAR, NELSON.—Continued.

Dispensing with reading of Journal, 4344.

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MEALS, I. DALE, Assistant Resident Clerk of House, presentation of testimonial to, 5135.

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MEDALS (see button, insignia, soldiers).

MEDICAL EDUCATION AND LICENSURE, BUREAU OF, in Department of Public Instruction, creating division for licensing non-medical technicians, supplement to act creating

House Bill No. 348.

Read in place in House by Mr. Sprowls, 235.

Referred to Committee on Public Health and Sanitation, 235.

Reported without amendment, 255.

First reading, 271.

Recommitted, 291.

MEDICAL SCIENCE, by distribution of unclaimed human bodies, and creating Anatomical Board, amending act of 1921, relative to promotion of

House Bill No. 433.

Read in place in House by Mr. Golder, 289.

Referred to Committee on Judiciary General, 289.

Reported without amendment, 338.

First reading, 351.

Second reading and amended, 379-380.

Recommitted, 380.

Re-reported with amendment, 2171.

Third reading and final passage, 2352-2353.

Remarks on, by

Ludlow, 2353.

Golder, 2353.

In Senate (No. 1112).

Referred to Committee on Public Health and Sanitation, 2439.

MEDICAL SCIENCE, with regard to distribution of unclaimed human bodies, amending act relating to

House Bill No. 293.

Read in place in House by Mr. Golder, 220.

Referred to Committee on Judiciary General, 220.

MEDICINE AND SURGERY, by providing for re-hearings in cases where licenses have been suspended or revoked, and for reinstatement in certain cases, amending act relating to practice of

House Bill No. 1078.

Read in place in House by Mr. Steedle, 879.

Referred to Committee on Public Health and Sanitation, 879.

Reported without amendment, 1191.

First reading, 1196.

Second reading and amended, 1366-1368.

Third reading and postponed, 1579-1580.

Resumed and passed finally, 1978-1979.

Returned from Senate without amendment, 2361.

Signed by Speaker, 2450.

Concurrent resolution recalling bill from Governor, 2775.

Bill vetoed by Governor, 3006-3007.

Remarks on, by

Steedle, 1978.

In Senate (No. 1011).

Referred to Committee on Public Health and Sanitation, 2030.

Reported without amendment, 2091.

First reading, 2135.

MEDICINE AND SURGERY.—Continued.

Second reading, 2254.

Third reading and final passage, 2314.

Signed by President pro tempore, 2434.

MEDICINE AND SURGERY, by providing for reinstatement of licenses in certain cases, amending act relating to practice of

House Bill No. 996.

Read in place in House by Mr. Hall, 873-874.

Referred to Committee on Judiciary Special, 874.

Reported without amendment, 3058.

First reading, 3160.

Second reading, 3272-3273.

Third reading and amended, 3775-3776.

Dropped from calendar by motion, 4253-4254.

MEDICINE AND SURGERY, by providing for reinstatement of licenses in certain cases, further amending act relating to practice of

Senate Bill No. 554.

Read in place in Senate by Mr. Smith, 845.

Referred to Committee on Public Health and Sanitation, 845.

Reported without amendment, 2092.

First reading, 2134.

Second reading and amended, 2245-2246.

Third reading and final passage, 2308-2309.

Returned from House with amendments in which

Senate concurred, 4287.

Signed by President, 4555.

In House (No. 1486).

Referred to Committee on Public Health and Sanitation, 2442.

Reported without amendment, 3592.

First reading, 3684.

Second reading, 3801.

Third reading and amended, 4009.

Resumed and passed finally, 4259-4261.

Returned from Senate with House amendments concurred in, 4430.

Signed by Speaker, 4746.

Remarks on, by

Hall, 4260-4261.

Dunn, 4260.

MEDICINE AND SURGERY, creating division to enforce the laws relating to Bureau of Medical Education and Licensure, supplement to act regulating practice of

House Bill No. 255.

Read in place in House by Mr. Steedle, 183.

Referred to Committee on Public Health and Sanitation, 183.

Reported without amendment, 254.

First reading, 271.

Second reading, 335.

Third reading and postponed, 347.

Recommitted, 451-452.

MEDICO CHIRURGICAL HOSPITAL (see appropriation to University of Pennsylvania).

MEMBERS (see election, resignations).

MEMORIAL DAY, authorizing municipalities to appropriate annually to certain Army organizations to aid in defraying expenses of

Senate Bill No. 301.

Read in place in Senate by Mr. Davis, 386.

Referred to Committee on Military Affairs, 386.

Reported without amendment, 453.

First reading, 472.

Second reading, 503-504.

Third reading and final passage, 569.

Returned from House with amendments in which Senate concurred, 3993.

Signed by President, 4190.

In House (No. 812).

Referred to Committee on Appropriations, 622.

Reported with amendments, 3680.

First reading, 3790.

Second reading, 3894.

Third reading and final passage, 4121.

MEMORIAL DAY.—Continued.

Returned from Senate with House amendments concurred in, 4216.

Signed by Speaker, 4246.

MEMORIAL DAY, by authorizing appropriations to each post of disabled American Veterans of World War, further amending act authorizing municipalities to appropriate to army organizations to defray expenses of

Senate Bill No. 1387.

Read in place in Senate by Mr. Davis, 3291.

Referred to Committee on Military Affairs, 3291.

Reported without amendment, 3292.

First reading, 3425.

Second reading, 3535-3536.

Third reading and final passage, 3649.

Returned from House with amendments in which Senate concurred, 4670.

Signed by President, 4680.

In House (No. 1719).

Referred to Committee on Military, 3786-3787.

Reported with amendment, 4007.

First reading, 4219.

Second reading, 4408.

Third reading and final passage, 4648-4649.

Returned from Senate with House amendments concurred in, 4738.

Signed by Speaker, 4751.

MEMORIAL DAY, by including organizations of ex-service men incorporated under act of 1874, amending act authorizing municipalities to appropriate annually to certain War organizations to aid in defraying expenses of

House Bill No. 977.

Read in place in House by Mr. Lorenzo D. Thomas, 872.

Referred to Committee on Military, 872.

Reported without amendment, 1190.

First reading, 1195.

Second reading and amended, 1359.

Third reading and final passage, 1562.

Returned from Senate without amendment, 2056.

Signed by Speaker, 2073.

Approved by Governor, 2443.

Remarks on, by

Thomas, Lorenzo D., 1562.

In Senate (No. 849).

Referred to Committee on Military Affairs, 1638.

Reported without amendment, 1665-1666.

First reading, 1709.

Second reading, 1941.

Third reading and final passage, 2002-2003.

Signed by President pro tempore, 2130.

MEMORIAL DAY, prohibiting certain races, games and sports on

House Bill No. 1085.

Read in place in House by Mr. Kennedy, 879.

Referred to Committee on Military, 879.

Reported with negative recommendation, 1192.

MEMORIAL DAY, requiring counties to decorate graves of honorably discharged soldiers, sailors and marines with flags on

House Bill No. 325.

Read in place in House by Mr. Posey, 229.

Referred to Committee on Military, 229.

Reported without amendment, 338.

First reading, 351.

Second reading, 380.

Third reading and final passage, 431-432.

Returned from Senate without amendment, 1489.

Signed by Speaker, 1750.

Approved by Governor, 2036.

In Senate (No. 312).

Referred to Committee on Military Affairs, 413.

Reported without amendment, 1055.

First reading, 1058.

Second reading, 1271.

Third reading and final passage, 1306-1307.

Signed by President pro tempore, 1671.

MEMORIAL DAY SERVICES AT GETTYSBURG, resolution (House) by Grover C. Myers, relative to attendance of Members of Legislature at, 3560-3561.

MEMORIAL DAY SERVICES AT GETTYSBURG, resolution (Senate) by Long, relative to attendance of Members of Senate at, 3600.

MEMORIAL HALLS by counties in memory of soldiers, sailors, and marines, amending act authorizing erection of

House Bill No. 1334.

Read in place in House by Mr. Allen J. Stevens, 1005-1006.

Referred to Committee on Counties and Townships, 1006.

Reported without amendment, 1530.

First reading, 1572.

Second reading and amended, 1745-1746.

Third reading and final passage, 1898-1899.

Returned from Senate without amendment, 4456.

Signed by Speaker, 4574.

In Senate (No. 968).

Referred to Committee on New Counties and County Seats, 1907.

Reported without amendment, 3995.

First reading, 4003.

Second reading, 4185.

Third reading and final passage, 4303-4304.

Signed by President, 4553.

MEMORIAL HALLS by counties in memory of soldiers, sailors and marines, by making it the duty of county commissioners to erect such halls upon a second favorable election in certain cases, amending act authorizing erection of

Senate Bill No. 512.

Read in place in Senate by Mr. Baldwin, 764.

Referred to Committee on New Counties and County Seats, 764.

Reported with amendment, 1666.

First reading, 1707.

Second reading and amended, 1934-1935.

Third reading and amended, 2110.

Resumed and passed finally, 2230-2231.

Returned from House without amendment, 4541.

Signed by President, 4659.

In House (No. 1470).

Referred to Committee on Counties and Townships, 2141.

Reported without amendment, 2698-2699.

First reading, 2758.

Second reading, 2806.

Third reading and final passage, 4462.

Signed by Speaker, 4748.

Remarks on, by

Stoner, 4462.

Wells, 4462.

MEMORIAL HALLS by counties in memory of soldiers, sailors and marines, with regard to rooms therein for historical society in counties of first class, amending act authorizing erection of

Senate Bill No. 1165.

Read in place in Senate by Mr. Woodward, 2716.

Referred to Committee on Municipal Affairs, 2716.

Reported without amendment, 2716.

First reading, 2745.

Second reading and amended, 2854.

Third reading and final passage, 2967.

Returned from House without amendment, 4544.

Signed by President, 4661.

Remarks on, by

Woodward, 2967.

In House (No. 1546).

Referred to Committee on Judiciary Special, 3204.

Reported without amendment, 3552.

First reading, 3684.

Second reading, 3800.

Third reading and final passage, 4485.

Signed by Speaker, 4750.

MEMORIAL HOSPITAL (see appropriation).

MEMORIAL HOSPITAL ASSOCIATION (see appropriation).

MEMORIAL (see Beaver, bridge, Camp Meade, Delaware River, Knox, Macomber, Mifflin, Morton, Penrose, Rothrock).

MEMORIAL SESSIONS, for Hon. Edwin H. Vare, in Senate, 1322-1329; for Hon. Boies Penrose, Joint Session in House, 2341-2344; for Hon. William E. Crow, in Senate, 2655-2663; for Hon. Norman A. Whitten, in Senate, 3537-3540; for Hon. Timothy J. McCarthy, in House, 3570-3571; for Hon. Henry F. Miller, in House, 3571-3573; for Hon. Samuel A. Whitaker, in House, 3573-3575; for Hon. John M. Love, in House, 3575-3576; for Hon. Frank E. Korn, in House, 3576-3577; for Hon. Thaddeus W. Harry, in House, 3577.

MENTAL DISEASES, for the prevention and treatment of

House Bill No. 1075.

Read in place in House by Mr. Steedle, 878.

Referred to Committee on Public Health and Sanitation, 878.

Reported without amendment, 1191.

First reading, 1197.

Second reading and amended, 1374-1384.

Third reading and postponed, 1581-1590.

Resumed on third reading and amended, 1823-1824.

Resumed and passed finally, 1877-1886.

Returned from House with amendments in which House concurred, 4134-4135.

Signed by Speaker, 4572-4573.

In Senate (No. 949).

Referred to Committee on Public Health and Sanitation, 1905.

Reported with amendment, 3073.

First reading, 3149.

Second reading and amended, 3372-3382.

Over in its order, 3503, 3614.

Third reading and final passage, 3819-3829.

Returned from House with Senate amendments concurred in, 3991.

Signed by President, 4552.

MERCANTILE (see tax).

MERCHANDISE (see boroughs).

MERCHANTS, TRANSCIENT RETAIL, in cities, boroughs and townships, providing for licensing of

House Bill No. 440.

Read in place in House by Mr. Heffernan, 322.

Referred to Committee on Judiciary Special, 322.

Reported without amendment, 1007.

First reading, 1187.

Second reading, 1241-1242.

Third reading and postponed, 1524.

Resumed and passed finally, 1525-1526.

Returned from Senate without amendment, 3037.

Signed by Speaker, 3205.

Approved by Governor, 3877.

Remarks on, by

Heffernan, 1525-1526.

In Senate (No. 814).

Referred to Committee on Judiciary Special, 1634.

Reported without amendment, 2508.

First reading, 2587.

Over in its order, 2643, 2728.

Second reading, 2851.

Third reading and final passage, 2924.

Signed by President pro tempore, 3145.

MERCY HOSPITAL (see appropriation).

MERGER (see banking companies).

MESSAGE (see Governor).

MESSIAH RESCUE AND BENEVOLENT HOME (see appropriation).

METCALF, W. HOWARD, Representative from Delaware County, (Second District)

Amendments offered by, to

Bill No. 825, Protecting the owners of electric storage batteries, 1961, 2180, 2709.

Bill No. 1159, Providing system of registering titles to motor vehicles, 1799-1805.

METCALF, W. HOWARD.—Continued.

Bills introduced by

No. 806.

Amending Public Service Company Law, by providing for election of all members of the Commission except the chairman, 676-677.

No. 825.

Protecting the owners of electric storage batteries, 678.

No. 1158.

Amending act regulating operation of motor vehicles, by creating traffic courts for hearings and disposition of certain violations, and providing for appointment and compensation of judges thereof, 936.

No. 1159.

Providing system of registering title to motor vehicles, 936.

No. 1215.

Establishing as State highway, a certain section of public road in Delaware County, 940.

No. 1219.

Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense, 940.

No. 1282.

Amending act establishing public school system, by abolishing per capita tax on women, 969.

Bills reported by

No. 378.

Amending act establishing State Highway Department, by changing route 111, from Waynesburg to West Virginia State line, and route 112, from Waynesburg to Uniontown, 1530.

No. 541.

Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 537, 944.

No. 581.

Imposing poll tax for county purposes on male and female residents over twenty-one years of age, and abolishing occupation tax, 2170.

No. 612.

Authorizing election of township solicitor by supervisors of townships of second class, 1062.

No. 941.

Providing for payment by counties of expenses incurred by district attorneys, 1530.

No. 997.

Authorizing counties to organize a State Association of District Attorneys, 2361-2362.

No. 1090.

Amending act establishing public school system, by fixing term of county and district superintendents, 1565.

No. 1144, (Senate No. 293).

Amending act creating office of county controller in certain counties, 1192.

No. 1179.

Amending act regulating operation of motor vehicles, 4215.

No. 1358.

Amending act relating to townships, with regard to contracts for removal of ashes and garbage in townships of first class, 1530.

No. 1386, (Senate No. 446).

Fixing salaries of certain county officers in counties of third class, 4228.

METCALF, W. HOWARD.—Continued.

No. 1445, (Senate No. 24).

Establishing industrial State highway from Chester to Philadelphia, 3059.

No. 1628, (Senate No. 1091).

Amending act relating to townships, with/ regard to duties and compensation of tax collectors in townships of second class, 4226-4227.

Election returns, 29.

Leave of absence granted, 3559, 4215.

Member of standing committees, 87-91.

Motion by, for
Recess, 3204.Motion by, to
Dispense with further reading of Journal, 235.

Extend time of postponement on Bill No. 1158, Amending act regulating operation of motor vehicles, by creating traffic courts, 4161.

Postpone Bill No. 825, Protecting the owners of electric storage batteries, 2263.

Recommit Bill No. 1179, Amending act regulating operation of motor vehicles, 4141.

Reconsider vote on Bill No. 825, Protecting owners of electric storage batteries, 2709.

Reconsider vote on Bill No. 1179, Amending act regulating operation of motor vehicles, 4140-4141.

Oath of office administered to, 34.

Remarks by, on
Bill No. 1179, Amending act regulating operation of motor vehicles, 4614.

METERS (see Public Service Commission).

MIDDLE COAL FIELD POOR DISTRICT into four districts, dividing

House Bill No. 456.

Read in place in House by Mr. Hontz, 323.

Referred to Committee on Counties and Townships, 323
Reported with negative recommendation 4228.

MIDNIGHT LUNCHEON on last night of session, resolution (House) by Blumberg, authorizing Chief Clerk of House to arrange, 4575.

MIDNIGHT MISSION (see appropriation).

MID-VALLEY HOSPITAL ASSOCIATION (see appropriation).

MIFFLIN, THOMAS, and making appropriation, authorizing appointment of commission for erection of monument to

Senate Bill No. 12.

Read in place in Senate, by Mr. Culbertson, 83.

Referred to Committee on Appropriations, 83.

MILEAGE (see sheriffs).

MILITARY (see cemetery, employes, insignia, soldiers).

MILITARY POSTS (see Constitution, Memorial Day, taxation).

MILK, CONDENSED, Supplement to Act of 1923, relative to milk, cream and their fluid derivatives, regulating manufacture and sale of

Senate Bill No. 786.

Read in place in Senate by Mr. Smith, 1607.

Referred to Committee on Public Health and Sanitation, 1607.

Reported without amendment, 1910.

First reading, 1943.

Second reading, 2023-2024.

Recommitted, 2113.

Re-reported without amendment, 2297.

Third reading and final passage, 2410.

Returned from House without amendment, 4543.

Signed by President, 4660.

MILK, CONDENSED.—Continued.

In House (No. 1493).

Referred to Committee on Public Health and Sanitation, 2463-2464.

Reported without amendment, 3593.

First reading, 3684-3685.

Second reading, 3801.

Third reading and final passage, 4486.

Signed by Speaker, 4749.

MILK, CREAM AND THEIR FLUID DERIVATIVES, and prohibiting introduction of foreign fats therein, regulating sale of condensed

Senate Bill No. 95.

Read in place in Senate by Mr. Jones, 129.

Referred to Committee on Public Health and Sanitation, 129.

Reported without amendment, 163.

First reading, 168.

Second reading, 192-193.

Over in its order, 214.

Third reading and amended, 278.

Resumed and passed finally, 312.

Returned from House without amendment, 583.

Signed by President, 604.

Approved by Governor, 783.

In House (No. 481).

Referred to Committee on Agriculture, 337.

Reported without amendment, 424.

First reading, 450.

Second reading, 484.

Third reading and final passage, 524.

Signed by Speaker, 639.

MILK for manufacturing purposes to furnish certain periodical statements, requiring purchasers of

Senate Bill No. 656.

Read in place in Senate by Mr. Jones, 1001.

Referred to Committee on Public Health and Sanitation, 1001.

Reported with amendment, 1910.

First reading, 1943.

Second reading, 2022.

Third reading and final passage, 2111.

Returned from House with amendments in which Senate concurred, 4539-4540.

Signed by President, 4659.

In House (No. 1465).

Referred to Committee on Public Health and Sanitation, 2155.

Reported with amendment, 3679-3680.

First reading, 3790-3791.

Second reading, 3901.

Third reading and final passage, 4488-4489.

Returned from Senate with House amendments concurred in, 4724.

Signed by Speaker, 4748.

MILLAR, ALBERT S. C., Representative from Philadelphia County, (Twenty-third District)

Bills introduced by

No. 449.

Amending act providing for incorporation of certain corporations, by changing the effect of the by-laws, 322-323.

No. 690.

Requiring judges of courts of record to render decisions within six months after trial of a case, 514.

No. 708.

Amending act imposing taxes upon certain classes of personal property, by requiring tax receipts to indicate each mortgage included, 585.

No. 804.

Amending act establishing public school system, with regard to suspension of sentence of parents unable to pay fines, 667.

MILLAR, ALBERT S. C.—Continued.

Bills reported by

No. 89.

Making appropriation to the Board of Commissioners of Navigation for the Delaware River, for maintenance of Nautical school at the Port of Philadelphia, 2774.

No. 142.

Making appropriation to Philadelphia County for payment of a judgment obtained against the Commonwealth, 2170.

No. 189.

Making appropriation to Temple University of Philadelphia, 2464.

No. 228.

Amending act relative to appointment of clerks of orphans' courts, 230.

No. 350.

To repeal act known as the Public Service Company Law, 1468-1469.

No. 363.

Amending act regulating practice in cases where writ of replevin is issued, 441.

No. 416.

Amending act consolidating the law relating to incorporation of insurance companies, 701.

No. 701.

Further amending act establishing Philadelphia Municipal Court, 537.

No. 862, (Senate No. 75).

Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 702.

No. 891, (Senate No. 337).

Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, 1060-1061.

No. 1146, (Senate No. 341).

Fixing mileage chargeable by sheriffs, 2465.

No. 1257.

Creating State Depository Board, 3431.

No. 1271.

Making it unlawful for Public Service Commission to change certain rates set forth in any contract made between public service corporations and municipalities, 1190.

No. 1379, (Senate No. 282).

Concerning liability for participation in breaches of fiduciary obligations, 2137.

No. 1501, (Senate No. 1006).

Exempting in certain cases the net proceeds of life insurance policies from claims of creditors, 2974.

No. 1600, (Senate No. 991).

Making appropriation to Saint Agnes Hospital, of Philadelphia, 3430.

Election returns, 31.

Leave of absence granted, 4345.

Member of special committee, 2463, 5149.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 2671.

Postpone Bill No. 663, Amending act providing for licensing of public dance halls in cities of first, second and third classes, 1208.

Reconsider vote on Bill No. 48, Requiring public service companies to abolish ready to serve charges, 2790.

MILLAR, ALBERT S. C.—Continued.

Oath of office administered to, 34.

Remarks by, at

Memorial services for the late Hon. John M. Love, 3575.

Remarks by, on

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to inheritance taxes, 1216-1217.

Bill No. 690, Requiring judges of courts of record to render decisions within six months after trial of a case, 1023, 1024.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 885-887.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4158-4159.

Resolution offered by

Extending sympathy of House to family of late Hon. John M. Love, 3575.

MILLER, CHRISTIAN, Representative from Luzerne County, (First District)

Amendments offered by, to

Bill No. 72, Amending act authorizing establishment of county tubercular hospitals, 299-300.

Bills introduced by

No. 41.

Making appropriation to State Hospital for Injured Persons of Middle Coal Field, 109.

No. 72.

Amending act authorizing establishment by counties of hospitals for treatment of persons afflicted with tuberculosis, 115.

No. 319.

Establishing as State highway a certain section of public road in Carbon and Monroe Counties, 229.

No. 473.

Making appropriation to United Charities, of Hazleton, 343.

No. 549.

Legalizing the issuance of free transportation by railroad companies to certain police officers, 420.

Bills reported by

No. 297.

Joint resolution proposing amendment to Constitution, so as to permit examination from taxation of real and personal property of Military posts, 265.

No. 332.

Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged 265.

No. 1004.

Amending act of 1872, relative to corporations, by providing for publication of notice and mailing of notices to stockholders in case of dissolution proceedings, 2073.

No. 1480, (Senate No. 868).

Authorizing poor directors to pay for plans and specifications heretofore made for buildings in poor districts, 2696.

No. 1646, (Senate No. 1142).

Relating to issuance of permits by the Water Supply Commission for construction of dams for development of water power, 4214-4215.

Election returns, 30.

Leave of absence granted, 157, 4345.

Member of standing committees, 87-91.

MILLER, CHRISTIAN.—Continued.

Motion by, for

Previous question on Bill No. 234, Consolidating law relating to game, wild birds and wild animals, 3437.

Previous question on Bill No. 324, Providing for collection of city and school taxes by the city treasurer in cities of third class, 4266.

Previous question on Bill No. 940, Revising and consolidating the tax laws, excepting those of counties of first class, 4165.

Previous question on Bill No. 972, Imposing emergency State tax on all subjects now taxable for State purposes, 2880.

Motion by, to

Postpone Bill No. 1393, (Senate No. 294), Amending act providing for the burial of certain soldiers, sailors and marines at county expense, 2790.

Recommit Bill No. 708, Amending act imposing taxes upon certain classes of personal property, 1523.

Reconsider vote on Bill No. 345, Imposing State tax on slot machines, 3708-3709.

Oath of office administered to, 34.

Objections to introducing bill relative to court criers and tipstaves, 1518.

Petition presented by

Favoring April twenty-sixth as date for final adjournment, 734.

Questions of personal privilege raised by, on

Confining of lobbyists outside of the rail, 3587.

Telegram from member of Republican Women's Council, relative to official utterances of Mrs. Marion, 734.

Remarks by, on

Bill No. 65, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examination, 371.

Bill No. 320, To prevent fraud at elections, 3063.

Bill No. 350, To repeal the Public Service Company law, 1894.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3908.

Bill No. 928, Regulating printing and binding of public documents and reports, 1482.

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4148-4149.

MILLER, FRANK P., Senator from Fiftieth District, (Crawford and Mercer Counties)

Amendments offered by, to

Bill No. 242, Amending act regulating practice of osteopathy, 2837, 2916.

Bill No. 399, Making appropriation to reimburse Mechanics' Trust Company, of Harrisburg, for account to credit of Water Supply Commission for improvement of French Creek, 1610.

Bill No. 871, Authorizing corporations to issue stock at price over par value, 3819.

Bills introduced by

No. 90.

Providing for payment of moneys to counties and townships the tax funds of which are diminished by acquisition of lands by Commonwealth for conservation of water, 119.

No. 237.

Amending act relating to boroughs, with regard to collection of cost of grading and paving streets, 354.

MILLER, FRANK P.—Continued.

No. 393.

Amending act providing system of government for boroughs, by permitting the purchase of electric light plants owned by private individuals or corporations, 509.

No. 394.

Amending act providing system of government for boroughs, with regard to assessment of property owners for cost of grading and paving streets, 509.

No. 399.

Making appropriation to reimburse Mechanics' Trust Company of Harrisburg for account to credit of Water Supply Commission for improvement of French Creek, 545.

No. 400.

Making appropriation to Spencer Hospital, of Meadville, 545.

No. 401.

Making appropriation to George Junior Reupblic Association of Pennsylvania, 545.

No. 402.

Making appropriation to Meadville Children's Aid Society and Home for Aged, 546.

No. 403.

Making appropriation to Greenville Hospital, 546.

No. 404.

Making appropriation to Grove City Hospital, 546.

No. 405.

Making appropriation to Titusville Hospital, 546.

No. 406.

Making appropriation to Christian H. Buhl Hospital, of Sharon, 546.

No. 407.

Making appropriation to Meadville City Hospital, 546.

No. 493.

Amending act establishing State Highway Department, by changing route 272, from Erie to Meadville, 762.

No. 601.

Authorizing boards for assessment and revision of taxes to hear appeals away from county seats, 978.

No. 871.

Authorizing corporations to issue stock at price over par value, 1669.

No. 1233.

Validating ordinances passed by councils of cities of third class and not signed by mayor or attested by city clerk, 2912.

Bills reported by

No. 242.

Amending act creating State Board of Osteopathic Examiners, 1910, 2667.

No. 271, (House No. 220).

Amending act establishing public school system, with regard to auditing of accounts where district is comprised of two or more municipal districts, 384.

No. 752.

Amending act establishing State Highway Department, by authorizing the Department to collect permit fees, 3074.

No. 810, (House No. 316).

Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to undertaker, 4564.

MILLER, FRANK P.—Continued.

No. 896, (House No. 1229).

Further amending act establishing public school system, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, 1990.

No. 1011, (House No. 1078).

Amending act regulating the practice of medicine and surgery, 2091.

No. 1148.

Amending act establishing public school employees' retirement system, by extending time for "present employe" to elect to be covered by the retirement system, 2624.

Election returns, 8.

Leave of absence granted, 163, 601, 2213.

Member of standing committees, 78-80.

Motion by, to

Proceed to consideration of Bill No. 1462, (House No. 929), Amending act regulating government of cities of third class, with regard to street lighting, 4694-4695.

Recommit Bill No. 241, Amending act relative to municipal improvements, with regard to assessment of property owners for repaving streets, 1994-1995.

Recommit Bill No. 522, (House No. 289), Amending act relating to decedents' estates, with regard to investments by fiduciaries, 1997.

Recommit Bill No. 1037, (House No. 428), Amending act relating to the police pension funds in cities of third class, 2967.

Oath of office administered to, 9.

Question of personal privilege raised by, on

Meeting of Rotarians for purpose of forming State House Auxiliary, 103.

Remarks by, on

Bill No. 242, Amending act defining and regulating osteopathy, 3079.

Bill No. 810, (House No. 316), Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to undertaker, 4975.

MILLER, HON. HENRY F., resolution (House) by Heyburn, fixing time for memorial session for, 2978; memorial committee appointed, 3011; memorial services held and resolution of condolence adopted, 3571-3573; concurrent resolution (House) by Heyburn, authorizing printing of proceedings of memorial services, 3588; amended and adopted in Senate, 3650.

MILLIKEN HOSPITAL (see appropriation).

MINE CAVE COMMISSION, members of Pennsylvania State Anthracite, nominated, 23; nominations recalled, 76;

MINE CAVE-INS, providing compensation for loss of life or property due to

Senate Bill No. 352.

Read in place in Senate by Mr. Davis, 457-458.

Referred to Committee on Mines and Mining, 458.

MINE CAVE-INS, providing compensation for owners of lands and buildings thereon for loss due to

House Bill No. 772.

Read in place in House by Mr. Kohler, 621.

Referred to Committee on Mines and Mining, 621.

MINED OUT AREAS occupied or about to be occupied by certain buildings, providing for inspection of certain

House Bill No. 625.

Read in place in House by Mr. Kohler, 447.

Referred to Committee on Mines and Mining, 447.

MINE FOREMEN AND ASSISTANT MINE FOREMEN in anthracite mines, amending act establishing Department of Mines, by increasing fees for certificates of qualification as

MINE FOREMEN AND ASSISTANT MINE FOREMEN.— Continued.

House Bill No. 1306.

Read in place in House by Mr. Bidelspacher, 971.

Referred to Committee on Mines and Mining, 971.

Reported without amendment, 1760.

First reading, 1818.

Second reading, 1951.

Third reading and final passage, 2166-2167.

Returned from Senate without amendment, 3244.

Signed by Speaker, 3488.

Approved by Governor, 3878.

Remarks on, by

Bidelspacher, 2166-2167.

In Senate (No. 1046).

Referred to Committee on Mines and Mining, 2218.

Reported without amendment, 2827.

First reading, 2860.

Second reading, 2948.

Third reading and final passage, 3101.

Signed by President pro tempore, —.

MINE FOREMEN, ASSISTANT MINE FOREMEN and fire bosses in bituminous coal mines, providing for appointment of boards of examiners for certificates of qualification as

House Bill No. 1307.

Read in place in House by Mr. Bidelspacher, 971.

Referred to Committee on Mines and Mining, 971.

Reported without amendment, 1760.

First reading, 1818.

Second reading and amended, 1951-1954.

Third reading and final passage, 2167-2168.

Returned from Senate without amendment, 3488.

Signed by Speaker, 3737.

Approved by Governor, 3879.

In Senate (No. 1047).

Referred to Committee on Mines and Mining, 2218.

Reported without amendment, 2963.

First reading, 2970.

Second reading, 3122.

Over in its order, 3363.

Third reading and final passage, 3382-3383.

Signed by President, 3427.

MINE INSPECTORS' EXAMINING BOARD, ANTHRACITE, by authorizing Chief of Department of Mines to determine maximum number of days for which members of said board shall receive compensation, amending act creating

Senate Bill No. 1135.

Read in place in Senate by Mr. Clark, 2509.

Referred to Committee on Mines and Mining, 2509.

Reported without amendment, 2667.

First reading, 2670.

Second reading, 2733-2734.

Over in its order, 2847.

Third reading and final passage, 2928.

Returned from House without amendment, 4808.

Signed by President, 4845.

In House (No. 1543).

Referred to Committee on Mines and Mining, 3037.

Reported without amendment, 4226.

First reading, 4422.

Second reading, 4583.

Third reading and final passage, 4789-4790.

Signed by Speaker, 4930.

MINE INSPECTORS' EXAMINING BOARD, ANTHRACITE, by eliminating bond required to be given by said inspectors, amending act creating

Senate Bill No. 1136.

Read in place in Senate by Mr. Clark, 2509.

Referred to Committee on Mines and Mining, 2509.

Reported without amendment, 2667.

First reading, 2670.

Second reading, 2734.

Third reading and amended, 2847.

Resumed and passed finally, 2919.

Returned from House without amendment, 4809.

Signed by President, 4845.

MINE INSPECTORS' EXAMINING BOARD, ANTHRACITE.—Continued.

In House (No. 1534).

Referred to Committee on Mines and Mining, 3036.
Reported without amendment, 4227.
First reading, 4423.
Second reading, 4584-4585.
Third reading and final passage, 4792.
Signed by Speaker, 4930.

MINE INSPECTORS' EXAMINING BOARD, ANTHRACITE, members of, nominated, 22; nominations recalled, 76

MINE INSPECTORS' EXAMINING BOARD, authorizing Chief of Department of Mines to appoint

Senate Bill No. 886.

Read in place in Senate by Mr. Woodward, 1670.
Referred to Committee on Finance, 1670.

MINE INSPECTORS' EXAMINING BOARD, BITUMINOUS, by authorizing Chief of Department of Mines to determine maximum number of days for which members of said board shall receive compensation, amending act creating

Senate Bill No. 1137.

Read in place in Senate by Mr. Clark, 2509.
Referred to Committee on Mines and Mining, 2509.
Reported without amendment, 2667-2668.
First reading, 2670.
Second reading, 2734.
Third reading and amended, 2847.
Resumed and passed finally, 2920.
Returned from House without amendment, 4808.
Signed by President, 4845.

In House (No. 1535).

Referred to Committee on Mines and Mining, 3036.
Reported without amendment, 4226.
First reading, 4423.
Second reading, 4583.
Third reading and final passage, 4791.
Signed by Speaker, 4930.

MINE INSPECTORS' EXAMINING BOARD, BITUMINOUS, by eliminating bond required to be given by said inspectors, amending act creating

Senate Bill No. 1138.

Read in place in Senate by Mr. Clark, 2509.
Referred to Committee on Mines and Mining, 2509.
Reported without amendment, 2668.
First reading, 2670.
Second reading, 2734.
Over in its order, 2848.
Third reading and final passage, 2928.
Returned from House without amendment, 4808.
Signed by President, 4845.

In House (No. 1529).

Referred to Committee on Mines and Mining, 3035-3036.
Reported without amendment, 4226.
First reading, 4422.
Second reading, 4583.
Third reading and final passage, 4790-4791.
Signed by Speaker, 4930.

MINE INSPECTORS' EXAMINING BOARD, by changing age limit for eligibility of examiners, amending act providing for appointment of Anthracite

House Bill No. 274.

Read in place in House by Mr. David Fowler, 219.
Referred to Committee on Iron and Coal, 219.
Reported without amendment, 796.
First reading, 931.
Second reading, 948-949.
Third reading and final passage, 1213.

In Senate (No. 705).

Referred to Committee on Mines and Mining, 1252.

MINERALS, granting county commissioners right of eminent domain to ascertain whether lands are underlaid with

House Bill No. 258.

Read in place in House by Mr. Behney, 183.
Referred to Committee on Counties and Townships, 183.
Reported with negative recommendation, 267.

MINERS, ANTHRACITE COAL, in determination of amount of coal to be used as basis for calculating wages, to protect

House Bill No. 877.

Read in place in House by Mr. Stavitski, 727-728.
Referred to Committee on Mines and Mining, 728.

MINERS, BITUMINOUS COAL, in determination of amount of coal to be used as basis for calculating wages, to protect

House Bill No. 888.

Read in place in House by Mr. Chaplin, 728.
Referred to Committee on Mines and Mining, 728.

MINERS, BITUMINOUS COAL, in determination of amount of coal to be used as basis for calculating wages, to protect

Senate Bill No. 55.

Read in place in Senate by Mr. Stineman, 97.
Referred to Committee on Mines and Mining, 97.
Reported without amendment, 1911.
First reading, 1942.
Recommitted, 2008.

MINERS' EXAMINING BOARDS, BITUMINOUS, providing for examination and registration of bituminous coal miners, and for appointment of

Senate Bill No. 440.

Read in place in Senate by Mr. Barr, 603.
Referred to Committee on Mines and Mining, 603.

MINERS' HOSPITAL (see appropriation).

MINES, ANTHRACITE COAL, by making it the duty of the mine inspector to prosecute for violations of the mining law, amending act providing for health and safety of persons employed in and about

House Bill No. 1310.

Read in place in House by Mr. Bidelspacher, 971-972.
Referred to Committee on Mines and Mining, 972.
Reported without amendment, 1760.
First reading, 1818.
Second reading and recommitted, 1954.

MINES, ANTHRACITE COAL, providing for approved electric motors and requiring attendants at ventilating fans in

Senate Bill No. 1143.

Read in place in Senate by Mr. DeWitt, 2510.
Referred to Committee on Mines and Mining, 2510.
Reported without amendment, 2668.
First reading, 2671.
Second reading and recommitted, 2735-2736.
Re-reported with amendment, 3282.
Over in its order, 3506, 3618.
Third reading and amended, 3831.
Recommitted, 3958-3959.
Re-reported with amendment, 4651.
Resumed and passed finally, 4813.

Remarks on, by

Barr, 3958.
Steele, 3959.

In House (No. 1789).

Referred to Committee on Mines and Mining, 4899.

MINES, ANTHRACITE COAL, by requiring motor ambulances and stretchers at all such mines, amending act providing for health and safety of persons employed in and about

House Bill No. 878.

Read in place in House by Mr. Stavitski, 728.
Referred to Committee on Mines and Mining, 728.

MINES, ANTHRACITE COAL, creating a fund for the benefit of employees of

House Bill No. 879.

Read in place in House by Mr. Stavitski, 728.
Referred to Committee on Mines and Mining, 728.

MINES, BITUMINOUS COAL, amending act providing for health and safety of persons employed in and about

House Bill No. 1308.

Read in place in House by Mr. Bidelspacher, 971.
Referred to Committee on Mines and Mining, 971.
Reported without amendment, 1760.

MINES, BITUMINOUS COAL.—Continued.

First reading, 1818.

Second reading and recommitted, 2273-2274.

MINES, BITUMINOUS COAL, and providing for appointment of Miners' Examining Boards, requiring examination and registration of persons working in

House Bill No. 361.

Read in place in House by Mr. Heffran, 251.

Referred to Committee on Mines and Mining, 251.

Reported without amendment, 4452.

First reading, 4576.

Second reading, 4734-4735.

Dropped from calendar by general motion, 4777.

MINES, BITUMINOUS COAL, by requiring mine operators to pay the Department of Mines for certain report and record books, amending act providing for health and safety of persons employed in and about

House Bill No. 1309.

Read in place in House by Mr. Bidelspacher, 971.

Referred to Committee on Mines and Mining, 971.

Reported without amendment, 1760.

First reading, 1818.

Second reading, 1954.

Third reading and final passage, 2168-2169.

Returned from Senate without amendment, 3244.

Signed by Speaker, 3488.

Approved by Governor, 3878.

In Senate (No. 1048).

Referred to Committee on Mines and Mining, 2218.

Reported without amendment, 2828.

First reading, 2860.

Second reading, 2948.

Third reading and final passage, 3101.

Signed by President, 3427.

MINES, CHIEF OF DEPARTMENT OF, Joseph J. Walsh, nominated and confirmed as, 77; nominated and confirmed as, 1673.

MINES, COAL, authorizing the taking of title to property on certain abandoned

House Bill No. 213.

Read in place in House by Mr. McBride, 172.

Referred to Committee on Judiciary Local, 172.

MINES, COAL, regulating supply of drinking water to employees of

House Bill No. 195.

Read in place in House by Mr. Stavitski, 157.

Referred to Committee on Public Health and Sanitation, 157.

MINES OR MINED OUT AREAS, providing for safety of residents in districts through which illuminating gas is conveyed over

House Bill No. 631.

Read in place in House by Mr. Kohler, 472.

Referred to Committee on Mines and Mining, 472.

MINES to streams and rivers in proper sluice ways or drains, requiring carrying of mine water from

House Bill No. 1138.

Read in place in House by Mr. Lorenzo D. Thomas, 935.

Referred to Committee on Mines and Mining, 935.

MINING OF ANTHRACITE COAL underneath cities, boroughs and townships of first class, regulating

Senate Bill No. 628.

Read in place in Senate by Mr. Joyce, 980.

Referred to Committee on Mines and Mining, 980.

Reported without amendment, 1606.

First reading, 1641.

Second reading and recommitted, 1699-1700.

MINEHART, CHARLES D., Representative from Franklin County

Bills introduced by

No. 553.

Making appropriation to Chambersburg Hospital, 420.

MINEHART, CHARLES D.—Continued.

No. 636.

Amending act providing for licensing of dogs, by extending provisions of act to cities of first class, 473.

No. 959.

To repeal act providing for licensing of dogs, and for protection of livestock and poultry from damage by dogs, 793.

No. 1206.

Amending act establishing State Highway Department, by changing route 264, from Huntingdon to Chambersburg, 939.

Election returns, 29.

Motion by, to

Postpone Bill No. 959, To repeal act providing for licensing of dogs, 1233.

Oath of office administered to, 34.

Remarks by, on

Bill No. 134, Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing bond issue for forest purposes, 1753.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1292-1293.

MINIMUM WAGE BOARD (see wage).

MINOR AND MINORS (see child, children, employment, liquors, employment).

MINORS AS APPRENTICES, prohibiting the binding out by indenture of

House Bill No. 785.

Read in place in House by Mr. Harer, 597.

Referred to Committee on Appropriations, 597.

Re-referred to Committee on Judiciary General, 731.

Reported without amendment, 1059.

First reading, 1062.

Second reading, 1336-1337.

Third reading and final passage, 1542.

In Senate (No. 829).

Referred to Committee on Judiciary Special, 1636.

MISERICORDIA HOSPITAL OF SISTERS OF MERCY (see appropriation).

MOFFATT, WILLIAM J., Representative from Lawrence County, (First District)

Amendments offered by, to

Bill No. 141, Supplement to act relating to boroughs, by providing system of government for those parts of a borough located in county adjoining the county in which the original borough is situated, 646-647.

Bill No. 148, Authorizing the laying of gas or water mains and sewers by municipalities, 2049.

Bill No. 379, Amending act providing for examination and licensing of plumbers, 927-928.

Bill No. 435, Amending act providing for government of cities of third class, by granting power of local self-government in municipal affairs, 3038.

Bill No. 654, Requiring approval of county controller or county solicitor in criminal prosecutions where county is liable for costs, 1082, 2080.

Bill No. 819, Amending act relating to the appointment of persons to the fire departments in cities of third class, 2274, 3011.

Bill No. 1079, Relative to the satisfaction of mortgages, 1717, 1837.

Bill No. 1263, Amending act providing for proper fire escapes and exits on certain buildings not in cities of first and second classes, 3263-3270.

MOFFATT, WILLIAM J.—Continued.

Bills introduced by

- No. 141.
Supplementing act relating to boroughs, by providing system of government for those parts of a borough located in county adjoining the county in which the original borough is situated, 134.
- No. 146.
Amending act validating exercise of franchise of manufacturing corporations and land companies whose charters have expired, 135.
- No. 147.
Amending act relating to liens for taxes and municipal improvements, by including school districts in municipal sub-divisions exempt from certain taxes on real estate, 135.
- No. 148.
Authorizing laying of gas or water mains and sewers by municipalities, 135.
- No. 150.
Absolving counties of liability for costs in cases of criminal prosecution not authorized or approved by district attorney, 135.
- No. 151.
Requiring Commonwealth to pay counties all monies collected for road purposes from scrip bonds, 135.
- No. 300.
Making appropriation to Shenango Valley Hospital, of New Castle, 221.
- No. 301.
Making appropriation to Almira Home Association, at New Castle, 221.
- No. 303.
Making appropriation to New Castle Hospital, 221.
- No. 372.
Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 252.
- No. 379.
Amending act providing for examination and licensing of plumbers, by providing that tenants may be restrained by injunction from using any plumbing not properly installed, 253.
- No. 435.
Amending act providing for government of cities of third class, by granting said cities the right to exercise the power of local self-government in municipal affairs, 322.
- No. 551.
Amending act providing system of government for boroughs, with regard to grading and paving of streets without petition of property owners, 420.
- No. 654.
Requiring the approval of county controller or county solicitor in criminal prosecutions where county is liable for costs, 511.
- No. 818.
Amending act establishing free, public, non-sectarian libraries, by providing that surplus funds shall be turned over to municipal authorities, 667-678.
- No. 819.
Amending act relating to appointment of persons to the fire departments in cities of third class, by providing for seniority rights when force is reduced, 678.
- No. 827.
Amending act relating to appointment of persons to the police department in cities of third class by providing for seniority rights when force is reduced, 678.

MOFFATT, WILLIAM J.—Continued.

- No. 915.
Fixing maximum amount for maintenance weekly per capita of indigent feeble-minded and epileptic persons confined in State and Semi-State institutions, 730.
- No. 1076.
Discontinuing the reporting of opinions of the Supreme and Superior Courts not deemed of sufficient importance, 879.
- No. 1079.
Relating to satisfaction of mortgages, the determination of amount due and unpaid on same, and to whom payable in certain cases, 879.
- No. 1263.
Amending act providing for proper exits and fire escapes on certain buildings not in cities of first and second classes, 968.
- No. 1264.
Providing for depositing of money as a forfeit for appearance of persons arrested for certain offenses for hearing before a mayor or chief burgess, 968.
- No. 1267.
An act concerning lunatics, habitual drunkards, paupers and other dependent persons of the State or any subdivision thereof, 968.
- No. 1349.
Prescribing certain fees to be charged by the Public Service Commission for testing gas, water or electric meters and other apparatus, 1006.
- Bills reported by
- No. 371.
Amending Workmen's Compensation Act of 1915, by changing schedule for injuries, 266.
- No. 1175.
Supplement to act establishing Allegheny County Court, further regulating appeals to Common Pleas Court, hearings in desertion and non-support cases, etc., 4167.
- Election returns, 30.
- Leave of absence granted, 2200.
- Member of standing committees, 87-91.
- Motion by, to
- Adjourn, 180.
- Dispense with further reading of Journal, 366.
- Extend time of postponement on Bill No. 435, Amending act relative to cities of third class, by granting right of home rule in municipal affairs, 3738.
- Extend time of postponement of Bill No. 654, Requiring approval of county controller or county solicitor in criminal prosecutions where county is liable for costs, 1825.
- Extend time of postponement on Bill No. 819, Amending act relating to appointment of persons to the fire departments in cities of third class, 2713.
- Postpone Bill No. 435, Amending act relating to cities of third class, by granting power of local self-government in municipal affairs thereto, 3242.
- Postpone Bill No. 654, Requiring approval of county controller or county solicitor in criminal prosecutions where county is liable for costs, 1464.
- Postpone Bill No. 819, Amending act relating to the appointment of persons to the fire department in cities of third class, 2365.
- Recommit Bill No. 148, Authorizing laying of gas or water mains and sewers by municipalities, 1531.
- Recommit Bill No. 1236, Amending act providing for proper fire escapes and exits on certain buildings not in cities of first and second classes, 3775.

MOFFATT, WILLIAM J.—Continued.

Reconsider vote on Bill No. 654, Requiring approval of county controller or county solicitor in criminal prosecutions where the county is liable for costs, 2080.

Oath of office administered to, 34.

Remarks by, on

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 332.

Bill No. 551, Amending act relating to boroughs, with regard to grading and paving streets without petition of property owners, 712-713.

Bill No. 654, Requiring the approval of the county controller or county solicitor in criminal prosecutions where the county is liable for costs, 2080-2082.

Bill No. 827, Amending act relating to appointment of persons to the police department in cities of third class, 2364, 2700.

MONEY (see banks, cities, law libraries, sinking fund, solicitation).

MONEYS held in certain special funds in the State Treasury with moneys in the general fund, providing for merging of

Senate Bill No. 570.

Read in place in Senate by Mr. Woodward, 847.

Referred to Committee on Finance, 847.

Reported without amendment, 1607.

First reading, 1640.

Second reading, 1699.

Third reading and postponed, 1926.

Resumed and passed finally, 2003-2004.

Returned from House with amendments, in which Senate non-concurred, 3651-3652.

Returned from House with amendments adhered to and Senate appoints conference committee, 3810-3811.

Returned from House with notice of appointment of conference committee, 4197.

Report of conference committee presented, 4852.

Report of conference committee adopted, 4952-4953.

Signed by President, 5000.

Returned from House with notice of adoption of conference committee report, 5002.

Remarks on, by

Woodward, 1926, 2003-2004, 4953.

Buckman, 1926.

Leslie, 4953.

In House (No. 1456).

Referred to Committee on Ways and Means, 2057-2058.

Reported without amendment, 2136.

First reading, 2209.

Second reading, 2284.

Third reading and defeated on final passage, 2475-

2476.

Vote on final passage reconsidered and bill postponed for present, 2777.

Resumed on third reading and amended, 3062.

Resumed on final passage and postponed for present, 3246.

Resumed and passed finally, 3589-3590.

Returned from Senate with House amendments non-concurred in and House appoints conference committee, 3769.

Returned from Senate with notice of appointment of conference committee, 4010.

Returned from Senate with notice of adoption of conference committee report and House adopts report, 5104-5105.

Signed by Speaker, 5146.

Remarks on, by

McCaig, 2475-2476.

Flynn, 2777.

Armstrong, 2777.

MONROE COUNTY (see highway).

MONTEFIORE HOSPITAL ASSOCIATION of Western Pennsylvania, at Pittsburgh, making re-appropriation to

House Bill No. 591.

Read in place in House by Mr. Joseph C. Marcus, 423.

Referred to Committee on Appropriations, 423.

MONTEFIORE HOSPITAL ASSOCIATION (see appropriation).

MONTGOMERY COUNTY (see highway).

MONTGOMERY HOSPITAL (see appropriation).

MONUMENT (see Macomber, Mifflin, Morton, Penrose, Rothrock).

MOORE, JAMES N., Director of Legislative Reference Bureau, presentation of testimonial from Members of House to, 5134-5135.

MOORE, MAXWELL J., Representative from McKean County

Amendments offered by, to

Bill No. 1002, Further amending act establishing State Highway Department, by changing route 97, from Ridgway to New York State line, 2355.

Bills introduced by

No. 613.

Making appropriation to Kane Summit Hospital Association, 446.

No. 614.

Making appropriation to Bradford Hospital, 446.

No. 615.

Making appropriation to Commonwealth Humane Society, 446.

No. 1002.

Further amending act establishing State Highway Department, by changing route 97, from Ridgway to New York State line, 874.

Bills reported by

No. 855.

Authorizing the organization of a uniformed and mounted county police in counties of second class, 732.

No. 978.

Amending act relating to townships, with regard to attendance at convention of State Association, and establishing of sidewalks along highways owned by private corporations, 1190.

No. 1392, (Senate No. 600).

Amending act fixing salaries of county officers in counties having over 250,000 and less than 400,000 inhabitants, 2136-2137.

No. 1544, (Senate No. 316).

Amending act relating to boroughs, by creating Borough Planning Department, 4227.

No. 1731, (Senate No. 1252).

Relating to assessments for taxes in townships of first class, 4227.

Election returns, 30.

Member of conference committee, 2273, 4744.

Member of special committee, 1008.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 511.

Reconsider vote on Bill No. 756, Amending act of 1861, for the suppression of fortune telling, 2161.

Oath of office administered to, 34.

MOORE, S. EDWARD, House History of Legislation Clerk, presentation of testimonial to, 5136.

MORGUES (see cities of third class).

MORRISON, WILLIAM L., Representative from Erie County, (First District).

MORRISON, WILLIAM L.—Continued.

Amendments offered by, to

Bill No. 1429, (Senate No. 746), Providing that a portion of the fines and forfeitures in counties of fourth class shall be used for support of a law library, 2712.

Bills introduced by

No. 501.

Authorizing cities of third class to appropriate moneys for improvement of State parks, 366.

No. 1053.

Making appropriation to Saint Vincent's Hospital Association, of Erie, 877.

No. 1054.

Making appropriation to Erie Home for Friendless, 877.

No. 1055.

Making appropriation to Erie Infants' Home and Hospital, 877.

No. 1254.

Making appropriation to carry out provisions of act providing for refunding of motor vehicle license fees, 967.

No. 1260.

Making appropriation to Pennsylvania State Park and Harbor Commission of Erie to carry out provisions of act dedicating certain lands for State park, 968.

Election returns, 29.

Member of Pennsylvania State Park and Harbor Commission at Erie, nominated as, 25.

Member of special committee, 1527.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 418, 676.

Postpone Bill No. 320, To prevent fraud at elections, 1844.

Postpone Bill No. 1429, (Senate No. 746), Providing that a portion of the fines and forfeitures in counties of fourth class shall be used for support of a law library, 2363.

Oath of office administered to, 34.

MORTGAGE AND MORTGAGES (see banks, chattels, deeds, liens, married, real estate, taxes).

MORTON, JOHN, and making appropriation, authorizing appointment of commission for erection of monument at Chester in memory of

Senate Bill No. 31.

Read in place in Senate by Mr. MacDade, 95.

Referred to Committee on Appropriations, 95.

Reported without amendment, 310.

First reading, 359.

Second reading, 388-389.

Third reading and final passage, 459.

Returned from House without amendment, 4667.

Signed by President, 4680.

In House (No. 743).

Referred to Committee on Appropriations, 530.

Reported without amendment, 4214.

First reading, 4215.

Second reading, 4405.

Third reading and final passage, 4637.

Signed by Speaker, 4751.

MOTHER (see children, seduction).

MOTHERS' ASSISTANCE FUND, by fixing term of trustees at six years, amending act creating

House Bill No. 671.

Read in place in House by Mr. Vickerman, 512-513.

Referred to Committee on Counties and Townships, 513.

MOTHERS' ASSISTANCE FUND.—Continued.

Reported without amendment, 941.

First reading, 1012.

Second reading and amended, 1334-1335.

Third reading and postponed, 1541.

Time of postponement extended, 1845.

Resumed on third reading and amended, 2191.

Resumed and passed finally, 2264-2265.

Returned from Senate without amendment, 3037.

Signed by Speaker, 3205.

Approved by Governor, 3596.

Remarks on, by

Vickerman, 2264.

In Senate (No. 1096).

Referred to Committee on New Counties and County Seats, 2324.

Reported without amendment, 2715-2716.

First reading, 2744.

Second reading, 2851.

Third reading and final passage, 2927-2928.

Signed by President pro tempore, 3145.

MOTHERS' ASSISTANCE FUND, making appropriation to carry into effect provisions of act creating

House Bill No. 93.

Read in place in House by Mr. Harer, 126.

Referred to Committee on Appropriations, 126.

Reported without amendment, 2362.

First reading, 2455.

Second reading, 2495-2496.

Third reading and final passage, 2771.

Returned from Senate without amendment, 3244.

Signed by Speaker, 3487.

Approved by Governor, 3878.

In Senate (No. 1194).

Referred to Committee on Appropriations, 2745.

Reported without amendment, 2829.

First reading, 2861.

Second reading, 2951.

Third reading and final passage, 3110.

Signed by President, 3426.

MOTION PICTURE MACHINES, amending act regulating use and construction of booths for operation of

House Bill No. 1324.

Read in place in House by Mr. Kunkle, 972.

Referred to Committee on Judiciary General, 972.

Reported without amendment, 2748.

First reading, 2807.

Second reading and amended, 2893-2895.

Third reading and amended, 3252-3254.

Vote on third reading reconsidered and bill recommitted, 3738.

MOTION PICTURE MACHINES, by requiring licensing of operators thereof, amending act regulating operation of

Senate Bill No. 45.

Read in place in Senate by Mr. Culbertson, 96.

Referred to Committee on Judiciary General, 96.

MOTION PICTURE on illegal trafficking of drugs, entitled "The Greatest Menace", Hall of House granted to Angelina Kaufman and Oscar Neufeld to exhibit, 441; vote of thanks extended, 591.

MOTION PICTURE, members of Pennsylvania State Board of Censors of, nominated, 22; nominations recalled, 76.

MOTOR BUSES, unless provided with proper exits, prohibiting operation of enclosed auto and

House Bill No. 568.

Read in place in House by Mr. Bush, 422.

Referred to Committee on Judiciary Special, 422.

Reported with amendment, 2974.

First reading, 3160.

Second reading, 3271.

Third reading and postponed, 3775.

Resumed on third reading and amended, 4012.

Resumed and passed finally, 4267.

In Senate (No. 1536).

Referred to Committee on Judiciary Special, 4333.

MOTOR CYCLES (see motor vehicles).

MOTOR TRANSPORTATION COMPANIES (see tax).

MOTOR VEHICLE AND MOTOR VEHICLES (see engine, highways, police).

MOTOR VEHICLE LIABILITY INSURANCE, concurrent resolution (Senate) by Mansfield, authorizing appointment of committee to investigate advisability of compulsory, read and referred to Committee on Appropriations, 4700; reported without amendment and adopted by Senate, 4837-4838; ret. from House conc. in, 4873-4874; conc. in by House, 4939; approved by Governor.

MOTOR VEHICLE LICENSE FEES, making appropriation to carry out provisions of act providing for refunding of certain

House Bill No. 1254.

Read in place in House by Mr. Morrison, 967.

Referred to Committee on Appropriations, 967.

Reported without amendment, 1239.

First reading, 1290-1291.

Second reading, 1503.

Third reading and final passage, 1777.

Returned from Senate without amendment, 2156.

Signed by Speaker, 2261.

Approved by Governor, 2599.

In Senate (No. 963).

Referred to Committee on Appropriations, 1907.

Reported without amendment, 1910.

First reading, 1944.

Second reading, 2025.

Third reading and final passage, 2115-2116.

Signed by President, 2214.

MOTOR VEHICLE, making it a misdemeanor to invite or induce, with immoral intent, any female under twenty-one years of age to enter a

House Bill No. 800.

Read in place in House by Mr. A. I. Fowler, 676.

Referred to Committee on Judiciary Special, 676.

Reported with negative recommendation, 962.

MOTOR VEHICLES and animals of burden on public highways, regulating operation and control of

Senate Bill No. 113.

Read in place in Senate by Mr. Schantz, 148-149.

Referred to Committee on Public Roads and Highways, 149.

MOTOR VEHICLES, and making appropriation, creating State Fund for insurance of liability for injuries to persons and property caused in the operation of

House Bill No. 1278.

Read in place in House by Mr. Zook, 969.

Referred to Committee on Insurance, 969.

MOTOR VEHICLES AND MOTOR CYCLES to file surety bonds for payment of damages caused thereby, requiring owners of

House Bill No. 717.

Read in place in House by Mr. Staudenmeier, 585.

Referred to Committee on Public Roads, 858.

Re-referred to Committee on Insurance, 1527.

Reported with amendment, 4214.

First reading, 4421.

Second reading and amended, 4579-4580.

Third reading and passed over for present, 4765-4766.

MOTOR VEHICLES, authorizing State Highway Commissioner to approve the use of illuminated rear license plates on registered

House Bill No. 1083.

Read in place in House by Mr. McKim, 879.

Referred to Committee on Public Roads, 879.

MOTOR VEHICLES, authorizing State Highway Commissioner to permit the use of illuminated rear license plates on registered

Senate Bill No. 1481.

Read in place in Senate by Mr. Barr, 3814.

Referred to Committee on Public Roads and Highways, 3814.

MOTOR VEHICLES, by changing fees upon trucks, and limiting weight of trucks and number of trailers, further amending act regulating operation of

MOTOR VEHICLES.—Continued.

House Bill No. 1118.

Read in place in House by Mr. Blair, 934.

Referred to Committee on Public Roads, 934.

Committee on Public Roads discharged from further consideration of bill and bill re-referred to Committee on Ways and Means, 2075-2077.

Reported with amendment, 2137.

First reading, 2209-2210.

Second reading and amended, 2285-2288.

Third reading and recommitted, 2379-2381.

Re-reported with amendment, 4224.

Special order, 4246, 4454.

Third reading and defeated on final passage, 4598-4604.

Remarks on, by

Woner, 2075, 4601-4602.

Williams, George W., 2075.

Spangler, 2075-2076, 4603.

Gelder, 2076.

Golder, 2076.

Rhodes, 4601-4602.

Ludlow, 4602.

Alexander, 4602-4604.

MOTOR VEHICLES, by creating traffic courts for hearings and disposition of certain violations, and providing for appointment and compensation of judges thereof, amending act regulating operation of

House Bill No. 1158.

Read in place in House by Mr. Metcalf, 936.

Referred to Committee on Public Roads, 936.

Reported with amendment, 3059.

First reading, 3160.

Second reading, 3273-3276.

Third reading and postponed, 3776.

Time of postponement extended, 4161.

Motion to extend time of postponement defeated, 4494.

Remarks on, by

Horne, 4494.

MOTOR VEHICLES, by fixing penalties for operation thereof of persons under influence of intoxicating liquors, further amending section 23 of act regulating operation of

Senate Bill No. 27.

Read in place in Senate by Mr. MacDade, 94.

Referred to Committee on Public Roads and Highways, 94.

MOTOR VEHICLES, by increasing the speed limit in certain sections, amending act regulating operation of

House Bill No. 286.

Read in place in House by Mr. Blair, 220.

Referred to Committee on Public Roads, 220.

MOTOR VEHICLES, by providing additional requirements with regard to applications, registration certificates, examination of operators, etc., amending act regulating operation of

House Bill No. 1218.

Read in place in House by Mr. McBride, 940.

Referred to Committee on Public Roads, 940.

MOTOR VEHICLES, by providing additional requirements with regard to lights upon motor vehicles, further amending act regulating operation of

Senate Bill No. 1475.

Read in place in Senate by Mr. Salus, 3814.

Referred to Committee on Public Roads and Highways, 3814.

Reported without amendment, 3996.

First reading, 4004.

Second reading and recommitted, 4210-4211.

MOTOR VEHICLES, by providing additional requirements with regard to weight of motor vehicles, further amending act regulating operation of

Senate Bill No. 1474.

Read in place in Senate by Mr. Sprowls, 3813-3814.

Referred to Committee on Public Roads and Highways, 3814.

MOTOR VEHICLES, by providing for change in license plates and rate charged on commercial motor vehicles, for the preparation of registry lists for publication and increasing operator's fee, amending act regulating operation of

House Bill No. 1179.

Read in place in House by Mr. George W. Williams, 937.

Referred to Committee on Public Roads, 937.

Reported with amendment, 2748.

First reading, 2806.

Second reading and amended, 3163-3177.

Special order, 3750-3759.

Third reading and defeated on final passage, 3872-3875.

Vote on final passage and on third reading reconsidered and bill recommitted, 4140-4141.

Re-reported with amendment, 4215.

Special order, 4454-4455.

Third reading and final passage, 4605-4615.

Returned from Senate with amendments in which House concurred, 4904.

Signed by Speaker, 5131.

Approved by Governor, 5145.

Remarks on, by

Williams, George W., 3163, 3873-3874.

Rhodes, 3873.

Stofflet, 3873.

Smith, Howard, 3874.

Edmonds, 3874.

Fowler, David, 3874.

Metcalf, 4614.

In Senate (No. 1549).

Referred to Committee on Public Roads and Highways, 4546.

Reported with amendment, 4563-4564.

First reading, 4565.

Second reading, 4682-4691.

Third reading and final passage, 4832.

Signed by President, 4987-4988.

Returned from House with Senate amendments concurred in, 5004.

MOTOR VEHICLES, by providing for increase of punishment for violation of certain provisions, amending act regulating operation of

House Bill No. 758.

Read in place in House by Mr. Sterling, 587.

Referred to Committee on Judiciary General, 587.

Reported without amendment, 702.

First reading, 744.

Second reading, 814-815.

Third reading and final passage, 951.

In Senate (No. 678).

Referred to Committee on Public Roads and Highways, 1004.

MOTOR VEHICLES, by providing that fifty percentum of registration fees shall be credited to the counties, further amending section 9 of act regulating operation of

Senate Bill No. 748.

Read in place in Senate by Mr. Aron, 1259.

Referred to Committee on Public Roads and Highways, 1259.

MOTOR VEHICLES, by providing that jail sentence must be imposed upon persons convicted of operating a motor vehicle recklessly, while intoxicated, and certain other offenses, amending act regulating operation of

Senate Bill No. 593.

Read in place in Senate by Mr. Jones, 869.

Referred to Committee on Public Roads and Highways, 869.

MOTOR VEHICLES, by providing that suits for damages in certain cases may be brought before aldermen, justices of peace and magistrates, amending act regulating operation of

Senate Bill No. 425.

Read in place in Senate by Mr. Culbertson, 602.

Referred to Committee on Public Roads and Highways, 602.

MOTOR VEHICLES, by requiring containers thereon for display of registration certificates, amending act regulating operation of

House Bill No. 644.

Read in place in House by Mr. McDaniel, 473.

Referred to Committee on Public Roads, 473.

MOTOR VEHICLES, by requiring personal examination of all persons applying for license, amending act regulating operation of

Senate Bill No. 26.

Read in place in Senate by Mr. MacDade, 94.

Referred to Committee on Public Roads and Highways, 94.

MOTOR VEHICLES, by requiring photographs of applicants to be attached to licenses, amending act regulating operating of

Senate Bill No. 28.

Read in place in Senate by Mr. MacDade, 95.

Referred to Committee on Public Roads and Highways, 95.

MOTOR VEHICLES, DEPARTMENT OF, creating

Senate Bill No. 54.

Read in place in Senate by Mr. Stites, 97.

Referred to Committee on Public Roads and Highways, 97.

MOTOR VEHICLES driven through cemeteries and burial grounds, regulating speed of

House Bill No. 203.

Read in place in House by Mr. Joshua Evans, 171.

Referred to Committee on Public Roads, 171.

Reported without amendment, 338.

First reading, 351.

Second reading, 378.

Third reading and final passage, 430.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2906.

Approved by Governor, 3433.

In Senate (No. 309).

Referred to Committee on Public Roads and Highways, 413.

Reported without amendment, 2384.

First reading, 2437.

Second reading, 2525.

Third reading and final passage, 2632.

Signed by President, 2823.

MOTOR VEHICLES from racing to or parking near fires, prohibiting

House Bill No. 52.

Read in place in House by Mr. Alexander, 109.

Referred to Committee on Municipal Corporations, 109.

Reported with amendment, 232.

First reading, 238.

Second reading and amended, 262-263.

Third reading and final passage, 293.

Returned from Senate without amendment, 1749.

Signed by Speaker, 1765.

Approved by Governor, 2258.

In Senate (No. 212).

Referred to Committee on Municipal Affairs, 282.

Reported without amendment, 1256.

First reading, 1278.

Second reading, 1311.

Third reading and final passage, 1609.

Signed by President pro tempore, 1706.

MOTOR VEHICLES geared above certain speeds, prohibiting manufacture and sale of certain

Senate Bill No. 596.

Read in place in Senate by Mr. Culbertson, 870.

Referred to Committee on Public Roads and Highways, 870.

MOTOR VEHICLES liable in damages for injuries caused by negligence of operators, making owners of

Senate Bill No. 1385.

Read in place in Senate by Mr. Salus, 3291.

Referred to Committee on Judiciary General, 3291.

MOTOR VEHICLES, making it a misdemeanor to invite or induce, with immoral intent, any female under twenty-one years of age, to enter

Senate Bill No. 447.

Read in place in Senate by Mr. Davis, 603.

Referred to Committee on Law and Order, 603.

MOTOR VEHICLES on public highways, prohibiting use of cleats on wheels of traction engines or other

House Bill No. 199.

Read in place in House by Mr. Hall, 171.

Referred to Committee on Public Roads, 171.

MOTOR VEHICLES, providing system of registering titles to

House Bill No. 1159.

Read in place in House by Mr. Metcalf, 936.

Referred to Committee on Public Roads, 936.

Reported without amendment, 1529.

First reading, 1571.

Second reading and amended, 1799-1805.

Third reading and final passage, 2036-2040.

Returned from Senate with amendments, in which

House concurred, 3250-3251.

Signed by Speaker, 3488.

Approved by Governor, 3877.

Remarks on, by

Kunkle, 2039-2040.

In Senate (No. 1014).

Referred to Committee on Public Roads and Highways, 2030.

Reported with amendment, 2623-2624.

First reading, 2654.

Second reading and recommitted to Committee on Finance, 2731.

Re-reported with amendment, 2964.

Over in its order, 3101.

Third reading and final passage, 3104-3107.

Signed by President, 3426.

MOTOR VEHICLES, providing system of registering titles to

Senate Bill No. 582.

Read in place in Senate by Mr. Jones, 863.

Referred to Committee on Public Roads and Highways, 863.

MOTOR VEHICLES to carry liability insurance, requiring owners of

House Bill No. 932.

Read in place in House by Mr. Joseph C. Marcus, 731.

Referred to Committee on Judiciary General, 731.

Reported without amendment, 1059.

First reading, 1062.

Second reading, 1245.

Third reading and recommitted, 1525.

Remarks on, by

Gelder, 1525.

Marcus, Joseph C., 1525.

MOTOR VEHICLES to carry liability insurance, requiring owners of

House Bill No. 1279.

Read in place in House by Mr. Zook, 969.

Referred to Committee on Insurance, 969.

Reported without amendment, 1189.

First reading, 1194.

Second reading, 1494.

Recommitted, 1644.

MOTOR VEHICLES to carry liability insurance, requiring owners of

Senate Bill No. 60.

Read in place in Senate by Mr. Salus, 97.

Referred to Committee on Public Roads and Highways, 97.

MOTOR VEHICLES to permit dogs or other domestic animals to ride upon any part of said vehicles except within the body, prohibiting drivers of

House Bill No. 1057.

Read in place in House by Mr. Schilling, 878.

Referred to Committee on Public Roads, 878.

MOTOR VEHICLES, with regard to actions for damages arising from the use thereof, amending act regulating operation of

House Bill No. 859.

Read in place in House by Mr. Little, 680.

Referred to Committee on Ways and Means, 680.

Reported with amendment, 1827.

First reading, 1872.

Second reading, 2138.

Third reading and defeated on final passage, 2271-2272.

Remarks on, by

Edmonds, 2272.

Little, 2272.

MOTOR VEHICLES, with regard to crossing of railroad tracks at grade, amending act regulating operation of

House Bill No. 40.

Read in place in House by Mr. Goshring, 109.

Referred to Committee on Public Roads, 109.

MOTOR VEHICLES, with regard to length, width and load of motor vehicles, payment of part of registration and license fees to counties from which paid, and registration of motor vehicles equipped with pneumatic tires, amending act regulating operation of

House Bill No. 990.

Read in place in House by Mr. Stoner, 873.

Referred to Committee on Public Roads, 873.

MOTOR VEHICLES, with regard to weight and length per square inch, amending act regulating operation of

House Bill No. 769.

Read in place in House by Mr. Stark, 588.

Referred to Committee on Public Roads, 588.

MORTGAGES shall cease to be a lien upon real estate from and after fifty years from date principal is due, unless re-recorded, providing that

House Bill No. 985.

Read in place in House by Mr. Bluett, 872.

Referred to Committee on Judiciary General, 872.

Reported without amendment, 1467.

First reading, 1567.

Second reading and amended, 1793-1794.

Third reading and recommitted, 1980.

Re-reported with amendment, 2137.

Third reading and amended, 2349.

Resumed and defeated on final passage, 2457-2461.

Remarks on, by

Marshall, John G., 2458, 2460.

Bluett, 2458-2459.

Ogle, 2459.

Alexander, 2459-2460.

Sowers, 2460.

MORTGAGES, providing that address of holders of second mortgages shall be noted in margin of record of first

House Bill No. 1173.

Read in place in House by Mr. Sowers, 937.

Referred to Committee on Judiciary General, 937.

Reported without amendment, 1224.

First reading, 1288.

Second reading, amended and recommitted, 1393-1394.

Re-reported with amendment, 2363.

Third reading and amended, 2456-2457.

Resumed, vote on third reading reconsidered and bill amended, 2606.

Resumed and passed finally, 2760-2762.

Remarks on, by

Sowers, 2761.

Marshall, John G., 2761.

Alexander, 2761-2762.

Heffernan, 2762.

In Senate (No. 1191).

Referred to Committee on Judiciary General, 2741.

MORTGAGES, the determination of amount due and unpaid on same, and to whom payable in certain cases, relating to satisfaction of

House Bill No. 1079.

Read in place in House by Mr. Moffatt, 879.

Referred to Committee on Judiciary General, 879.

MORTGAGES.—Continued.

Reported without amendment, 1467.
First reading, 1567.
Second reading and amended, 1716-1718.
Third reading and amended, 1835-1837.
Resumed and passed finally, 1874-1875.

In Senate (No. 950).

Referred to Committee on Judiciary General, 1905-1906.

MOUNT SINAI HOSPITAL (see appropriation).

MOVING PICTURE (see motion picture).

MOYER, EUGENE E., Official Reporter of House, presentation of testimonial to, 5136.

MUNCY FARM (see State Industrial Home for Women).

MUNICIPAL AND MUNICIPALITIES (see actions, annexation, anthracite, baseball, bonds, boroughs, claims, Constitution, corporations, court, daylight saving, debts, Delaware River, dependents, elections, forestry, housing, indebtedness, insignia, insurance, libraries, Memorial Day, merchants, mining, plans, Public Grounds and Buildings, railroad, riots, soldiers, streets, taxes, vaccination).

MUNICIPALITIES, authorizing laying of gas or water mains and sewers by

House Bill No. 148.

Read in place in House by Mr. Moffatt, 135.
Referred to Committee on Public Roads, 135.
Reported with amendment, 1059.
First reading 1062-1063.
Second reading, 1247.
Recommitted to Committee on Judiciary General, 1531.
Re-reported without amendment, 1793.
Third reading and amended, 2049.
Resumed and passed finally, 2152-2153.
Returned from Senate without amendment, 3037.
Signed by Speaker, 3205.
Approved by Governor, 3877.

In Senate (No. 1051).

Referred to Committee on Municipal Affairs, 2218.
Reported without amendment, 2625.
First reading, 2654.
Second reading, 2732.
Over in its order, 2845.
Third reading and final passage, 2927.
Signed by President pro tempore, 3145.

MUNICIPALITIES for compensation or wages, providing that negligence of servants or employes of municipalities shall be attributable to the

House Bill No. 388.

Read in place in House by Mr. Sowers, 253.
Referred to Committee on Judiciary Special, 253.
Reported without amendment, 516.
First reading, 594.
Second reading and recommitted, 643-644.
Re-reported with amendment, 1225.
Third reading and final passage, 1538-1539.

Remarks on, by

Rhodes, 1538.
Sowers, 1538-1539.

In Senate (No. 812).

Referred to Committee on Judiciary Special, 1634.
Reported without amendment, 2506.
First reading, 2587.

MUNICIPALITIES in counties of second class, and making appropriation, creating commission to study subject of consolidation of

Senate Bill No. 610.

Read in place in Senate by Mr. Mansfield, 978.
Referred to Committee on Appropriations, 978.
Reported with amendment, 1909-1910.
First reading, 1942.
Second reading, 2021.
Third reading and final passage, 2111.
Returned from House with amendments, in which Senate concurred, 3994-3995.

MUNICIPALITIES.—Continued.

Signed by President 4190.
Approved by Governor, 4557.

In House (No. 1464).

Referred to Committee on Appropriations, 2155.
Reported with amendment, 3680.
First reading, 3790.
Second reading, 3894-3895.
Third reading and final passage, 4122.
Returned from Senate with House amendments concurred in, 4216.
Signed by Speaker, 4246.

MUNLEY, WILLIAM, Representative from Lackawanna County, (Fifth District)

Bills introduced by

No. 182.

Establishing as State highway a certain section of public road in Lackawanna County, 143.

No. 183.

Establishing uniform building lines in cities of third class, 143.

No. 305.

Making appropriation to Carbondale Emergency Hospital, 221.

No. 500.

Amending section 2 of act providing for personal registration of electors in cities of third class, by changing the compensation of registrars, 366.

Election returns, 29.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

MURDER OF FIRST DEGREE, and abolishing death penalty, providing for sentence of life imprisonment for persons convicted of

Senate Bill No. 147.

Read in place in Senate by Mr. Long, 188.
Referred to Committee on Judiciary General, 188.

MURDER OF FIRST DEGREE, by providing that penalty therefor shall be death or life imprisonment, amending act relating to

Senate Bill No. 29.

Read in place in Senate by Mr. MacDade, 95.
Referred to Committee on Judiciary General, 95.

MURDER OF FIRST DEGREE shall be either death or life imprisonment, amending act consolidating penal laws, by providing that penalty for

Senate Bill No. 75.

Read in place in Senate by Mr. Eyre, 105.
Referred to Committee on Judiciary General, 105.
Reported without amendment, 493.
First reading, 506.
Second reading, 572.
Third reading and final passage, 606.

In House (No. 862).

Referred to Committee on Judiciary General, 639.
Reported with amendment, 702.
First reading, 744.
Second reading and amended, 816.
Third reading and defeated on final passage, 952-953.
Motion to consider vote by which bill was defeated on final passage not agreed to, 1073.

Remarks on by

Dilsheimer, 952-953.
Ludlow, 953.
Sowers, 1073.
Alexander, 1073.

MURDER (see penal laws).

MUSEUM AND MUSEUMS (see appropriation, Library).

MUSEUM DIVISION of the State Library and Museum, making appropriation for purchase of certain Indian relics for

House Bill No. 711.

Read in place in House by Mr. Hall, 585.

Referred to Committee on Appropriations, 585.

MUSIC AND MUSICAL (see boroughs, concerts).

MYERS, GROVER C., Representative from Adams County

Bills introduced by

No. 131.

Establishing as State highway a certain section of public road in Adams County, 133.

No. 396.

Amending act establishing State Highway Department, by changing route 230, from York to Maryland State line, 254.

No. 548.

Establishing as State highway, a certain section of public road in Adams County, 420.

No. 1268.

Prohibiting appointment of any person who has been convicted of crime as police officers, game protectors, fish wardens and detectives, 968.

No. 1338.

Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 1006.

No. 139.

Amending act establishing State Highway Department, with regard to improvement of borough streets or highways at cost of Commonwealth, 1189.

No. 1203.

Providing method through which Commonwealth may cooperate with individuals in building fences to protect farm crops and orchards against damage from wild deer, 1529.

Election returns, 27.

Leave of absence granted, 157.

Member of conference committee, 2673.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Question of personal privilege by, on
Vote for Speakership, 83.

Remarks by, on

Bill No. 234, Consolidating the law relating to game, wild birds and wild animals, 3436.

Bill No. 1338, Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 2480.

Resolution offered by

Relative to attendance of Members of Legislature at Memorial Day services at Gettysburg, 3560-3561.

MYERS, PHILIP M., Representative from Philadelphia County, (Eleventh District)

Bill introduced by

No. 763.

Making appropriation to Saint Mary's Hospital, of Philadelphia, 588.

Election returns, 31

Leave of absence granted, 183, 197, 237.

Member of standing committee, 87-91.

Motion by, to

Dispense with further reading of Journal, 2330.

Oath of office administered to, 34.

NAME AND NAMES (see elections, highways, Homeopathic State Hospital, State Asylum, State Hospital, State Institution, State Village, Western State Hospital).

NAMES, ASSUMED OR FICTITIOUS, by authorizing Secretary of Commonwealth to grant certificates to be received in evidence, amending act making it unlawful to carry on business under

Senate Bill No. 1228.

Read in place in Senate by Mr. Stites, 2911.

Referred to Committee on Judiciary General, 2911.

Reported without amendment, 3075.

First reading, 3150.

Second reading, 3388-3389.

Third reading and final passage, 3507.

In House (No. 1647).

Referred to Committee on Judiciary General, 3581.

Reported without amendment, 3739.

First reading, 3792.

Second reading, 3903.

Third reading and final passage, 4493-4494.

NAMES, HISTORIC PLACE, to preserve

House Bill No. 70.

Read in place in House by Mr. Wells, 115.

Referred to Committee on Judiciary Local, 115.

NAMES of persons, authorizing courts of common pleas to change

House Bill No. 452.

Read in place in House by Mr. Mathay, 323.

Referred to Committee on Judiciary General, 323.

Reported with amendment, 537.

First reading, 594.

Second reading, 691.

Third reading and final passage, 747.

Returned from Senate without amendment, 1199.

Signed by Speaker, 1286.

Approved by Governor, 1827.

In Senate (No. 529).

Referred to Committee on Judiciary General, 787.

Reported without amendment, 843.

First reading, 866.

Second reading, 999.

Third reading and final passage, 1046.

Signed by President pro tempore, —

NAMES, TRADE OR ASSOCIATION, providing for registration and protection of artificial or assumed

House Bill No. 532.

Read in place in House by Mr. Edmonds, 419.

Referred to Committee on Judiciary Special, 419.

Reported without amendment, 1060.

First reading, 1064.

Second reading, 1344-1345.

Third reading and final passage, 1549.

Returned from Senate without amendment, 2035.

Signed by Speaker, 2072.

Concurrent resolution recalling bill from Governor, 2256.

Resolution returned from Senate concurred in, 2331.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2444-2445.

Resumed and passed finally, 2599-2600.

Bill returned from Senate with House amendments concurred in, 2673.

Signed by Speaker, 2769.

Approved by Governor, 3433.

Remarks on, by

Edmonds, 1549, 2599.

In Senate (No. 817.)

Referred to Committee on Judiciary Special, 1635.

Reported without amendment, 1639.

First reading, 1642.

Second reading, 1703.

Third reading and final passage, 1955.

Signed by President pro tempore, 2129.

Resolution recalling bill from Governor concurred in, 2254.

Bill returned from House with amendments in which Senate concurred, 2584-2585.

Signed by President, 2740.

NASON HOSPITAL ASSOCIATION (see appropriation).

NATIONAL FARM SCHOOL (see appropriation).

NATIONAL GUARD, amending act providing for organization, maintenance and regulation of the Pennsylvania

House Bill No. 916.

Read in place in House by Mr. Van Alen, 730.

Referred to Committee on Military, 730.

Reported with amendment, 1190.

First reading, 1195.

Second reading and amended, 1494-1497.

Third reading and final passage, 1770-1772.

Returned from Senate with amendments, in which

House concurred, 2461.

Signed by Speaker, 2491.

Approved by Governor, 3433.

In Senate (No. 937).

Referred to Committee on Military Affairs, 1905.

Reported with amendment, 2027.

First reading, 2034.

Second reading, 2126-2128.

Third reading and amended, 2243.

Resumed and passed finally, 2303-2305.

Returned from House with Senate amendments concurred in, 2503.

Signed by President, 2513.

NATIONAL GUARD, by authorizing the Governor to confer brevet rank upon certain officers, amending act providing for organization, maintenance and discipline of

Senate Bill No. 457.

Read in place in Senate by Mr. MacDade, 660.

Referred to Committee on Military Affairs, 660.

Reported without amendment, 843.

First reading, 866.

Second reading, 998.

Third reading and final passage, 1045-1046.

Returned from House with amendments, in which

Senate concurred, 1908.

Signed by President pro tempore, 1992.

Approved by Governor, 2215.

In House (No. 1389).

Referred to Committee on Military, 1220.

Reported with amendment, 1492.

First reading, 1572.

Second reading, 1746-1747.

Third reading and final passage, 1899.

Returned from Senate with House amendments concurred in, 2035.

Signed by Speaker, 2049.

NATIONAL GUARD (see Constitution).

NATIONAL STOMACH HOSPITAL (see appropriation).

NATURAL GAS (see tax).

NAUTICAL SCHOOL (see Delaware River).

NAVAL STORES (see paint).

NAZARENE HOME FOR AGED (see appropriation).

NEGOTIABLE INSTRUMENTS (see corporation, loans).

NESBIT WEST SIDE HOSPITAL (see appropriation).

NEW CASTLE HOSPITAL (see appropriation).

NEW JERSEY (see Delaware River).

NEW YORK (see Delaware River).

NOLTE, HENRY R., Representative from Philadelphia County (Third District)

Bill introduced by

No. 1072.

Making appropriation to Howard Hospital, of Philadelphia, 878.

Election returns, 31.

Leave of absence granted, 3738.

Member of standing committees, 87-91.

Oath of office administered to, 34.

NOMINATION (see election, elections).

NON-MEDICAL TECHNICIANS (see medical).

NON-PARTISAN (see judges).

NON-SUPPORT (see court).

NORMAL (see schools).

NORRISTOWN STATE HOSPITAL (see State Hospital for Insane, etc).

NORTHAMPTON COUNTY (see highway).

NORTH PENNSYLVANIA GENERAL HOSPITAL AND SANATORIUM (see appropriation).

NORTHEASTERN HOSPITAL (see appropriation).

NORTHERN HOME FOR FRIENDLESS CHILDREN (see appropriation).

NORTHERN TIER HOME (see appropriation).

NORTHUMBERLAND COUNTY (see highway).

NORTHWESTERN GENERAL HOSPITAL (see appropriation).

NORTON, JAMES E., Senator from Eleventh District, (Berks County).

Amendments offered by, to

Bill No. 146, Defining, regulating and licensing resident and non-resident real estate brokers, 1265-1270.

Bill No. 657, Empowering school districts to employ a police force, 1998.

Bills introduced by

No. 145.

Establishing as State highway a certain section of public road in Berks County, 188.

No. 146.

Defining, regulating and licensing resident and non-resident real estate brokers, 188.

No. 280.

Making appropriation to Reading Hospital, 384.

No. 369.

Making appropriation to Home for Friendless Children, Reading, 494.

No. 460.

Amending act establishing State Highway Department, by changing route 285, from Pottsville to Allentown, 660-661.

No. 465.

Establishing as State highway, a certain section of public road in Berks, Chester and Lancaster Counties, 669.

No. 480.

Making appropriation to Homeopathic Medical and Surgical Hospital, of Reading, 761.

No. 617.

Making appropriation to State Asylum for Chronic Insane, at South Mountain, Wernersville, 979.

No. 618.

Making appropriation to Home for Widows and Single Women, of Reading, 979.

No. 657.

Empowering school districts to employ a police force, 1001.

No. 738.

Amending act authorizing the formation of cooperative associations, 1258.

No. 794.

Making appropriation to Beulah Anchorage, of Reading, 1608.

No. 874.

Making appropriation to Berks County Tuberculosis Society, 1669.

NORTON, JAMES E.,—Continued.

No. 1085.

Making appropriation to Saint Joseph's Hospital, of Reading, 2298.

No. 1473.

Establishing as State highway, a certain section of public road in Berks County, 3813.

Bills reported by

No. 411.

Amending act apportioning the State into Senatorial Districts, by changing the Seventeenth District, 659.

No. 449.

Amending act apportioning the State into Representative Districts, by changing Second District in Chester County, 844.

No. 521, (House No. 262).

Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 1257, 2828.

No. 524, (House No. 317).

Amending act prohibiting encumbrance of life insurance and annuity policies, 2294.

No. 533, (House No. 524).

Amending act apportioning the State into Representative Districts, by changing sixth district in Lackawanna County, 1032.

No. 844, (House No. 924).

Amending act apportioning the State into Representative Districts, by changing the Fourth District in Schuylkill County, 2092.

No. 933, (House No. 882).

Amending act of 1874, relative to elections, by authorizing the return board to act when a majority of members thereof are not qualified, 2294.

No. 934, (House No. 883).

Amending act regulating primary elections, by providing that when the prothonotary is a candidate the sheriff shall act as a return board, 2294.

No. 1130, (House No. 1338).

Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 2623.

Leave of absence granted, 2715.

Member of special committee, 26.

Member of standing committees, 78-80.

Motion by, for

Executive session to rise, 1673.

Motion by, to

Adjourn, 58.

Consent to Executive nominations, 1673.

Recommit Bill No. 738, Amending and repealing part of act to encourage and authorize the formation of cooperative associations, 2633.

Suspend Rule 38, relative to executive nominations, 1673.

Suspend Rule 39, requiring concurrent resolutions to be referred to committee, 982.

Remarks by, on

Motion to recommit Bill No. 146, Defining, regulating and licensing resident and non-resident real estate brokers, 1270.

Resolutions, concurrent, offered by

Authorizing appointment of a committee to represent the General Assembly at the 175th Anniversary of the founding of the City of Reading during October, 1923, 981-982.

Authorizing payment of postage on Legislative Journal, 11.

NOTARIES PUBLIC.

ABBOT, JAY Q., nominated, 1631.

Confirmed, 1632.

ABBOT, MISS FLORENCE M., nominated, 613.

Confirmed, 619-620.

ABCZYNSKI, R. S., nominated, 2650.

Confirmed, 2650.

ABERCROMBIE, MRS. RUTH S., nominated, 785.

Confirmed, 786.

ABERNATHEY, SAMUEL, nominated, 120.

Confirmed, 122.

ABRAHAM, SIGMOND, nominated, 406.

Confirmed, 412.

ABRAHAMS, LOUIS, nominated, 401.

Confirmed, 412.

ABRAHAMS, WOODWARD, nominated, 285.

Confirmed, 288.

ABRAMS, EDWARD, nominated, 19.

Confirmed, 20-21.

ABRAMS, EDWARD, nominated, 406.

Confirmed, 412.

ABRAMS, H. GORDON, nominated, 407.

Confirmed, 412.

ABRAMS, MISS MOLLIES E., nominated, 615.

Confirmed, 619-620.

ACHENBACH, ARTHUR A., nominated, 410.

Confirmed, 412.

ACHEY, JESSE W., Jr., nominated, 615.

Confirmed, 619-620.

ACUFF, WALTER, nominated, 19.

Confirmed, 2021.

ADAIR, WM. T., nominated, 194.

Confirmed, 195.

ADAM, MISS KATHERINE G., nominated, 410.

Confirmed, 412.

ADAMS, A. B., nominated, 411.

Confirmed, 412.

ADAMS, JAMES, nominated, 613.

Confirmed, 619-620.

ADAMS, MISS MARY, nominated, 62.

Confirmed, 63.

ADAMS, MRS. FANNY M., nominated, 402.

Confirmed, 412.

ADAMS, MRS. JANE E., nominated, 406.

Confirmed, 412.

ADDLE, MISS MARGARET M., nominated, 469.

Confirmed, 470-471.

AGREST, JOSEPH L., nominated, 404.

Confirmed, 412.

AGREST, MRS. EVELYNE M., nominated, 405.

Confirmed, 412.

AHLERS, RICHARD W., nominated, 617.

Confirmed, 619-620.

AIKEN, LEON W., nominated, 410.

Confirmed, 412.

AIKEN, WILLIAM J., nominated, 3808.

Confirmed, 3809.

AIMETTI, JESS, nominated, 784.

Confirmed, 786.

AITA, SAVERIO, nominated, 61.

Confirmed, 63.

NOTARIES PUBLIC.—Continued.

AITKEN, BENJAMIN J., nominated, 19.
Confirmed, 20-21.

AKE, J. E., nominated, 16.
Confirmed, 20-21.

ALAND, J. P., nominated, 398.
Confirmed, 412.

ALBERTINI, MISS MARY, nominated, 287.
Confirmed, 288.

ALBRIGHT, EARL E., nominated, 4559.
Confirmed, 4559.

ALBRIGHT, MRS. L. KATHRYN, nominated, 399.
Confirmed, 412.

ALDER, MRS. FRANCES S., nominated, 615.
Confirmed, 619-620.

ALDERFER, HARRY C., nominated, 409.
Confirmed, 412.

ALDRICH, MRS. GERTRUDE B., nominated, 18.
Confirmed, 20-21.

ALDWORTH, MISS NAN M., nominated, 75.
Confirmed, 75.

ALEXANDER, BENJAMIN, nominated, 362.
Confirmed, 363.

ALEXANDER, E. BRUCE, nominated, 470.
Confirmed, 470-471.

ALEXANDER, JOHN J., nominated, 397.
Confirmed, 412.

ALEXANDER, LOUIS, nominated, 4558.
Confirmed, 4559.

ALEXANDER, M. E., nominated, 1316.
Confirmed, 1317.

ALEXANDER, MISS EMILY S., nominated, 401.
Confirmed, 412.

ALEXANDER, MISS EMMA G., nominated, 194.
Confirmed, 195.

ALEXANDER, S. B., nominated, 17.
Confirmed, 20-21.

ALEXANDER, W. G., nominated, 403.
Confirmed, 412.

ALGER, MISS DORIS, nominated, 404.
Confirmed, 412.

ALKER, HARRY H., Jr., nominated, 285.
Confirmed, 288.

ALLEN, CHAS. H., nominated, 318.
Confirmed, 319.

ALLEN, CLAIR H., nominated, 397.
Confirmed, 412.

ALLEN, CLIFFORD P., Jr., nominated, 99.
Confirmed, 100.

ALLEN, C. TYSON, nominated, 4993.
Confirmed, 4993.

ALLEN, DILLIS, nominated, 402.
Confirmed, 412.

ALLEN, GEORGE W., nominated, 3808.
Confirmed, 3809.

ALLEN, JACOB W., nominated, 16.
Confirmed, 20-21.

ALLEN, JAMES W., nominated, 3809.
Confirmed, 3809.

ALLEN, FRED J., nominated, 613.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

ALLEN, JOSEPH COLLINS, nominated, 406.
Confirmed, 412.

ALLEN, J. T., nominated, 411.
Confirmed, 412.

ALLEN, NELSON L., nominated, 404.
Confirmed, 412.

ALLEN, R. M., nominated, 402.
Confirmed, 412.

ALLEN, WM. J. P., nominated, 152.
Confirmed, 153.

ALLER, MRS. SARA A., nominated, 399.
Confirmed, 412.

ALLISON, J. L., Jr., nominated, 982.
Confirmed, 984.

ALLISON, T. C., nominated, 151.
Confirmed, 153.

ALLOY, MISS PAULINE, nominated, 285.
Confirmed, 288.

ALTER, CHARLES E., nominated, 410.
Confirmed, 412.

ALTER, HYMAN, nominated, 405.
Confirmed, 412.

ALTER, MISS MARTHA L., nominated, 120.
Confirmed, 122.

ALTHOUSE, A. J., nominated, 785.
Confirmed, 786.

ALTHOUSE, JAMES H. W., nominated, 152.
Confirmed, 153.

ALTHOUSE, J. BROOKE, nominated, 399.
Confirmed, 412.

ALTMAN, JACOB, nominated, 399.
Confirmed, 412.

ALWORTH, R. S., nominated, 285.
Confirmed, 288.

AMAN, RALPH L., nominated, 19.
Confirmed, 20-21.

AMARNEK, NATHAN, nominated, 983.
Confirmed, 984.

AMBLER, RAYMOND E., nominated, 404.
Confirmed, 412.

AMBROSE, F. J., Jr., nominated, 411.
Confirmed, 412.

AMPUR, ALLEN S., nominated, 362.
Confirmed, 363.

AMES, WILSON J., nominated, 168.
Confirmed, 168.

AMODEI, CHARLES, nominated, 409.
Confirmed, 412.

AMOS, CHAS. H., nominated, 615.
Confirmed, 619-620.

AMOS, MRS. EDITH D., nominated, 121.
Confirmed, 122.

ANDERS, ASHER F., nominated, 287.
Confirmed, 288.

ANDERSON, ALVIN A., nominated, 63.
Confirmed, 63.

ANDERSON, BEN L., nominated, 1630.
Confirmed, 1632.

ANDERSON, EUGENE E., nominated, 120.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

ANDERSON, GEORGE L., nominated, 17.
Confirmed, 20-21.

ANDERSON, HERMON, nominated, 407.
Confirmed, 412.

ANDERSON, J. W., nominated, 17.
Confirmed, 20-21.

ANDERSON, MISS ANNA K., nominated, 407.
Confirmed, 412.

ANDERSON, MISS KATHRYNE, nominated, 408.
Confirmed, 412.

ANDERSON, MRS. GRACE A., nominated, 1255.
Confirmed, 1256.

ANDERSON, WILLIAM S., nominated, 120.
Confirmed, 122.

ANDES, WILLIAM C., nominated, 152.
Confirmed, 153.

ANDRES, R. P., nominated, 397.
Confirmed, 412.

ANDREWS, ALBERT W., nominated, 401.
Confirmed, 412.

ANDRUSKEWICZ, BRONISLOW, nominated, 2216.
Confirmed, 2216-2217.

ANSTEAD, MISS MARY C., nominated, 469.
Confirmed, 470-471.

ANTOLICK, ANDREW K., nominated, 4679.
Confirmed, 4679.

APELER, HARRY E., nominated, 407.
Confirmed, 412.

APPEL, T. ROBERTS, nominated, 361.
Confirmed, 363.

APPELMAN, SAMUEL H., nominated, 4558.
Confirmed, 4559.

APPLE, JOHN M., nominated, 1918.
Confirmed, 1918.

APPLEMAN, W. J., nominated, 285.
Confirmed, 288.

APPLETON, MISS LUELLA, nominated, 406.
Confirmed, 412.

APTER, SAMUEL M., nominated, 398.
Confirmed, 412.

ARCHER, PIERCE, Jr., nominated, 615.
Confirmed, 619-620.

ARCHER, PIERCE, Jr., nominated, 3653.
Confirmed, 3653.

ARCHEY, TAYLOR L., nominated, 361.
Confirmed, 363.

ARCURI, ANTONIO, nominated, 18.
Confirmed, 20-21.

ARISON, C. B., nominated, 3808.
Confirmed, 3809.

ARLESKIE, MISS CLARA M., nominated, 403.
Confirmed, 412.

ARMAGOST, J. E., nominated, 400.
Confirmed, 412.

ARMSTRONG, HARRY T., nominated, 784.
Confirmed, 786.

ARMSTRONG, HENRY W., nominated, 61.
Confirmed, 63.

ARMSTRONG, JOHN W., nominated, 62.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

ARMSTRONG, ROBERT, Jr., nominated, 619.
Confirmed, 620.

ARMSTRONG, T. W., nominated, 122.
Confirmed, 122.

ARNDT, ARTHUR E., nominated, 619.
Confirmed, 620.

ARNDT, BERNARD J., nominated, 19.
Confirmed, 20-21.

ARNER, CALVIN M., nominated, 152.
Confirmed, 153.

ARNOLD, ROBT. G., nominated, 615.
Confirmed, 619-620.

ARNOLD, I. S., nominated, 361.
Confirmed, 363.

ARNOLD, MISS FLORENCE M., nominated, 407.
Confirmed, 412.

ARONSON, JOSEPH, nominated, 2650.
Confirmed, 2650.

ARONSON, S. I., nominated, 1631.
Confirmed, 1632.

ARRISON, CHARLES W., nominated, 409.
Confirmed, 412.

ARROWSMITH, E. E., nominated, 194.
Confirmed, 195.

ARTZT, BERNARD S., nominated, 407.
Confirmed, 412.

ASH, J. R., nominated, 1918.
Confirmed, 1918.

ASH, MISS HELEN, nominated, 670.
Confirmed, 670.

ASHBY, WALTER V., nominated, 406.
Confirmed, 412.

ASHENFELTER, MISS SYLVIA H., nominated, 615.
Confirmed, 619-620.

ASHTON, CHESTER A., nominated; 63.
Confirmed, 63.

ASHTON, GEORGE E., nominated, 398.
Confirmed, 412.

ATCHISON, WILLIAM S., nominated, 469.
Confirmed, 470-471.

ATTANASIO, FRANK, nominated, 408.
Confirmed, 412.

ATWOOD, PAUL D., nominated, 1918.
Confirmed, 1918.

AUBER, MISS A. C., nominated, 410.
Confirmed, 412.

AUCHTER, PHILIP J., nominated, 1673.
Confirmed, 1673.

AUGUST, C. G., nominated, 407.
Confirmed, 412.

AUMILLER, AUSTIN E., nominated, 401.
Confirmed, 412.

AUNGST, CLARENCE W., nominated, 401.
Confirmed, 412.

AUSTIN, EDGAR C., nominated, 19.
Confirmed, 20-21.

AUSTIN, WALTER LEON, nominated, 17.
Confirmed, 20-21.

AULL, M., nominated, 469.
Confirmed, 470-471.

NOTARIES PUBLIC.—Continued.

AXEL, MAX M., nominated, 18.
Confirmed, 20-21.

BABEY, MICHAEL, nominated, 404.
Confirmed, 412.

BACH, ISADORE H., nominated, 152.
Confirmed, 153.

BACHMAN, G. CARPER, nominated, 615.
Confirmed, 619-620.

BACHMAN, HYMAN, nominated, 615.
Confirmed, 619-620.

BACKMAN, FRANK, nominated, 2433.
Confirmed, 2433.

BACON, CHARLES M., Sr., nominated, 408.
Confirmed, 412.

BACON, HARRY R., nominated, 408.
Confirmed, 412.

BACON, WM. W., nominated, 62.
Confirmed, 63.

BADER, WM. C., nominated, 404.
Confirmed, 412.

BAER, C. L., nominated, 615.
Confirmed, 619-620.

BAER, GEORGE H., nominated, 121.
Confirmed, 122.

BAILEY, CLYDE W., nominated, 410.
Confirmed, 412.

BAILEY, F. REA, nominated, 2322.
Confirmed, 2322.

BAILEY, MISS JENNIE E., nominated, 400.
Confirmed, 412.

BAILY, J. M., nominated, 3808.
Confirmed, 3809.

BAIN, JNO. M., nominated, 400.
Confirmed, 412.

BAINES, WILL T., nominated, 1255.
Confirmed, 1256.

BAIRD, ARTHUR W., nominated, 151.
Confirmed, 153.

BAIRD, H. W., nominated, 409.
Confirmed, 412.

BAIRD, MISS V. GRACE, nominated, 398.
Confirmed, 412.

BAKER, HARRY, nominated, 4190.
Confirmed, 4190.

BAKER, H. G., nominated, 402.
Confirmed, 412.

BAKER, J. GLENN, nominated, 411.
Confirmed, 412.

BAKER, JNO. P., nominated, 1255.
Confirmed, 1256.

BAKER, JOHN T., nominated, 18.
Confirmed, 20-21.

BAKER, LOYAL N., nominated, 3808.
Confirmed, 3808.

BAKER, MISS HELEN M., nominated, 615.
Confirmed, 619-620.

BAKER, MISS IRENE B., nominated, 617.
Confirmed, 619-620.

BAKER, MISS JULIA A., nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BAKER, MISS MILDRED H., nominated, 403.
Confirmed, 412.

BAKER, WILLIAM C., nominated, 3653.
Confirmed, 3653.

BALDRIDGE, R. BAYARD, nominated, 2827.
Confirmed, 2827.

BALDRIDGE, THOMAS J., nominated, 318.
Confirmed, 319.

BALDWIN, DAVID F., nominated, 2738.
Confirmed, 2739.

BALDWIN, MISS ISABELLA D., nominated, 397.
Confirmed, 412.

BALDWIN, MISS MARGUERITE B., nominated, 286.
Confirmed, 288.

BALDWIN, MRS. FLORENCE W., nominated, 19.
Confirmed, 20-21.

BALDWIN, PAUL H., nominated, 61.
Confirmed, 63.

BALDWIN, WILLIAM R. M., nominated, 18.
Confirmed, 20-21.

BALL, S. R., nominated, 63.
Confirmed, 63.

BALLARD, PAUL D., nominated, 404.
Confirmed, 412.

BALLIET, MISS VERA, nominated, 403.
Confirmed, 412.

BANER, MISS MABEL E., nominated, 62.
Confirmed, 63.

BANEY, JOHN C., nominated, 2216.
Confirmed, 2216-2217.

BANKER, MRS. EDYTH L., nominated, 403.
Confirmed, 412.

BANKS, ISAAC L., nominated, 618.
Confirmed, 619-620.

BANNER, MRS. GERTRUDE A., nominated, 411.
Confirmed, 412.

BANO, JULIUS, nominated, 618.
Confirmed, 620.

BARBAKER, I. K., nominated, 99.
Confirmed, 100.

BARBER, HARRY R., nominated, 152.
Confirmed, 153.

BARBER, MISS LILLIAN M., nominated, 99.
Confirmed, 100.

BARBOUR, W. W., nominated, 152.
Confirmed, 153.

BARCUS, WILLARD M., nominated, 286.
Confirmed, 288.

BARD, GUY E., nominated, 284.
Confirmed, 288.

BARENBAUM, SOL, nominated, 983.
Confirmed, 984.

BARLOW, JESSE H., nominated, 1317.
Confirmed, 1317.

BARLOW, PAUL J., nominated, 3808.
Confirmed, 3809.

BARNER, GEO. N., nominated, 2131.
Confirmed, 2131.

BARNER, JOHN L., nominated, 1255.
Confirmed, 1256.

NOTARIES PUBLIC.—Continued.

BARNES, HARRY C., nominated, 615.
Confirmed, 619-620.

BARNES, W. A., nominated, 411.
Confirmed, 412.

BARNETTE, ARTHUR M., nominated, 404.
Confirmed, 412.

BARNHART, CHARLES W., nominated, 399.
Confirmed, 412.

BARNHART, PAUL S., nominated, 469.
Confirmed, 470-471.

BARNI, JOHN J., nominated, 405.
Confirmed, 412.

BARON, JOSEPH P., nominated, 411.
Confirmed, 412.

BARR, MISS IDA M., nominated, 284.
Confirmed, 288.

BARR, NATHANIEL, nominated, 406.
Confirmed, 412.

BARR, ROBERT C., nominated, 411.
Confirmed, 412.

BARR, WM. A., nominated, 19.
Confirmed, 20-21.

BARRETT, GEORGE G., nominated, 409.
Confirmed, 412.

BARRETT, MISS HELEN R., nominated, 406.
Confirmed, 412.

BARRY, JOHN M., nominated, 409.
Confirmed, 412.

BARRY, MISS LUDWINA O., nominated, 403.
Confirmed, 412.

BARTHOLOMEW, HARRY F., nominated, 405.
Confirmed, 412.

BARTH, SAMUEL B. S., nominated, 62.
Confirmed, 63.

BARTLESON, FRED H., nominated, 785.
Confirmed, 786.

BARTLETT, CHESTER B., nominated, 409.
Confirmed, 412.

BARTLETT, MRS. JEAN R., nominated, 3411.
Confirmed, 3411.

BARTLEY, MRS. EDITH S., nominated, 1316.
Confirmed, 1317.

BARTO, J. WILSON, nominated, 62.
Confirmed, 63.

BARTON, B. C., nominated, 284.
Confirmed, 288.

BARTON, R. A., nominated, 618.
Confirmed, 619-620.

BASCOM, MRS. MABEL, nominated, 983.
Confirmed, 984.

BASFORD, MRS. IDA M., nominated, 2216.
Confirmed, 2216-2217.

BASHORE, HARRY E., nominated, 2827.
Confirmed, 2827.

BASKIN, MISS SARA S., nominated, 409.
Confirmed, 412.

BASOM, BOYD B., nominated, 194.
Confirmed, 195.

BASSETT, MRS. FLORENCE, nominated, 405.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BASSLER, H. R., nominated, 74.
Confirmed, 75.

BASSLER, JOHN R., nominated, 120.
Confirmed, 122.

BAST, ADOLPH R., nominated, 406.
Confirmed, 412.

BATES, FRANKLIN H., nominated, 410.
Confirmed, 412.

BATES, HOWARD S., nominated, 399.
Confirmed, 412.

BATES, MISS MARGARET, nominated, 121.
Confirmed, 122.

BATES, SAMUEL, nominated, 408.
Confirmed, 412.

BATEZEL, MISS ESTHER, nominated, 319.
Confirmed, 319.

BATOFF, LOUIS N., nominated, 408.
Confirmed, 412.

BATTERSBY, JOHN D., nominated, 152.
Confirmed, 153.

BAUER, ADAM J., nominated, 402.
Confirmed, 412.

BAUER, F. C., nominated, 398.
Confirmed, 412.

BAUER, GEO. E., nominated, 409.
Confirmed, 412.

BAUER, WALTER G., nominated, 613.
Confirmed, 619-620.

BAUER, JOSEPH M., nominated, 397.
Confirmed, 412.

BAUER, MISS CLEMENTINE, nominated, 397.
Confirmed, 412.

BAUGHMAN, J. S., nominated, 151.
Confirmed, 153.

BAUM, MRS. ANNA C., nominated, 61.
Confirmed, 63.

BAUMEISTER, GEORGE E., nominated, 411.
Confirmed, 412.

BAUSHER, ROBT. D., nominated, 399.
Confirmed, 412.

BAWLEY, B. F., Jr., nominated, 362.
Confirmed, 363.

BAXENDELL, E. G., nominated, 398.
Confirmed, 412.

BAXTER, ARTHUR H., nominated, 614.
Confirmed, 619-620.

BAXTER, JAMES L., nominated, 408.
Confirmed, 412.

BAXTER, JOHN, nominated, 62.
Confirmed, 63.

BAXTER, MISS MARIE L., nominated, 407.
Confirmed, 412.

BAYDEN, HARRY E., nominated, 99.
Confirmed, 100.

BAYER, FRANK J., nominated, 153.
Confirmed, 153.

BAYEUR, AUGUSTUS J., nominated, 1055.
Confirmed, 1055.

BAZFORD, JOHN F., nominated, 1918.
Confirmed, 1918.

NOTARIES PUBLIC.—Continued.

BEACH, ERNEST W., nominated, 398.
Confirmed, 412.

BEADLE, ORVILLE, nominated, 407.
Confirmed, 412.

BEAL, RAYMOND E., nominated, 153.
Confirmed, 163.

BEALSFELD, PAUL F., nominated, 61.
Confirmed, 63.

BEANE, LAWRENCE F., nominated, 121.
Confirmed, 122.

BEARD, E. P., nominated, 614.
Confirmed, 619-620.

BEARD, JOSEPH S., nominated, 2738.
Confirmed, 2739.

BEATTY, JOHN B., nominated, 286.
Confirmed, 288.

BEATTY, ROBERT S., nominated, 397.
Confirmed, 412.

BEBOUT, HARRY G., nominated, 397.
Confirmed, 412.

BEBOUT, JAS. N., nominated, 397.
Confirmed, 412.

BECHTEL, DAVID W., nominated, 410.
Confirmed, 412.

BECHTEL, I. H., nominated, 614.
Confirmed, 619-620.

BECK, DORRELL A., nominated, 982.
Confirmed, 984.

BECK, H. J., nominated, 60.
Confirmed, 63.

BECK, MRS. PAULINE B., nominated, 784.
Confirmed, 786.

BECK, U. W., nominated, 618.
Confirmed, 620.

BECKER, ALFRED A., nominated, 410.
Confirmed, 412.

BECKER, JOSEPH E., nominated, 2650.
Confirmed, 2650.

BECKER, LEOPOLD W., nominated, 121.
Confirmed, 122.

BECKER, MISS BERTHA, nominated, 151.
Confirmed, 153.

BECKER, MRS. EMMA C., nominated, 407.
Confirmed, 412.

BECKER, MRS. L. M., nominated, 617.
Confirmed, 619-620.

BECKLEY, FRANCIS J., nominated, 396.
Confirmed, 412.

BECKLEY, H. L., nominated, 167.
Confirmed, 168.

BECKER, HARRY A., nominated, 1918.
Confirmed, 1918.

BECKWITH, GEO. S., nominated, 400.
Confirmed, 412.

BEDENK, JOHN J., Jr., nominated, 615.
Confirmed, 619-620.

BEECH, JAMES P., nominated, 17.
Confirmed, 20-21.

BEECH, W. ALBERT E., nominated, 286.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

BEECHER, FRANKLIN M., nominated, 411.
Confirmed, 412.

BEECHLER, GEO. W., Jr., nominated, 406.
Confirmed, 412.

BEEH, JOS. W., nominated, 399.
Confirmed, 412.

BEETY, RAYMOND L., nominated, 361.
Confirmed, 363.

BEHEL, W. D., nominated, 285.
Confirmed, 288.

BEHRENBURG, A. B., nominated, 61.
Confirmed, 63.

BEISHEL, GEORGE N., nominated, 615.
Confirmed, 619-620.

BELINSKI, MRS. MARTHA V., nominated, 404.
Confirmed, 412.

BELL, ALBERT M., nominated, 401.
Confirmed, 412.

BELL, F. CORTES, nominated, 362.
Confirmed, 363.

BELL, GARY E., nominated, 400.
Confirmed, 412.

BELL, GILMORE F., nominated, 619.
Confirmed, 620.

BELL, JAMES H., nominated, 618.
Confirmed, 619-620.

BELL, JOSEPH, nominated, 286.
Confirmed, 288.

BELL, RALPH E., nominated, 153.
Confirmed, 163.

BELL, THOMAS R., nominated, 286.
Confirmed, 288.

BELL, W. R., nominated, 504.
Confirmed, 505.

BELIEN, A. G., nominated, 784.
Confirmed, 786.

BELLMAN, MISS L. A., nominated, 3808.
Confirmed, 3809.

BILLMER, MISS ESTHER A., nominated, 404.
Confirmed, 412.

BELLMORE, JOSEPH B., nominated, 407.
Confirmed, 412.

BELSITO, SAMUEL A., nominated, 99.
Confirmed, 100.

BENDER, EUGENE W., Jr., nominated, 408.
Confirmed, 412.

BENDER, PAUL N., nominated, 362.
Confirmed, 363.

BENDINER, MILFORD, nominated, 408.
Confirmed, 412.

BENEDICT, HUGH, nominated, 401.
Confirmed, 412.

BENEDICT, NATHAN, nominated, 61.
Confirmed, 63.

BENEDIK, MICHAEL J., nominated, 2512.
Confirmed, 2512-2513.

BENHAM, ROBERT C., nominated, 407.
Confirmed, 412.

BENJAMIN, E. H., nominated, 401.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BENJAMIN, MISS EMMA LOUISE, nominated, 407.
Confirmed, 412.

BENJAMIN, SAMUEL, nominated, 1918.
Confirmed, 1918.

BENKERT, C. COULTER, nominated, 396.
Confirmed, 412.

BENN, JOHN K., nominated, 617.
Confirmed, 619-620.

BENNER, MISS MARIAN G., nominated, 617.
Confirmed, 619-620.

BENNER, OTTO A., nominated, 403.
Confirmed, 412.

BENNER, WILLIAM W., nominated, 614.
Confirmed, 619-620.

BENNETT, ARTHUR F., Jr., nominated, 615.
Confirmed, 619-620.

BENNETT, J. FRANKLIN, nominated, 62.
Confirmed, 63.

BENNETT, JOHN C., nominated, 408.
Confirmed, 412.

BENNETT, MRS. MARIE, nominated, 399.
Confirmed, 412.

BENNIE, MRS. ANNA J., nominated, 784.
Confirmed, 786.

BENNING, OSCAR A., nominated, 402.
Confirmed, 412.

BENSICK, PETER R., nominated, 403.
Confirmed, 412.

BENSINGER, C. R., nominated, 618.
Confirmed, 619-620.

BENSON, J. F., nominated, 362.
Confirmed, 363.

BENTER, EDWARD D., Jr., nominated, 399.
Confirmed, 412.

BENTLEY, MISS MARIAN, nominated, 167.
Confirmed, 168.

BENTZ, F. M., nominated, 287.
Confirmed, 288.

BEPLER, HENRY S., nominated, 397.
Confirmed, 412.

BEPERLING, H., nominated, 19.
Confirmed, 20-21.

BERARDELLI, LORENZO, nominated, 784.
Confirmed, 786.

BERCOVITCH, BENNIE, nominated, 408.
Confirmed, 412.

BERG, JOHN, nominated, 152.
Confirmed, 153.

BERG, ENDUR M., nominated, 409.
Confirmed, 412.

BERG, HERMAN, Jr., nominated, 785.
Confirmed, 786.

BERG, MYER HARRY, nominated, 615.
Confirmed, 619-620.

BERGEN, W. L. HIRST, nominated, 784.
Confirmed, 786.

BERGER, FRANK, nominated, 403.
Confirmed, 412.

BERGER, FRED, nominated, 409.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BERGER, MAX, nominated, 784.
Confirmed, 786.

BERGER, MISS EMMA C., nominated, 404.
Confirmed, 412.

BERGMAN, MISS RACHEL, nominated, 405.
Confirmed, 412.

BERINGER, LOY S., nominated, 402.
Confirmed, 412.

BERISH, MARTIN J., nominated, 402.
Confirmed, 412.

BERKHOUSE, H. G., nominated, 404.
Confirmed, 412.

BERMAN, AARON, nominated, 18.
Confirmed, 20-21.

BERMAN, AARON, nominated, 152.
Confirmed, 153.

BERMAN, HARRY, nominated, 121.
Confirmed, 122.

BERMAN, MARCUS, nominated, 407.
Confirmed, 412.

BERMAN, MISS DOROTHY, nominated, 3653.
Confirmed, 3653.

BERMAN, SAUL, nominated, 408.
Confirmed, 412.

BERNHARD, CHARLES, nominated, 61.
Confirmed, 63.

BERNSTEIN, CHARLES, nominated, 407.
Confirmed, 412.

BERNSTEIN, DANIEL, nominated, 408.
Confirmed, 412.

BERNSTEIN, HARRY, nominated, 18.
Confirmed, 20-21.

BERNSTEIN, MISS EVA, nominated, 613.
Confirmed, 619-620.

BERRY, E. A., nominated, 613.
Confirmed, 619-620.

BERRY, ERNEST, nominated, 283.
Confirmed, 288.

BERRY, MISS MARIAN R., nominated, 362.
Confirmed, 363.

BERRY, MRS. JEANNETTE S., nominated, 4558.
Confirmed, 4559.

BERTOLET, DANIEL H., nominated, 152.
Confirmed, 153.

BERTOLET, HARVEY M., nominated, 1631.
Confirmed, 1632.

BERTSCH, MISS ELSIE E., nominated, 152.
Confirmed, 153.

BESECKER, JAMES F., nominated, 404.
Confirmed, 412.

BETTING, C. W., nominated, 400.
Confirmed, 412.

BETTS, MISS F. MABEL, nominated, 404.
Confirmed, 412.

BETZ, John H., nominated, 18.
Confirmed, 20-21.

BEUHLER, GEORGE WYLIE, nominated, 408.
Confirmed, 412.

BEVAN, JOHN M., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BEVARD, GEORGE R., nominated, 167.
Confirmed, 168.

BEVER, SAMUEL, nominated, 405.
Confirmed, 412.

BEYER, HARRY E., nominated, 120.
Confirmed, 122.

BEYER, HARRY E., nominated, 1993.
Confirmed, 1993-1994.

BEYER, MRS. ELLEN M., nominated, 407.
Confirmed, 412.

BEYMER, S. L., nominated, 411.
Confirmed, 412.

BIAGINI, SILVIO G., nominated, 284.
Confirmed, 288.

BIANCHI, JOHN, nominated, 406.
Confirmed, 412.

BIBBS, E. L., nominated, 168.
Confirmed, 168.

BICE, MISS NELLIE I., nominated, 61.
Confirmed, 63.

BICKEL, RANK H., nominated, 615.
Confirmed, 619-620.

BIDDLE, HENRY C., nominated, 152.
Confirmed, 153.

BIDUS, EDWARD W., nominated, 195.
Confirmed, 195.

BIEHL, HUNTER C., nominated, 399.
Confirmed, 412.

BIEN, A. J., nominated, 613.
Confirmed, 619-620.

BIERER, HAROLD S., nominated, 402.
Confirmed, 412.

BIERSTEIN, P. W., nominated, 62.
Confirmed, 63.

BIGELOW, R. L., nominated, 62.
Confirmed, 63.

BILHEIMER, MISS FLORENCE M., nominated, 285.
Confirmed, 288.

BILLINGS, GEORGE E., nominated, 61.
Confirmed, 63.

BINDER, WILLIAM, nominated, 167.
Confirmed, 168.

BINKLEY, C. N., nominated, 402.
Confirmed, 412.

BINNER, MISS MARY M., nominated, 1255.
Confirmed, 1256.

BIOW, ELY, nominated, 18.
Confirmed, 20-21.

BIRD, JAMES, nominated, 287.
Confirmed, 288.

BIRMINGHAM, LEWIS Z., Jr., nominated, 151.
Confirmed, 153.

BISCHOFF, CARL H., nominated, 130.
Confirmed, 130-131.

BISHOP, MRS. MINNIE, nominated, 983.
Confirmed, 984.

BISLER, MISS ANNA E., nominated, 17.
Confirmed, 20-21.

BISSET, DAVID, nominated, 216.
Confirmed, 216.

NOTARIES PUBLIC.—Continued.

BISSETT, M. W., nominated, 402.
Confirmed, 412.

BITLER, MISS KATHERINE, nominated, 614.
Confirmed, 619-620.

BITNER, MISS J. FLORENCE, nominated, 151.
Confirmed, 153.

BITNER, RALPH J., nominated, 318.
Confirmed, 319.

BITZER, MRS. ANNA N., nominated, 153.
Confirmed, 153.

BIXLER, D. R., nominated, 3493.
Confirmed, 3493-3494.

BLACK, C. M., nominated, 618.
Confirmed, 620.

BLACK, HENRY M., nominated, 1256.
Confirmed, 1256.

BLACK, J. H. B., nominated, 614.
Confirmed, 619-620.

BLACK, J. NORMAN, nominated, 98.
Confirmed, 100.

BLACK, JOHN B., nominated, 3411.
Confirmed, 3411.

BLACK, W. C., nominated, 167.
Confirmed, 168.

BLACK, W. P., nominated, 152.
Confirmed, 153.

BLACKBURN, CLARENCE E., nominated, 195.
Confirmed, 195.

BLACKFORD, L. W., nominated, 168.
Confirmed, 168.

BLACKMORE, MISS ANNA M., nominated, 318.
Confirmed, 319.

BLACKSTONE, W. V., nominated, 613.
Confirmed, 619-620.

BLADENSBERGER, MISS ETHEL B., nominated, 411.
Confirmed, 412.

BLAINE, MISS AMELIA, nominated, 404.
Confirmed, 412.

BLAINE, WILLARD, nominated, 99.
Confirmed, 100.

BLAKELY, EUGENE J., nominated, 2512.
Confirmed, 2512-2513.

BLAKEMORE, M. B., nominated, 618.
Confirmed, 619-620.

BLANK, SAMUEL, nominated, 399.
Confirmed, 412.

BLANKENBILLER, DANIEL B., nominated, 17.
Confirmed, 20-21.

BLANKENBILLER, HAROLD C., nominated, 399.
Confirmed, 412.

BLANKENBUEHLER, R. V., nominated, 618.
Confirmed, 620.

BLANKENHORN, J. FRED, nominated, 120.
Confirmed, 122.

BLANKIN, JOHN A., nominated, 615.
Confirmed, 619-620.

BLASE, HARRY C., nominated, 19.
Confirmed, 20-21.

BLASZCZYK, MICHAEL, nominated, 407.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BLANEY, MISS MARY M., nominated, 122.
Confirmed, 122.

BLAZEK, MISS CECILIA F., nominated, 397.
Confirmed, 412.

BLEICHNER, PAUL J., nominated, 60.
Confirmed, 63.

BLEWITT, MISS REGINA M., nominated, 403.
Confirmed, 412.

BLIEDEN, MISS HARRIET, nominated, 1632.
Confirmed, 1632.

BILLOY, FRED, nominated, 152.
Confirmed, 153.

BLITHE, MISS MABEL S., nominated, 619.
Confirmed, 620.

BLITZSTEIN, S. M., nominated, 405.
Confirmed, 412.

BLIZZARD, EARL, nominated, 615.
Confirmed, 619-620.

BLOCH, CLEMENCE, nominated, 152.
Confirmed, 153.

BLOCK, LOUIS, nominated, 403.
Confirmed, 412.

BLOOD, HENRY G., nominated, 1632.
Confirmed, 1632.

BLOOM, DAVID, nominated, 407.
Confirmed, 412.

BLOOM, MORRIS, nominated, 1316.
Confirmed, 1317.

BLOUGH, E. D., nominated, 400.
Confirmed, 412.

BLOUGH, HARRY R., nominated, 3653.
Confirmed, 3653.

BLUMBERG, JACOB S., nominated, 19.
Confirmed, 20-21.

BLUMBERG, MAX, nominated, 18.
Confirmed, 20-21.

BLUMENFELD, BERNARD, nominated, 409.
Confirmed, 412.

BLUMSTEIN, MISS VIOLET, nominated, 153.
Confirmed, 153.

BOACH, C. L., nominated, 1917.
Confirmed, 1918.

BOARD, SAMUEL R., nominated, 167.
Confirmed, 168.

BOARMAN, FRANK I., nominated, 408.
Confirmed, 412.

BOAS, MISS MARIE A., nominated, 399.
Confirmed, 412.

BOATS, ASA E., nominated, 195.
Confirmed, 195.

BOBBY, MICHAEL, nominated, 404.
Confirmed, 412.

BOCK, GEORGE H., nominated, 397.
Confirmed, 412.

BODDORFF, R. C., nominated, 615.
Confirmed, 619-620.

BODE, CHARLES H., nominated, 2322.
Confirmed 2322.

BODEN, EDWARD R., nominated, 398.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BOEHM, CLARENCE R., nominated, 285.
Confirmed, 288.

BOFFEY, MISS SADIE, nominated, 404.
Confirmed, 412.

BOHINSKI, MARTIN, nominated, 403.
Confirmed, 412.

BOHRER, FREDERICK J., nominated, 408.
Confirmed, 412.

BOLAN, MISS JANE, nominated, 784.
Confirmed, 786.

BOLAND, MISS KATHLEEN N., nominated, 2433.
Confirmed, 2433.

BOLAND, MISS RUTH M., nominated, 983.
Confirmed, 984.

BOLES, CHAS. S., nominated, 401.
Confirmed, 412.

BOLEZ, GEZA, nominated, 403.
Confirmed, 412.

BOLVIN, MISS HAZEL, nominated, 398.
Confirmed, 412.

BOMBERGER, EDWIN, nominated, 284.
Confirmed, 288.

BONACCI, MICHAEL, nominated, 400.
Confirmed, 412.

BOND, F. A., nominated, 410.
Confirmed, 412.

BONIDY, JOSEPH, nominated, 411.
Confirmed, 412.

BONN, JOSEPH, nominated, 405.
Confirmed, 412.

BONNER, ROBERT F., nominated, 405.
Confirmed, 412.

BONSINGER, G. I., nominated, 168.
Confirmed, 168.

BOOK, KALMEN, nominated, 60.
Confirmed, 63.

BOOKMYER, E. ARTHUR, Jr., nominated, 407.
Confirmed, 412.

BOONE, JAMES M., nominated, 411.
Confirmed, 412.

BOOSE, EARLE G., nominated, 1917.
Confirmed, 1918.

BOOSE, MISS NELL, nominated, 398.
Confirmed, 412.

BOOTH, MRS. MYRTLE T., nominated, 618.
Confirmed, 619-620.

BOOZER, D. A., nominated, 151.
Confirmed, 153.

BORDNER, C. E., nominated, 2216.
Confirmed, 2216-2217.

BORGER, E. D., nominated, 400.
Confirmed, 412.

BORGIA, JOSEPH L., nominated, 399.
Confirmed, 412.

BORIE, EDWIN K., nominated, 615.
Confirmed, 619-620.

BORLAND, CHARLES D., nominated, 398.
Confirmed, 412.

BORLAND, MISS BERNICE, nominated, 401.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BORLAND, M. M., nominated, 867.
Confirmed, 867.

BORN, HENRY L., nominated, 61.
Confirmed, 63.

BORTONE, LUIGI A., nominated, 120.
Confirmed, 122.

BORTZ, HARRY C., nominated, 3951.
Confirmed, 3952.

BORTZ, HOWARD, nominated, 1256.
Confirmed, 1256.

BORTZ, WILLIAM W., nominated, 61.
Confirmed, 63.

BORUCH, MICHAEL, nominated, 410.
Confirmed, 412.

BOSBYSHELL, O. M., nominated, 62.
Confirmed, 63.

BOUCH, WILLIAM, nominated, 405.
Confirmed, 412.

BOUND, E. R., nominated, 99.
Confirmed, 100.

BOURGAIZE, WALLACE, nominated, 1631.
Confirmed, 1632.

BOWDEN, MISS ADELAIDE F., nominated, 396.
Confirmed, 412.

BOWEN, CHAS. E., nominated, 1918.
Confirmed, 1918.

BOWER, BUTLER O., nominated, 404.
Confirmed, 412.

BOWER, J. O., nominated, 399.
Confirmed, 412.

BOWER, MISS MARTHA S., nominated, 1316.
Confirmed, 1317.

BOWERS, EDWARD WM., nominated, 4332.
Confirmed, 4332.

BOWERS, MISS MARIE A., nominated, 411.
Confirmed, 412.

BOWERS, MRS. RUTH S., nominated, 399.
Confirmed, 412.

BOWMAN, B. L., nominated, 1316.
Confirmed, 1317.

BOWMAN, JAMES D., nominated, 2512.
Confirmed, 2512-2513.

BOWMAN, MARTIN B., nominated, 153.
Confirmed, 153.

BOWMAN, MISS C. E., nominated, 615.
Confirmed, 619-620.

BOWMAN, MISS IDA MAE, nominated, 399.
Confirmed, 412.

BOWSER, DANIEL B., nominated, 404.
Confirmed, 412.

BOY, TONY, nominated, 168.
Confirmed, 168.

BOYD, A. CULVER, nominated, 470.
Confirmed, 470-471.

BOYD, H. S., nominated, 407.
Confirmed, 412.

BOYD, JOHN H., nominated, 402.
Confirmed, 412.

BOYD, MISS EMMA K., nominated, 152.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

BOYD, MISS ETHEL B., nominated, 285.
Confirmed, 288.

BOYD, MISS M. L., nominated, 284.
Confirmed, 288.

BOYD, R. A., nominated, 406.
Confirmed, 412.

BOYD, ROBERT J., nominated, 404.
Confirmed, 412.

BOYD, R. P., nominated, 194.
Confirmed, 195.

BOYD, WM. C., nominated, 3411.
Confirmed, 3411.

BOYER, E. A., nominated, 617.
Confirmed, 619-620.

BOYER, GEORGE W., nominated, 121.
Confirmed, 122.

BOYER, H. W., nominated, 411.
Confirmed, 412.

BOYER, S. F., nominated, 61.
Confirmed, 63.

BOYER, WILLIAM H., nominated, 151.
Confirmed, 153.

BOYLE, IRA W., nominated, 397.
Confirmed, 412.

BOYLE, JAMES J., nominated, 405.
Confirmed, 412.

BOYLE, JAMES J., nominated, 469.
Confirmed, 470-471.

BOYLE, MISS MARY M., nominated, 983.
Confirmed, 984.

BOZZUTO, MICHAEL A., nominated, 318.
Confirmed, 319.

BRABSON, EVERETT C., nominated, 617.
Confirmed, 619-620.

BRACKEMEYER, MISS M. L., nominated, 398.
Confirmed, 412.

BRACKEN, CHARLES HARRY, nominated, 194.
Confirmed, 195.

BRADEN, MISS G. L., nominated, 411.
Confirmed, 412.

BRADER, J. R., nominated, 404.
Confirmed, 412.

BRADLEY, A. E., nominated, 1316.
Confirmed, 1317.

BRADLEY, C. A., nominated, 399.
Confirmed, 412.

BRADLEY, JOHN E., nominated, 785.
Confirmed, 786.

BRADLEY, MISS MARGARET M., nominated, 410.
Confirmed, 412.

BRADLEY, MISS MARIE I., nominated, 785.
Confirmed, 786.

BRADY, FRED W., nominated, 396.
Confirmed, 412.

BRADY, MISS MARGARET A., nominated, 397.
Confirmed, 412.

BRADY, MISS OMAHLEE B., nominated, 404.
Confirmed, 412.

BRADY, MRS. GERTRUDE E., nominated, 400.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BRADY, W. J., nominated, 287.
Confirmed, 288.

BRAHAM, W. WALTER, nominated, 403.
Confirmed, 412.

BRALOW, PHILIP, nominated, 319.
Confirmed, 319.

BRANAGAN, HAMILTON J., nominated, 405.
Confirmed, 412.

BRANDAU, J. M., nominated, 404.
Confirmed, 412.

BRANNAN, JOHN O., nominated, 411.
Confirmed, 412.

BRANSFORD, B. E., nominated, 613.
Confirmed, 619-620.

BRASTOW, W. T., nominated, 785.
Confirmed, 786.

BRATTON, ELLICE E., nominated, 581.
Confirmed, 582.

BRAUN, GEORGE F., nominated, 470.
Confirmed, 470-471.

BRAVINSKAS, JOHN, nominated, 19.
Confirmed, 20-21.

BREADIE, MISS AUGUSTA, nominated, 411.
Confirmed, 412.

BREAKEY, MISS EDITH N., nominated, 619.
Confirmed, 620.

BRECKENRIDGE, G. C., nominated, 60.
Confirmed, 63.

BREE, GEORGE, nominated, 60.
Confirmed, 63.

BREEDEN, WALDO P., nominated, 396.
Confirmed, 412.

BREEN, JOHN P., nominated, 1917.
Confirmed, 1918.

BREEZE, MISS ANNA, nominated, 1255.
Confirmed, 1256.

BREHM, ALBRET G., nominated, 401.
Confirmed, 412.

BREHM, FRANK R., nominated, 4558.
Confirmed, 4559.

BREIDENBAKER, MISS CHARLOTTE L., nominated, 616.
Confirmed, 619-620.

BREIGBAUM, S. B., nominated, 362.
Confirmed, 363.

BREIGHNER, MISS RHODAE, nominated, 2512.
Confirmed, 2512-2513.

BREM, HERMAN E., nominated, 408.
Confirmed, 412.

BRENNER, S. S., nominated, 4837.
Confirmed, 4837.

BRENNAN, C. V., nominated, 286.
Confirmed, 288.

BRENNAN, GEORGE A., nominated, 405.
Confirmed, 412.

BRENNAN, JAMES A., nominated, 1993.
Confirmed, 1993-1994.

BREENAN, J. D., Jr., nominated, 411.
Confirmed, 412.

BRENNAN, J. E., nominated, 402.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BRENNAN, R. J., nominated, 18.
Confirmed, 20-21.

BRENNAN, THOS. E., nominated, 785.
Confirmed, 786.

BRENNAN, WILLIAM F., nominated, 19.
Confirmed, 20-21.

BRENNAN, WILLIAM P., nominated, 194.
Confirmed, 195.

BRENNAN, WM. P., nominated, 613.
Confirmed, 619-620.

BRENNER, JOHN J., nominated, 152.
Confirmed, 153.

BRENNER, MISS NETTIE G., nominated, 670.
Confirmed, 670.

BRESLIN, MISS MARY M., nominated, 405.
Confirmed, 412.

BREWSTER, C. BARTON, nominated, 406.
Confirmed, 412.

BREWSTER, WM., nominated, 195.
Confirmed, 195.

BREZA, MICHAEL H., nominated, 411.
Confirmed, 412.

BRICK, MANNING D., nominated, 62.
Confirmed, 63.

BRICKER, ERNEST L., nominated, 400.
Confirmed, 412.

BRICKER, OWEN P., nominated, 120.
Confirmed, 122.

BRIDGES, JAMES, W., nominated, 399.
Confirmed, 412.

BRIGGS, WALTER, nominated, 62.
Confirmed, 63.

BRILL, MISS MIRIAM, nominated, 983.
Confirmed, 984.

BRINK, F. SWARTS, nominated, 406.
Confirmed, 412.

BRINKWORTH, WM. H., nominated, 152.
Confirmed, 153.

BRINLEY, J. F., nominated, 318.
Confirmed, 319.

BRINSER, C. E., nominated, 285.
Confirmed, 288.

BRISKEY, MISS GERTRUDE S., nominated, 403.
Confirmed, 412.

BRITTON, ARCHIE E., nominated, 619.
Confirmed, 620.

BROADLEY, MISS SARA F., nominated, 669.
Confirmed, 670.

BROBST, LEON M., nominated, 410.
Confirmed, 412.

BROCIOUS, MISS HELEN O., nominated, 404.
Confirmed, 412.

BROCK, MISS GRACE A., nominated, 402.
Confirmed, 412.

BRODERICK, MISS ELANOR C., nominated, 615.
Confirmed, 619-620.

BRODHEAD, SAMUEL, nominated, 152.
Confirmed, 153.

BRODSKY, RALPH J., nominated, 615.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

- BROGAN, JOHN L., nominated, 615.
Confirmed, 619-620.
- BROGAN, MISS LILLIAN M., nominated, 1317.
Confirmed, 1317.
- BROOKS, CHESTER J., nominated, 404.
Confirmed, 412.
- BROOKS, LEE, nominated, 284.
Confirmed, 288.
- BROSE, FRANK, nominated, 396.
Confirmed, 412.
- BROUGHT, MISS LAURA E., nominated, 104.
Confirmed, 104.
- BROWER, FRANCIS M., Jr., nominated, 619.
Confirmed, 620.
- BROWER, THOMAS M., nominated, 2827.
Confirmed, 2827.
- BROWESTER, M. A., nominated, 286.
Confirmed, 288.
- BROWN, CHARLES B., nominated, 405.
Confirmed, 412.
- BROWN, CLAUDE B., nominated, 470.
Confirmed, 470-471.
- BROWN, EDWARD E., nominated, 18.
Confirmed, 20-21.
- BROWN, ERNEST H., nominated, 152.
Confirmed, 153.
- BROWN, F. MELVIN, nominated, 406.
Confirmed, 412.
- BROWN, FRANK B., nominated, 785.
Confirmed, 786.
- BROWN, FRANK L., nominated, 286.
Confirmed, 288.
- BROWN, GEORGE W., nominated, 397.
Confirmed, 412.
- BROWN, H. A., nominated, 151.
Confirmed, 153.
- BROWN, HOWARD W., nominated, 401.
Confirmed, 412.
- BROWN, JACOB L., nominated, 407.
Confirmed, 412.
- BROWN, JAMES F., nominated, 121.
Confirmed, 122.
- BROWN, JAMES F., nominated, 983.
Confirmed, 984.
- BROWN, JNO. F., nominated, 402.
Confirmed, 412.
- BROWN, JOHN T., nominated, 398.
Confirmed, 412.
- BROWN, MISS ALICE M., nominated, 784.
Confirmed, 786.
- BROWN, MISS E. A., nominated, 403.
Confirmed, 412.
- BROWN, MISS E. R., nominated, 3808.
Confirmed, 3809.
- BROWN, MISS GRACE L., nominated, 284.
Confirmed, 288.
- BROWN, MISS HELEN M., nominated, 152.
Confirmed, 153.
- BROWN, MISS KATE M., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

- BROWN, MISS LUCILLE F., nominated, 409.
Confirmed, 412.
- BROWN, OLIVER W., nominated, 613.
Confirmed, 619-620.
- BROWN, OWEN J., nominated, 785.
Confirmed, 786.
- BROWN, P. H., nominated, 617.
Confirmed, 619-620.
- BROWN, THOMAS, nominated, 400.
Confirmed, 412.
- BROWN, T. WISTAR, nominated, 618.
Confirmed, 619-620.
- BROWN, LEO I., nominated, 618.
Confirmed, 620.
- BROWN, W. ELBRIDGE, nominated, 400.
Confirmed, 412.
- BROWN, W. G., nominated, 400.
Confirmed, 412.
- BROWN, WILLIAM E., nominated, 397.
Confirmed, 412.
- BROWN, WILLIAM E., nominated, 784.
Confirmed, 786.
- BROWN, WM. R., nominated, 785.
Confirmed, 786.
- BROWNE, JOSEPH M., nominated, 151.
Confirmed, 153.
- BROWNE, MISS MARY E., nominated, 615.
Confirmed, 619-620.
- BROWNLEE, JOHN A., nominated, 397.
Confirmed, 412.
- BROWNMILLER, H. H., nominated, 168.
Confirmed, 168.
- BRUCE, ROWLAND R., nominated, 409.
Confirmed, 412.
- BRUCE, STANLEY W., nominated, 19.
Confirmed, 20-21.
- BRUCH, DAVID F., nominated, 404.
Confirmed, 412.
- BRUNER, HENRY B., nominated, 983.
Confirmed, 984.
- BRUNING, MISS VIRGINIA R., nominated, 784.
Confirmed, 786.
- BRUNNER, CHAS. B., nominated, 362.
Confirmed, 363.
- BRUNNER, MARQUIS D., nominated, 408.
Confirmed, 412.
- BRUNNER, WM. F., nominated, 74.
Confirmed, 75.
- BRYAN, J. ELDER, nominated, 983.
Confirmed, 984.
- BRYAN, MISS MARION A., nominated, 362.
Confirmed, 363.
- BRYAN, W. J., nominated, 405.
Confirmed, 412.
- BRYANT, HARRY B., nominated, 401.
Confirmed, 412.
- BRYANT, J. C., nominated, 168.
Confirmed, 168.
- BUCHAN, MISS MARGARET, nominated, 284.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

BUCHANAN, L. M., nominated, 104.
Confirmed, 104.

BUCHANAN, MISS IRENE M., nominated, 615.
Confirmed, 619-620.

BUCHANAN, MISS RACHEL C., nominated, 785.
Confirmed, 786.

BUCHBORN, PHILIP J., nominated, 407.
Confirmed, 412.

BUCHOLS, EDWARD, nominated, 285.
Confirmed, 288.

BUCK, WALTER J., nominated, 617.
Confirmed, 619-620.

BUCKLEY, EDWARD H., nominated, 405.
Confirmed, 412.

BUCKLEY, JOHN F., nominated, 3808.
Confirmed, 3809.

BUCKLEY, MISS MINNIE Z., nominated, 617.
Confirmed, 619-620.

BUCKLEY, THOMAS P., nominated, 983.
Confirmed, 984.

BUCKSTEIN, SOL, nominated, 396.
Confirmed, 412.

BUCKWALTER, MRS. ANNA M., nominated, 617.
Confirmed, 619-620.

BUELL, G. F., nominated, 411.
Confirmed, 412.

BUFFINGTON, A. W., nominated, 410.
Confirmed, 412.

BUFFINGTON, CHESTER M., nominated, 401.
Confirmed, 412.

BUFFINGTON, JOSEPH, Jr., nominated, 284.
Confirmed, 288.

BUFFINGTON, KENNETH, nominated, 470.
Confirmed, 470-471.

BULGER, MISS MARY R., nominated, 401.
Confirmed, 412.

BULLOCK, CHARLES E., nominated, 151.
Confirmed, 153.

BUNCE, GEO. W., nominated, 614.
Confirmed, 619-620.

BUNCE, W. H., nominated, 152.
Confirmed, 153.

BUNN, E. J., nominated, 287.
Confirmed, 288.

BUNTING, WILLIAM J., Jr., nominated, 408.
Confirmed, 412.

BURCH, GRIFFITH C., nominated, 784.
Confirmed, 786.

BURD, G. T., nominated, 410.
Confirmed, 412.

BURD, WILLIAM K., nominated, 405.
Confirmed, 412.

BURENS, ALFRED M., nominated, 4993.
Confirmed, 4993.

BURENS, PETER A., nominated, 398.
Confirmed, 412.

BURGDORF, MISS E. G., nominated, 398.
Confirmed, 412.

BURGE, MISS EMMA, nominated, 284.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

BURGER, MISS HENRIETTA E., nominated, 615.
Confirmed, 619-620.

BURGHART, CARL J. E., nominated, 402.
Confirmed, 412.

BURK, MRS. MARIE W., nominated, 407.
Confirmed, 412.

BURKE, JAMES SCOTT, nominated, 398.
Confirmed, 412.

BURKE, MISS FLORENCE H., nominated, 407.
Confirmed, 412.

BURKE, MISS LORETTA A., nominated, 403.
Confirmed, 412.

BURKET, CHAS. E., nominated, 400.
Confirmed, 412.

BURKETT, HARVEY C., nominated, 120.
Confirmed, 122.

BURKETT, HOWARD J., nominated, 402.
Confirmed, 412.

BURKEY, GEO. W., nominated, 3951.
Confirmed, 3952.

BURKHARDT, PHILLIP A., nominated, 785.
Confirmed, 786.

BURKHART, J. PAUL, nominated, 318.
Confirmed, 319.

BURKHOLDER, AMOS E., nominated, 99.
Confirmed, 100.

BURNETT, QUINTON J., nominated, 285.
Confirmed, 288.

BURNS, B. F., nominated, 2216.
Confirmed, 2216-2217.

BURNS, JAMES J., nominated, 469.
Confirmed, 470-471.

BURNS, JOHN J., nominated, 615.
Confirmed, 619-620.

BURROUGHS, MISS M. B., nominated, 1255.
Confirmed, 1256.

BURSTEIN, WILLIAM M., nominated, 409.
Confirmed, 412.

BUSH, EARL V., nominated, 1918.
Confirmed, 1918.

BUSH, JOSEPH H., nominated, 361.
Confirmed, 363.

BUSHNELL, MISS JEANNETTE M., nominated, 62.
Confirmed, 63.

BUSHONG, PHILIP A., nominated, 61.
Confirmed, 63.

BUSKE, MISS GRETCHEN B., nominated, 399.
Confirmed, 412.

BUSSE, JOHN C., nominated, 618.
Confirmed, 620.

BUSSLER, HENRY A., nominated, 404.
Confirmed, 412.

BUTLER, MISS EVA, nominated, 397.
Confirmed, 412.

BUTLER, MISS HAZEL M., nominated, 398.
Confirmed, 412.

BUTTERFIELD, C. L., nominated, 2650.
Confirmed, 2650.

BUTTERFIELD, MISS MARCELLA, nominated, 411.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

BUTTERWORTH, GORDON, nominated, 619.
Confirmed, 620.

BUTTS, MRS. CLARA, nominated, 3808.
Confirmed, 3809.

BUXBAUM, A. P., nominated, 286.
Confirmed, 288.

BUZBY, STUART S., nominated, 407.
Confirmed, 412.

BYCROFT, J. S., Sr., nominated, 619.
Confirmed, 620.

BYERS, FRANCIS J., nominated, 400.
Confirmed, 412.

BYERS, MRS. ROSE L., nominated, 318.
Confirmed, 319.

BYHAM, DON E., nominated, 2433.
Confirmed, 2433.

BYRD, WM., nominated, 615.
Confirmed, 619-620.

BYREN, EDWARD L., nominated, 615.
Confirmed, 619-620.

BYRNE, A. P., nominated, 411.
Confirmed, 412.

CABALLERO, MISS NELLIE A., nominated, 983.
Confirmed, 984.

CACCHIONE, BERNARDO, nominated, 469.
Confirmed, 470-471.

CADMAN, EUGENE E., nominated, 401.
Confirmed, 412.

CADWALLADER, T. SIDNEY, nominated, 130.
Confirmed, 130-131.

CADY, ELAIDA J., nominated, 398.
Confirmed, 412.

CAFFREY, MISS LOUISE B., nominated, 1256.
Confirmed, 1256.

CAGNEY, MISS MARGARET, nominated, 613.
Confirmed, 619-620.

CAHILL, THOMAS P., nominated, 408.
Confirmed, 412.

CAIN, HENRY E., nominated, 152.
Confirmed, 153.

CAINE, FRANK J., nominated, 402.
Confirmed, 412.

CAIRNS, MISS GRACE SMITH, nominated, 401.
Confirmed, 412.

CALDERWOOD, MISS LELIA PARKER, nominated, 361.
Confirmed, 363.

CALDWELL, DAVID T., nominated, 194.
Confirmed, 195.

CALDWELL, JAMES H., nominated, 407.
Confirmed, 412.

CALHOUN, JOS. H., nominated, 983.
Confirmed, 984.

CALKINS, HIRAM B., nominated, 406.
Confirmed, 412.

CALLAHAM, MISS MILDRED I., nominated, 411.
Confirmed, 412.

CALLAHAN, MISS AGNES, nominated, 615.
Confirmed, 619-620.

CALLAHAN, RAYMOND M., nominated, 16.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

CALLAHAN, WILLIAM J., nominated, 3951.
Confirmed, 3952.

CALLAHAN, WILLIAM L., nominated, 16.
Confirmed, 20-21.

CALLEN, C. S., nominated, 151.
Confirmed, 153.

CALLENDER, JOHN P., nominated, 284.
Confirmed, 288.

CALLIHAN, PHILLIP, nominated, 120.
Confirmed, 122.

CALVARESI, PAUL, nominated, 402.
Confirmed, 412.

CALVIELLO, CHARLES, nominated, 402.
Confirmed, 412.

CAMERON, JOSEPH N., nominated, 319.
Confirmed, 319.

CAMP, F. L., nominated, 1055.
Confirmed, 1055.

CAMP, J. G., nominated, 398.
Confirmed, 412.

CAMPBELL, C. A. S., nominated, 60.
Confirmed, 63.

CAMPBELL, J. L., nominated, 61.
Confirmed, 63.

CAMPBELL, MISS ELIZABETH M. J., nominated, 2957.
Confirmed, 2957-2958.

CAMPBELL, MISS EMMA C., nominated, 60.
Confirmed, 63.

CAMPBELL, MISS SUSIE E., nominated, 3493.
Confirmed, 3493-3494.

CAMPBELL, MRS. ANNA M., nominated, 407.
Confirmed, 412.

CAMPBELL, NICHOLAS J., nominated, 121.
Confirmed, 122.

CAMPBELL, RALPH N., nominated, 17.
Confirmed, 20-21.

CAMPBELL, W. F., nominated, 1917.
Confirmed, 1918.

CAMPBELL, MORRIS B., nominated, 120.
Confirmed, 122.

CANAVAN, JAMES S., nominated, 618.
Confirmed, 619-620.

CANDELET, MRS. ALICE S., nominated, 406.
Confirmed, 412.

CANDOR, HOWARD F., nominated, 120.
Confirmed, 122.

CANDOR, JOHN G., nominated, 404.
Confirmed, 412.

CANFIELD, P. S., nominated, 1256.
Confirmed, 1256.

CANNON, E. LEWIS, nominated, 410.
Confirmed, 412.

CANTER, BENJAMIN, nominated, 61.
Confirmed, 63.

CANUTI, FRANK F., nominated, 361.
Confirmed, 363.

CAOLO, MICHELE, nominated, 2957.
Confirmed, 2957-2958.

CAPECE, MICHAEL, nominated, 19.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

CAPLAN, MISS A. L., nominated, 398.
Confirmed, 412.

CAPOZZI, LUDWIG S., nominated, 408.
Confirmed, 412.

CAPPE, WM. R., nominated, 151.
Confirmed, 153.

CAPPIELLO, MRS. CAROLINE S., nominated, 318.
Confirmed, 319.

CAPWELL, RUEL U., nominated, 4679.
Confirmed, 4679.

CAREY, MRS. GERTRUDE W., nominated, 614.
Confirmed, 619-620.

CARL, ROBERT A., nominated, 151.
Confirmed, 153.

CARLESS, SAMUEL, nominated, 408.
Confirmed, 412.

CARLIN, JOS. J., nominated, 410.
Confirmed, 412.

CARLIN, MISS MARGARET L., nominated, 398.
Confirmed, 412.

CARLISLE, JOHN M., nominated, 2216.
Confirmed, 2216-2217.

CARMEL, EPHREM, nominated, 408.
Confirmed, 412.

CARMICHAEL, JOHN F., nominated, 411.
Confirmed, 412.

CARNAHAM, C. S., nominated, 153.
Confirmed, 153.

CARNAHAN, HARRY, nominated, 400.
Confirmed, 412.

CARNAHAN, MISS MARY, nominated, 411.
Confirmed, 412.

CARNEY, ARTHUR T., nominated, 469.
Confirmed, 470-471.

CARNEY, JAMES A., nominated, 405.
Confirmed, 412.

CARNEY, RAYMOND R., nominated, 618.
Confirmed, 619-620.

CARPENTER, FLOYD R., nominated, 403.
Confirmed, 412.

CARR, EMANUEL J., nominated, 409.
Confirmed, 412.

CARR, THOMAS M., nominated, 152.
Confirmed, 153.

CARRIGAN, A. C., nominated, 409.
Confirmed, 412.

CARROLL, D. FRANK, nominated, 286.
Confirmed, 288.

CARROLL, JOS. P., nominated, 409.
Confirmed, 412.

CARROLL, MISS LOUISE, nominated, 362.
Confirmed, 363.

CARROLL, TIMOTHY F., nominated, 614.
Confirmed, 619-620.

CARROLL, VINCENT P., nominated, 286.
Confirmed, 288.

CARROZZA, W. C., nominated, 120.
Confirmed, 122.

CARSON, ECK, nominated, 404.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

CARSON, G. E., nominated, 613.
Confirmed, 619-620.

CARTER, CHARLES S., nominated, 152.
Confirmed, 153.

CARTER, MRS. FLORENCE A., nominated, 410.
Confirmed, 412.

CARTON, MISS GRACE M., nominated, 407.
Confirmed, 412.

CARTWRIGHT, J. W., nominated, 983.
Confirmed, 984.

CARTWRIGHT, WILLIAM, nominated, 784.
Confirmed, 786.

CARTY, MISS BLANCHE, nominated, 18.
Confirmed, 20-21.

CARVER, D. R., nominated, 283.
Confirmed, 288.

CASEY, J. H., nominated, 615.
Confirmed, 619-620.

CASEY, J. H., nominated, 3411.
Confirmed, 3411.

CASHDOLLAR, J. W., nominated, 397.
Confirmed, 412.

CASNER, WILLIAM A., nominated, 405.
Confirmed, 412.

CASPAR, ADOLPH B., nominated, 1632.
Confirmed, 1632.

CASSADAY, MISS EDNA M., nominated, 617.
Confirmed, 619-620.

CASSADAY, O. J., nominated, 285.
Confirmed, 288.

CASSEL, ABEL K., nominated, 121.
Confirmed, 122.

CASSEL, CLIFFORD K., nominated, 19.
Confirmed, 20-21.

CASSIDY, ALLEN J., nominated, 286.
Confirmed, 288.

CASSIDY, FRED W., nominated, 619.
Confirmed, 620.

CASSIDY, JOSEPH B., nominated, 406.
Confirmed, 412.

CASSIDY, MISS HELEN M., nominated, 408.
Confirmed, 412.

CASSIDY, MISS RUDELL C., nominated, 399.
Confirmed, 412.

CASTALDI, E. N., nominated, 3808.
Confirmed, 3809.

CASTIGLONE, C. WAYNE, nominated, 75.
Confirmed, 75.

CATHER, MISS JENNIE ALLISON, nominated, 618.
Confirmed, 620.

CATHERS, SAMUEL, nominated, 615.
Confirmed, 619-620.

CATON, MISS MIRIAM H., nominated, 60.
Confirmed, 63.

CAUM, H. M., nominated, 285.
Confirmed, 288.

CAUM, MRS. ELIZABETH B., nominated, 62.
Confirmed, 63.

CAVALLUCCI, MRS. JOSEPHINE, nominated, 405.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

CAVIN, MISS EVALYN T., nominated, 784.
Confirmed, 786.

CERASO, FRANK, nominated, 785.
Confirmed, 786.

CESTERLING, ARTHUR A., nominated, 785.
Confirmed, 786.

CHAFFEE, R. R., nominated, 3411.
Confirmed, 3411.

CHAIN, CHAS. W., nominated, 469.
Confirmed, 470-471.

CHALLIS, ROBERT, Jr., nominated, 285.
Confirmed, 288.

CHAMBERLIN, CHARLES, nominated, 398.
Confirmed, 412.

CHAMBERS, WILLIAM D., nominated, 286.
Confirmed, 288.

CHAMBERS, WILLIAM W., nominated, 152.
Confirmed, 153.

CHANDLER, PAUL V., nominated, 61.
Confirmed, 63.

CHAPIN, ALFRED E., nominated, 152.
Confirmed, 153.

CHAPIN, A. O., nominated, 285.
Confirmed, 288.

CHAPIN, W. H., nominated, 62.
Confirmed, 63.

CHAPMAN, ALFRED A., nominated, 406.
Confirmed, 412.

CHARLES, CHRISTIAN E., nominated, 152.
Confirmed, 153.

CHARLES, E. J., nominated, 286.
Confirmed, 288.

CHARLTON, ALFRED W., nominated, 284.
Confirmed, 288.

CHARLTON, CHAS. D., nominated, 397.
Confirmed, 412.

CHARTERS, W. H., nominated, 285.
Confirmed, 288.

CHEATLE, WILLIAM, nominated, 401.
Confirmed, 412.

CHEEKS, FRANCIS A., nominated, 397.
Confirmed, 412.

CHERRY, WILLIAM, nominated, 409.
Confirmed, 412.

CHERSKY, SAUL, nominated, 398.
Confirmed, 412.

CHERVIN, SAMUEL, nominated, 407.
Confirmed, 412.

CHEW, ROBERT E., nominated, 396.
Confirmed, 412.

CHICHOSKIE, F. A., nominated, 405.
Confirmed, 412.

CHINCHILLA, NICHOLAS J., nominated, 4558.
Confirmed, 4559.

CHITTI, ILARIO, nominated, 318.
Confirmed, 319.

CHRISTIANO, JAMES, nominated, 405.
Confirmed, 412.

CHRISTLEY, MISS MAUDE E., nominated, 1055.
Confirmed, 1055.

NOTARIES PUBLIC.—Continued.

CHRISTMAN, B. FRANK, nominated, 404.
Confirmed, 412.

CHRISTMAN, MISS LILLIAN M., nominated, 615.
Confirmed, 619-620.

CHURCH, CHAS. B., nominated, 2827.
Confirmed, 2827.

CHURCH, CHARLES R., nominated, 1255.
Confirmed, 1256.

CHURCH, G. B., nominated, 613.
Confirmed, 619-620.

CHURCH, G. W., nominated, 618.
Confirmed, 620.

CHYLAK, GEORGE, nominated, 120.
Confirmed, 122.

CIANCIARULO, JOSEPH A., nominated, 286.
Confirmed, 288.

CIOTOLA, NICOLA, nominated, 505.
Confirmed, 505.

CIRAPOMPA, SALVATORE, nominated, 397.
Confirmed, 412.

CIRELLI, ANTONIO, nominated, 4558.
Confirmed, 4559.

CIROTTI, JOHN, nominated, 3808.
Confirmed, 3809.

CLAGHORN, STUART, nominated, 2827.
Confirmed, 2827.

CLAPP, E. H., nominated, 152.
Confirmed, 153.

CLARK, C. ARTHUR, nominated, 406.
Confirmed, 412.

CLARK, F. DAVID, nominated, 401.
Confirmed, 412.

CLARK, G. E., nominated, 867.
Confirmed, 867.

CLARK, JAMES S., nominated, 2216.
Confirmed, 2216-2217.

CLARK, JOHN A., nominated, 410.
Confirmed, 412.

CLARK, MISS G. J., nominated, 411.
Confirmed, 412.

CLARK, MISS WINIFRED, nominated, 617.
Confirmed, 619-620.

CLARK, R. J., nominated, 613.
Confirmed, 619-620.

CLARK, WILLIAM E., nominated, 1255.
Confirmed, 1256.

CLARK, WILLIAM P., nominated, 152.
Confirmed, 153.

CLARKE, ANTHONY T., Jr., nominated, 407.
Confirmed, 412.

CLARKE, J. H., nominated, 403.
Confirmed, 412.

CLARKSON, JOHN L., nominated, 406.
Confirmed, 412.

CLAVNER, BENJAMIN, nominated, 406.
Confirmed, 412.

CLAWSON, WILLIS, nominated, 399.
Confirmed, 412.

CLAYTON, CHAS. B., nominated, 152.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

CLAYTON, MISS MARY E., nominated, 61.
Confirmed, 63.

CLEGG, MISS JANE E., nominated, 286.
Confirmed, 288.

CLEMENS, JAMES H., nominated, 785.
Confirmed, 786.

CLICQUENNOI, FRANZ V., nominated, 411.
Confirmed, 412.

CLIFFORD, MOSES K., nominated, 361.
Confirmed, 363.

CLINTO, EMANUEL R., nominated, 408.
Confirmed, 412.

CLINTO, MISS CECELIA D., nominated, 405.
Confirmed, 412.

CLINTON, T. E., nominated, 397.
Confirmed, 412.

CLOUD, CHARLES F., nominated, 121.
Confirmed, 122.

CLUNO, JOHN E., nominated, 168.
Confirmed, 168.

COANE, ROBERT, Jr., nominated, 407.
Confirmed, 412.

COATES, M., VERNON, nominated, 406.
Confirmed, 412.

COBB, E. LAWRENCE, nominated, 18.
Confirmed, 20-21.

COBLE, MRS. MINERVA G., nominated, 403.
Confirmed, 412.

COCHRAN, A. B., nominated, 168.
Confirmed, 168.

COCHRAN, DIXON O., nominated, 411.
Confirmed, 412.

COCHRANE, MISS AGNES B., nominated, 1055.
Confirmed, 1055.

COFFEY, GRAHAME, nominated, 398.
Confirmed, 412.

COFFMAN, ERNEST E., nominated, 402.
Confirmed, 412.

COGHLAN, WILLIAM, nominated, 399.
Confirmed, 412.

COHAN, MISS ROSE, nominated, 408.
Confirmed, 412.

COHEN, ALBERT J., nominated, 362.
Confirmed, 363.

COHEN, CHARLES R., nominated, 399.
Confirmed, 412.

COHEN, EMANUEL, nominated, 401.
Confirmed, 412.

COHEN, LEWIS, 2nd, nominated, 19.
Confirmed, 20-21.

COHEN, MISS FANNIE, nominated, 411.
Confirmed, 412.

COHEN, MISS LILLIAN, nominated, 167.
Confirmed, 168.

COHEN, REUBEN, Jr., nominated, 405.
Confirmed, 412.

COHEN, REUBEN, Sr., nominated, 19.
Confirmed, 20-21.

COHEN, SAMUEL A., nominated, 1918.
Confirmed, 1918.

NOTARIES PUBLIC.—Continued.

COHEN, WILLIAM E., nominated, 409.
Confirmed, 412.

COLBERT, W. R., nominated, 614.
Confirmed, 619-620.

COLBORN, MRS. MARY S., nominated, 168.
Confirmed, 168.

COLEHOWER, C. HARRIS, nominated, 615.
Confirmed, 619-620.

COLE, E. W., nominated, 120.
Confirmed, 122.

COLE, HENRY S., nominated, 614.
Confirmed, 619-620.

COLE, JAS. L., nominated, 62.
Confirmed, 63.

COLE, JOHN D., nominated, 784.
Confirmed, 786.

COLE, MISS HARRIET M., nominated, 120.
Confirmed, 122.

COLE, MRS. BERTHA E., nominated, 399.
Confirmed, 412.

COLE, MRS. DAISY M., nominated, 3808.
Confirmed, 3809.

COLEMAN, C. E., nominated, 399.
Confirmed, 412.

COLEMAN, CHAS. I., nominated, 1917.
Confirmed, 1918.

COLEMAN, GEORGE N., nominated, 61.
Confirmed, 63.

COLEMAN, R. A., nominated, 120.
Confirmed, 122.

COLFELT, LEWIS WORTHINGTON, nominated, 407.
Confirmed, 412.

COLDFLESH, WALTER O., nominated, 1918.
Confirmed, 1918.

COLL, JOSEPH F., nominated, 619.
Confirmed, 620.

COLL, MISS BELLA M., nominated, 618.
Confirmed, 620.

COLL, MISS STELLA M., nominated, 18.
Confirmed, 20-21.

COLLINS, ALDEN M., nominated, 318.
Confirmed, 319.

COLLINS, CHARLES H., nominated, 670.
Confirmed, 670.

COLLINS, CONST., nominated, 983.
Confirmed, 984.

COLLINS, MISS ANNA M., nominated, 614.
Confirmed, 619-620.

COLLINS, MISS KATHERINE M., nominated, 152.
Confirmed, 153.

COLLINS, MRS. GERTRUDE, nominated, 617.
Confirmed, 619-620.

COLLINS, RAYMOND A., nominated, 19.
Confirmed, 20-21.

COLLINS, ROSS C., nominated, 152.
Confirmed, 153.

COLLINS, S. A., nominated, 1917.
Confirmed, 1918.

COLUMBUS, GEORGE, Jr., nominated, 613.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

COLVEY, G. DAVID, nominated, 3411.
Confirmed, 3411.

COLVIN, JAMES P., nominated, 151.
Confirmed, 153.

COMBER, JOHN B., nominated, 785.
Confirmed, 786.

COMEGYS, C., nominated, 62.
Confirmed, 63.

COMER, MISS FLORENCE E., nominated, 406.
Confirmed, 412.

COMFORT, WALTON F., nominated, 614.
Confirmed, 619-620.

COMLY, CHARLES, nominated, 404.
Confirmed, 412.

COMLY, CLEMENT, nominated, 470.
Confirmed, 470-471.

CONANT, MRS. MELANIE S., nominated, 615.
Confirmed, 619-620.

CONFORTI, CARMINE M., nominated, 411.
Confirmed, 412.

CONLEY, JAMES P., nominated, 400.
Confirmed, 412.

CONN, MORRIS E., nominated, 1256.
Confirmed, 1256.

CONNELL, JOHN, nominated, 613.
Confirmed, 619-620.

CONNELL, MISS ANNIE E., nominated, 785.
Confirmed, 786.

CONNELL, MISS MARY M., nominated, 403.
Confirmed, 412.

CONNELL, O. J., nominated, 614.
Confirmed, 619-620.

CONNELLY, DANIEL J., nominated, 121.
Confirmed, 122.

CONNELLY, E. F., nominated, 1631.
Confirmed, 1632.

CONNELLY, JOHN F., nominated, 405.
Confirmed, 412.

CONNER, B. B., nominated, 785.
Confirmed, 786.

CONNER, EDGAR F., nominated, 408.
Confirmed, 412.

CONNIFF, A. P., nominated, 120.
Confirmed, 122.

CONNOR, MISS HELEN R., nominated, 407.
Confirmed, 412.

CONNORS, JOSEPH L., nominated, 2131.
Confirmed, 2131.

CONNORS, MISS ROSE C., nominated, 120.
Confirmed, 122.

CONRAD, JOSEPH F., nominated, 403.
Confirmed, 412.

CONTE, EMILIO, nominated, 4679.
Confirmed, 4679.

CONTI, ANTHONY C., nominated, 284.
Confirmed, 288.

CONTI, CHARLES A., nominated, 613.
Confirmed, 619-620.

CONTI, MICHAEL, nominated, 361.
Confirmed, 363.

NOTARIES PUBLIC.—Continued.

CONTINO, J. H., nominated, 411.
Confirmed, 412.

CONWAY, JOHN L., nominated, 18.
Confirmed, 20-21.

CONWAY, JOHN W., nominated, 408.
Confirmed, 412.

COOKE, EVERETT H., nominated, 403.
Confirmed, 412.

COOKE, FREDERICK A., nominated, 152.
Confirmed, 153.

COOKE, H. BLAIR, nominated, 18.
Confirmed, 20-21.

COOKE, O. R., nominated, 2512.
Confirmed, 2512-2513.

COOK, JESSE S., nominated, 20.
Confirmed, 20-21.

COOK, JOHN M., Jr., nominated, 469.
Confirmed, 470-471.

COOK, MISS MARION B., nominated, 411.
Confirmed, 412.

COOK, ROBERT, nominated, 470.
Confirmed, 470-471.

COOPER, GEORGE W., nominated, 397.
Confirmed, 412.

COOPER, JOSHUA H., nominated, 400.
Confirmed, 412.

COOPER, WALTER H., nominated, 403.
Confirmed, 412.

COOPER, WILLIAM W., nominated, 362.
Confirmed, 363.

COOVER, MISS M. E., nominated, 121.
Confirmed, 122.

COPE, CLYDE B., nominated, 411.
Confirmed, 412.

COPE, ROGER, nominated, 399.
Confirmed, 412.

COPELAND, W. B., nominated, 120.
Confirmed, 122.

COPLAN, WM. J., nominated, 785.
Confirmed, 786.

COPPELMAN, MOSES L., nominated, 398.
Confirmed, 412.

CORBETT, WILLIAM H., nominated, 151.
Confirmed, 153.

CORBIN, ELMER ELLSWORTH, nominated, 1630.
Confirmed, 1632.

CORIE, MRS. GRACE E., nominated, 1673.
Confirmed, 1673.

CORLEY, FRANK P., nominated, 784.
Confirmed, 786.

CORLISS, C. HENRY, nominated, 62.
Confirmed, 63.

CORNEAL, JOHN M., nominated, 4558.
Confirmed, 4559.

CORNELL, RUSSELL W., nominated, 407.
Confirmed, 412.

CORNELL, WARREN M., nominated, 470.
Confirmed, 470-471.

CORNISH, WENDELL F., nominated, 4558.
Confirmed, 4559.

NOTARIES PUBLIC.—Continued.

CORRELL, HARRY T., nominated, 617.
Confirmed, 619-620.

CORSON, MISS MABEL, nominated, 615.
Confirmed, 619-620.

CORT, JOHN S., nominated, 194.
Confirmed, 195.

CORTESE, F. B., nominated, 406.
Confirmed, 412.

COSTELLO, HARRY L., nominated, 613.
Confirmed, 619-620.

COSTELLO, MISS LORETTO A., nominated, 75.
Confirmed, 75.

COSTIELLO, PASQUALE, nominated, 785.
Confirmed, 786.

COSTLOW, L. B., nominated, 400.
Confirmed, 412.

COTNEY, FRANCIS A., nominated, 408.
Confirmed, 412.

COTTAGE, JOHN D., nominated, 618.
Confirmed, 620.

COTTLE, WILLIAM G., nominated, 614.
Confirmed, 619-620.

COTTOM, C. L., nominated, 411.
Confirmed, 412.

COUGHENOUR, WILLIAM F., nominated, 18.
Confirmed, 20-21.

COUGHLIN, F. H., nominated, 19.
Confirmed, 20-21.

COUGHLIN, MISS HELEN E., nominated, 4679.
Confirmed, 4679.

COULSON, C. U. S. G., nominated, 617.
Confirmed, 619-620.

COULSTON, WILLIAM A., nominated, 285.
Confirmed, 288.

COULTER, WM. J., nominated, 152.
Confirmed, 153.

COUNCILMAN, J. B., nominated, 152.
Confirmed, 153.

COURTER, H. B., nominated, 152.
Confirmed, 153.

COUTTS, MISS KATHRYN, nominated, 18.
Confirmed, 20-21.

COVER, MISS HELEN H., nominated, 400.
Confirmed, 412.

COVER, PARK C., nominated, 3146.
Confirmed, 3146.

COVERT, C. C., nominated, 618.
Confirmed, 619-620.

COVVEY, OSCAR C. A., nominated, 17.
Confirmed, 20-21.

COWAN, MISS KATHERINE, nominated, 615.
Confirmed, 619-620.

COWERN, WILLIAM J., nominated, 168.
Confirmed, 168.

COX, JOHN, nominated, 615.
Confirmed, 619-620.

COX, MISS ETHEL, nominated, 60.
Confirmed, 63.

COX, THOS. W., Jr., nominated, 615.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

COYLE, LEE J., nominated, 61.
Confirmed, 63.

COYNE, MRS. SADIE P., nominated, 2957.
Confirmed, 2957-2958.

COZZONE, JOSEPH, nominated, 410.
Confirmed, 412.

CRABB, MISS CLARA, nominated, 411.
Confirmed, 412.

CRAFT, MISS M. AUGUSTA, nominated, 617.
Confirmed, 619-620.

CRAIG, ELMER R., nominated, 406.
Confirmed, 412.

CRAIG, H. LEE, nominated, 18.
Confirmed, 20-21.

CRAIG, RAYMOND, nominated, 402.
Confirmed, 412.

CRAIG, WM., nominated, 613.
Confirmed, 619-620.

CRAIG, WILLIAM A., nominated, 195.
Confirmed, 195.

CRALL, JAMES S., nominated, 61.
Confirmed, 63.

CRAMBLET, HOWARD, nominated, 397.
Confirmed, 412.

CRAMER, CHARLES T., nominated, 17.
Confirmed, 20-21.

CRAMP, HERBERT, nominated, 121.
Confirmed, 122.

CRANE, CHARLES H., nominated, 398.
Confirmed, 412.

CRANMER, JACOB S., nominated, 404.
Confirmed, 412.

CRANMER, MISS ANNA M., nominated, 404.
Confirmed, 412.

CRAVEN, JOHN H., nominated, 19.
Confirmed, 20-21.

CRAVEN, MISS ALICE B., nominated, 411.
Confirmed, 412.

CRAVEN, WILLIAM H., nominated, 99.
Confirmed, 100.

CRAWFORD, GEORGE B., nominated, 397.
Confirmed, 412.

CRAWFORD, JAMES E., nominated, 61.
Confirmed, 63.

CRAWFORD, MISS MARGARET, nominated, 62.
Confirmed, 63.

CRAWFORD, MISS MARY, nominated, 402.
Confirmed, 412.

CRAWFORD, NORMAN E., nominated, 784.
Confirmed, 786.

CREATO, ANTHONY, nominated, 405.
Confirmed, 412.

CREE, E. D., nominated, 61.
Confirmed, 63.

CREIGHTON, MISS LULU, nominated, 1255.
Confirmed, 1256.

CREIGHTON, STEPHEN D., nominated, 194.
Confirmed, 195.

CRIBBS, HYATT M., nominated, 613.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

CRIPPEN, MARTIN, nominated, 614.
Confirmed, 619-620.

CRIPPS, H. S., nominated, 362.
Confirmed, 363.

CRISMAN, MISS MINNIE, nominated, 120.
Confirmed, 122.

CRISMAN, RUSSELL N., nominated, 1993.
Confirmed, 1993-1994.

CRIST, C. W., nominated, 614.
Confirmed, 619-620.

CRISTIANO, ANTHONY P., nominated, 284.
Confirmed, 288.

CRISWELL, SILAS, nominated, 286.
Confirmed, 288.

CRITCHLOW, MISS NELLIE E., nominated, 397.
Confirmed, 412.

CROCKETT, A. H., nominated, 404.
Confirmed, 412.

CROCKETT, MISS CLARA B., nominated, 287.
Confirmed, 288.

CROIZER, HAROLD L., nominated, 18.
Confirmed, 20-21.

CROLL, MISS BERTHA F., nominated, 1918.
Confirmed, 1918.

CROLL, MISS MARY, nominated, 404.
Confirmed, 412.

CROMPTON, MISS MARY C., nominated, 4558.
Confirmed, 4559.

CRONER, WILBUR W., nominated, 3808.
Confirmed, 3809.

CRONIN, JOHN J., nominated, 396.
Confirmed, 412.

CRONIN, MISS A. G., nominated, 617.
Confirmed, 619-620.

CRONIN, THOMAS W., nominated, 404.
Confirmed, 412.

CRONKHITO, FRANK E., nominated, 284.
Confirmed, 288.

CROOKS, MISS ALICE E., nominated, 785.
Confirmed, 786.

CROSLAND, MISS SADIE, nominated, 104.
Confirmed, 104.

CROSS, THOMAS I., nominated, 618.
Confirmed, 619-620.

CROSSWELL, H. W., nominated, 784.
Confirmed, 786.

CROTHERS, J. LAWSON, nominated, 401.
Confirmed, 412.

CROUSE, CHARLES R., nominated, 408.
Confirmed, 412.

CROWELL, EDWARD J., nominated, 402.
Confirmed, 412.

CROWLEY, JOHN E., nominated, 398.
Confirmed, 412.

CROWLEY, JOHN F., nominated, 1316.
Confirmed, 1317.

CROWLEY, MISS KATHERINE, nominated, 614.
Confirmed, 619-620.

CROWNOVER, J. K., nominated, 18.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

CRUMLISH, JAMES C., nominated, 408.
Confirmed, 412.

CRUSE, W. H., nominated, 63.
Confirmed, 412.

CRYNOK, S. P., nominated, 402.
Confirmed, 412.

CUDA, GUISEPPE, nominated, 361.
Confirmed, 363.

CULBERT, MISS MATILDA M., nominated, 614.
Confirmed, 619-620.

CULBERTSON, R. F., nominated, 411.
Confirmed, 412.

CULHANE, PHILIP JOHN, nominated, 505.
Confirmed, 505.

CULLATHER, MICHAEL A., nominated, 619.
Confirmed, 620.

CULLEN, MISS MARY A., nominated, 400.
Confirmed, 412.

CULLEN, MISS ROSE M., nominated, 130.
Confirmed, 130-131.

CULLEY, MISS KATHRYN, nominated, 99.
Confirmed, 100.

CULLISON, T. P., nominated, 613.
Confirmed, 619-620.

CULLMERRY, G. L., nominated, 151.
Confirmed, 153.

CULP, MISS ADELAIDE, nominated, 74.
Confirmed, 75.

CULVER, CHAS. M., nominated, 400.
Confirmed, 412.

CUMMING, MISS BLANCHE, I., nominated, 398.
Confirmed, 412.

CUMMING, MRS. ESTELLE, nominated, 617.
Confirmed, 619-620.

CUMMINGS, JOSEPH F., nominated, 17.
Confirmed, 20-21.

CUMMINGS, MAURICE V., nominated, 403.
Confirmed, 412.

CUMMINGS, MISS OLIVE, nominated, 397.
Confirmed, 412.

CUMMINS, MISS ETHEL M., nominated, 613.
Confirmed, 619-620.

CUNNINGHAM, OHAS. L., nominated, 613.
Confirmed, 619-620.

CUNNINGHAM, J. F., nominated, 617.
Confirmed, 619-620.

CUNNINGHAM, L. L., nominated, 402.
Confirmed, 412.

CUNNINGHAM, MISS IVA M., nominated, 402.
Confirmed, 412.

CUNNINGHAM, MISS MARY A., nominated, 121.
Confirmed, 122.

CUNNINGHAM, WILLIAM P., nominated, 399.
Confirmed, 412.

CURALOTO, JAMES, nominated, 1631.
Confirmed, 1632.

CURNS, C. C., nominated, 618.
Confirmed, 620.

CURRAN, ALBERT G. F., nominated, 405.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

CURRAN, GEORGE, nominated, 403.
Confirmed, 412.

CURREN, MISS ANNA, nominated, 397.
Confirmed, 412.

CURRIN, THOMAS, nominated, 61.
Confirmed, 63.

CURRY, J. S., nominated, 402.
Confirmed, 412.

CURRY, WILLIAM N., nominated, 17.
Confirmed, 20-21.

CURTIS, FRANK A., nominated, 194.
Confirmed, 195.

CURTIS, LEROY C., nominated, 168.
Confirmed, 168.

CURTIS, ROBERT C., nominated, 401.
Confirmed, 412.

CURTZE, HERMAN J., nominated, 460.
Confirmed, 470-471.

CUSANO, ANGELO, nominated, 1632.
Confirmed, 1632.

CUSHMAN, LOVERETT, nominated, 784.
Confirmed, 786.

CUSTIS, EMERSON C., nominated, 407.
Confirmed, 412.

CUTTER, MRS. ANNA, nominated, 401.
Confirmed, 402.

CYPHERS, F. R., nominated, 618.
Confirmed, 620.

DAGUE, RAY M., nominated, 401.
Confirmed, 412.

DAILEY, EDWARD J., nominated, 286.
Confirmed, 288.

DAILEY, JOHN P., nominated, 121.
Confirmed, 122.

DALBEY, MRS. MARY L. PETE, nominated, 411.
Confirmed, 412.

D'ALESSANDRO, LORRI, nominated, 409.
Confirmed, 412.

D'ALESSANDRO, VINCENZO, nominated, 4558.
Confirmed, 4559.

D'ALFONSO, DOMENICK, nominated, 17.
Confirmed, 20-21.

DALFONZO, JOSEPH N., nominated, 284.
Confirmed, 288.

DALY, JOSEPH P., nominated, 405.
Confirmed, 412.

DALY, MICHAEL J., nominated, 617.
Confirmed, 619-620.

DALY, MISS MARGARET M., nominated, 618.
Confirmed, 619-620.

DALY, MRS. MARY H., nominated, 398.
Confirmed, 412.

DALZELL THOMAS M., nominated, 396.
Confirmed, 412.

DAMES, MRS. ANNA P., nominated, 2216.
Confirmed, 2216-2217.

DANAHEY, MISS ROSE, nominated, 396.
Confirmed, 412.

DANIELS, BENJAMIN, nominated, 121.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

DANKO, MICHAEL, nominated, 785.
Confirmed, 786.

DANKOWSKY, ADAM, nominated, 401.
Confirmed, 412.

DANLEY, B. B., nominated, 75.
Confirmed, 75.

DANNA, CHAS. W., nominated, 19.
Confirmed, 20-21.

DANNER, GEORGE V., nominated, 62.
Confirmed, 63.

DANNER, P. C., nominated, 618.
Confirmed, 620.

DANO, JOHN, nominated, 982.
Confirmed, 984.

DANSER, H. M., nominated, 405.
Confirmed, 412.

DAPP, FRANK F., nominated, 99.
Confirmed, 100.

DAPPER, CARL J., nominated, 284.
Confirmed, 288.

DARLING, I. G., nominated, 411.
Confirmed, 412.

DARLINGTON, MISS MARY B., nominated, 285.
Confirmed, 288.

DARRACH, MISS G. L., nominated, 784.
Confirmed, 786.

DARRELL, STILLMAN, A., nominated, 615.
Confirmed, 619-620.

DART, MISS LILLIAN A., nominated, 410.
Confirmed, 412.

DAUENHAUER, LOUIS, nominated, 61.
Confirmed, 63.

DAUGHERTY, MISS VERA D., nominated, 1631.
Confirmed, 1632.

DAUGHERTY, WILLIAM W., nominated, 400.
Confirmed, 412.

DAUME, L. F., nominated, 2512.
Confirmed, 2513.

DAVIDSON, JAS. B., nominated, 5016.
Confirmed, 5016.

DAVIES, JOHN W., nominated, 399.
Confirmed, 412.

DAVIES, F. A., nominated, 410.
Confirmed, 412.

DAVIES, THOMAS H., nominated, 1993.
Confirmed, 1993-1994.

DAVIES, WILLIAM V., nominated, 60.
Confirmed, 63.

DAVISON, JAMES M., nominated, 121.
Confirmed, 122.

DAVIS, A. C., nominated, 194.
Confirmed, 195.

DAVIS, A. G., nominated, 130.
Confirmed, 130-131.

DAVIS, C. C., nominated, 285.
Confirmed, 288.

DAVIS, CHAS. H., nominated, 404.
Confirmed, 412.

DAVIS, CHAS. M., nominated, 401.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

DAVIS, EDWARD B., nominated, 398.
Confirmed, 512.

DAVIS, FRED B., nominated, 152.
Confirmed, 153.

DAVIS, GROVER C., nominated, 410.
Confirmed, 412.

DAVIS, HIRAM R., nominated, 1055.
Confirmed, 1055.

DAVIS, HOWARD L., nominated, 409.
Confirmed, 412.

DAVIS, JAMES J., nominated, 194.
Confirmed, 195.

DAVIS, J. MATHIAS, nominated, 60.
Confirmed, 63.

DAVIS, JOHN K., nominated, 3411.
Confirmed, 3411.

DAVIS, JOHN N., nominated, 19.
Confirmed, 20-21.

DAVIS, MISS ALICE E., nominated, 3808.
Confirmed, 3809.

DAVIS, MISS A. M., nominated, 397.
Confirmed, 412.

DAVIS, MISS BLANCHE M., nominated, 400.
Confirmed, 412.

DAVIS, MISS FLORENCE E., nominated, 613.
Confirmed, 619-620.

DAVIS, MISS H. L., nominated, 411.
Confirmed, 412.

DAVIS, MISS MARY H., nominated, 19.
Confirmed, 20-21.

DAVIS, MISS MILDRED, nominated, 399.
Confirmed, 412.

DAVIS, MRS. MATTIE F., nominated, 60.
Confirmed, 63.

DAVIS, MRS. ROSE H., nominated, 168.
Confirmed, 168.

DAVIS, R. C., nominated, 396.
Confirmed, 412.

DAVIS, ROBERT T., nominated, 407.
Confirmed, 412.

DAVIS, THOS. V., nominated, 284.
Confirmed, 288.

DAVIS, WILLIAM, nominated, 3809.
Confirmed, 3809.

DAVIS, WILLIAM C., Jr., nominated, 104.
Confirmed, 104.

DAVIS, WILLIAM H., nominated, 62.
Confirmed, 63.

DAVIS, W. R., nominated, 401.
Confirmed, 412.

DAWES, HERBER W., nominated, 404.
Confirmed, 412.

DAWSON, HARRY A., nominated, 18.
Confirmed, 20-21.

DAWSON, WILLIAM N., nominated, 284.
Confirmed, 288.

DAY, MISS HELEN L., nominated, 16.
Confirmed, 20-21.

DAY, W. M. G., nominated, 410.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

DAYLANDER, MRS. EDITH B., nominated, 2827.
Confirmed, 2827.

DEACON, MRS. FLORENCE, nominated, 405.
Confirmed, 412.

DEAKYNE, MISS MARY N., nominated, 614.
Confirmed, 619-620.

DEAN, B. W., nominated, 194.
Confirmed, 195.

DEARBECK, MISS ANNA, nominated, 1255.
Confirmed, 1256.

DEARMENT, MRS. ALBERTA, nominated, 3808.
Confirmed, 3809.

DEARTH, MISS EMMA J., nominated, 983.
Confirmed, 984.

DEATRICH, CHARLES M., nominated, 402.
Confirmed, 412.

DE BACKER, PIERRE, nominated, 283.
Confirmed, 288.

DE BENEDETTO, AUGUSTUS, nominated, 615.
Confirmed, 619-620.

DECKARD, CHARLES E., nominated, 152.
Confirmed, 153.

DECKER, JAMES I., nominated, 1631.
Confirmed, 1632.

DECKER, W. E., nominated, 1918.
Confirmed, 1918.

DECK, GEORGE F., nominated, 286.
Confirmed, 288.

DEEGAN, CORNELIUS S., Jr., nominated, 408.
Confirmed, 412.

DeFREHN, WESLEY, nominated, 152.
Confirmed, 153.

DE FURIA, FRANK E., nominated, 62.
Confirmed, 63.

DEGAETANO, ALFONSO, nominated, 402.
Confirmed, 412.

de HAAN, ALEX, nominated, 398.
Confirmed, 412.

DeHAVEN, ALEXANDER M., nominated, 152.
Confirmed, 153.

DeHAVEN, EDWARD P., nominated, 469.
Confirmed, 470-471.

DeHORSEY, REED B., nominated, 19.
Confirmed, 20-21.

DEIBERT, H. A., nominated, 399.
Confirmed, 412.

DEIBLE, MISS GERTRUDE G., nominated, 411.
Confirmed, 412.

DEISHER, JOHN, nominated, 121.
Confirmed, 122.

DeJOHN, J. H., nominated, 618.
Confirmed, 620.

DeLANCEY, R. W., nominated, 1630.
Confirmed, 1631.

DELANY, FRANCIS X., nominated, 409.
Confirmed, 412.

DELANY, THEODORE M., nominated, 62.
Confirmed, 63.

DELLINGER, GEORGE S., nominated, 362.
Confirmed, 363.

NOTARIES PUBLIC.—Continued.

DELL, JAMES R., nominated, 1918.
Confirmed, 1918.

DELONG, JEROME B., nominated, 614.
Confirmed, 619-620.

DeLONG, ROY ALLEN, nominated, 409.
Confirmed, 412.

DELPHEY, CHARLES DUHURST, Jr., nominated, 399.
Confirmed, 412.

DeLUCA, DOMENICO N., nominated, 398.
Confirmed, 412.

DE MARIA, SANTE, nominated, 151.
Confirmed, 153.

DEMATTEIS, VINCENZO, nominated, 400.
Confirmed, 412.

DEMB CZYNSKI, F. J., nominated, 409.
Confirmed, 412.

DEM J AN, FRANK, nominated, 398.
Confirmed, 412.

DEMME, ADOLPH, nominated, 398.
Confirmed, 412.

de MOLL, PAUL, nominated, 616.
Confirmed, 619-620.

DEMOND, MISS M. M., nominated, 151.
Confirmed, 153.

DEMPSTER, DANIEL M., nominated, 581.
Confirmed, 582.

DEMUTH, P. J., nominated, 399.
Confirmed, 412.

DENEHEY, W. R., nominated, 614.
Confirmed, 619-620.

DENMARK, CLARENCE J., nominated, 402.
Confirmed, 412.

DENNISON, WALTER, nominated, 402.
Confirmed, 412.

DENNIS, SOLOMON W., nominated, 983.
Confirmed, 984.

DENNIS, THOMAS H., nominated, 121.
Confirmed, 122.

DENTICI, JOSEPH, nominated, 399.
Confirmed, 412.

DePAUL, NICHOLAS, nominated, 408.
Confirmed, 412.

de PUI VAIL, LOUIS, nominated, 121.
Confirmed, 122.

DERBY, THOMAS, nominated, 983.
Confirmed, 984.

DERMIT, JOHN A., nominated, 406.
Confirmed, 412.

DERNER TH, G. F., nominated, 397.
Confirmed, 412.

DERR, RAYMOND K., nominated, 4837.
Confirmed, 4837.

DESCANO, THOMAS, nominated, 469.
Confirmed, 470-471.

DESIDERIO, MISS SADIE E., nominated, 404.
Confirmed, 412.

DESIMONE, CORNELIUS A., nominated, 404.
Confirmed, 412.

DESMOND, MISS MARY A., nominated, 408.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

DESSON, MAURICE M., nominated, 983.
Confirmed, 984.

DETTRA, JOHN M., nominated, 362.
Confirmed, 363.

DETWEILER, MISS BESSIE M., nominated, 361.
Confirmed, 363.

DETWEILER, HARRY M., nominated, 1256.
Confirmed, 1256.

DETWILER, LEWIS C., nominated, 404.
Confirmed, 412.

DEUBENSPECK, ENOCH, nominated, 362.
Confirmed, 363.

DEUTSCH, ARNOLD, nominated, 615.
Confirmed, 619-620.

DEVENS, LOUIS N., nominated, 408.
Confirmed, 412.

DEVEREUX, PETER F., nominated, 16.
Confirmed, 20-21.

DEVEREAUX, WM. C., nominated, 401.
Confirmed, 412.

DE VICTOR, WM. K., nominated, 615.
Confirmed, 619-620.

DEVLIN, JAMES P., nominated, 402.
Confirmed, 412.

DEVLIN, J. F., nominated, 402.
Confirmed, 412.

DEVLIN, JOSEPH F., nominated, 60.
Confirmed, 63.

DeWITT, EDWARD E., nominated, 17.
Confirmed, 20-21.

DIAMOND, NATHAN M., nominated, 319.
Confirmed, 319.

DIBERNARDINO, HENRY, nominated, 152.
Confirmed, 153.

DIBIASE, JAMES R., nominated, 409.
Confirmed, 412.

DI CECCO, PARIS, nominated, 3653.
Confirmed, 3653.

DICIO, JOHN, nominated, 404.
Confirmed, 412.

DICK, A. M., nominated, 20.
Confirmed, 20-21.

DICKINSON, MISS ANNA, nominated, 399.
Confirmed, 412.

DICKINSON, MISS EDNA M., nominated, 407.
Confirmed, 412.

DICKERSON, MRS. ADDIE W., nominated, 152.
Confirmed, 153.

DICKERT, MISS BESSIE M., nominated, 3411.
Confirmed, 3411.

DICKEY, F. R., nominated, 614.
Confirmed, 619-620.

DICK, J. B., nominated, 614.
Confirmed, 619-620.

DICK, J. S., nominated, 402.
Confirmed, 412.

DICK, MISS HAZEL JOANNE, nominated, 61.
Confirmed, 63.

DICKS, MISS BEATRICE N., nominated, 287.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

- DICKSON, CONWAY W., nominated, 285.
Confirmed, 288.
- DICKSON, WILLIAM J., nominated, 153.
Confirmed, 153.
- DiCLAUDIO, FRANK, nominated, 983.
Confirmed, 984.
- DIEFENDERFER, PAUL L., nominated, 404.
Confirmed, 412.
- DIEHL, EUGENE, nominated, 98.
Confirmed, 100.
- DIEHL, GEO. F., nominated, 614.
Confirmed, 619-620.
- DIEHL, MISS FLORENCE B., nominated, 4679.
Confirmed, 4679.
- DIEMER, GEORGE M., nominated, 99.
Confirmed, 100.
- DIEROLF, HARVEY F., nominated, 399.
Confirmed, 412.
- DIFFENBAUGH, M. H., nominated, 194.
Confirmed, 195.
- DiFILIPPO, DOMENICO, nominated, 408.
Confirmed, 412.
- DILLINGER, WALTER S., nominated, 402.
Confirmed, 412.
- DILL, MRS. EVA ROBINSON, nominated, 408.
Confirmed, 412.
- DILS, G. C., nominated, 402.
Confirmed, 412.
- DIMEDIO, MRS. NYDA R., nominated, 153.
Confirmed, 153.
- DIMMERLING, MISS EDNA F., nominated, 1918.
Confirmed, 1918.
- DIMMICK, MORRIS J., nominated, 17.
Confirmed, 20-21.
- DIMMICK, THEO., nominated, 615.
Confirmed, 619-620.
- DIMMIG, JOHN N., nominated, 983.
Confirmed, 984.
- DINKEY, MISS PHEBE S., nominated, 403.
Confirmed, 412.
- DINSMORE, H. H., nominated, 619.
Confirmed, 620.
- DI ROCCO, DANTE, nominated, 1918.
Confirmed, 1918.
- DISE, G. N., nominated, 286.
Confirmed, 288.
- DITTER, J. WILLIAM, nominated, 286.
Confirmed, 288.
- DITTMAR, JOHN C., nominated, 195.
Confirmed, 195.
- DITZINGER, FRED J., nominated, 17.
Confirmed, 20-21.
- DIX, CORRON E., nominated, 283.
Confirmed, 288.
- DIX, LEVIN A., Jr., nominated, 407.
Confirmed, 412.
- DIXON, H. H., nominated, 617.
Confirmed, 619-620.
- DIXON, MISS MILLIE I., nominated, 615.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

- DIXON, R. H., nominated, 402.
Confirmed, 412.
- DIXON, W. H., nominated, 62.
Confirmed, 63.
- DOANE, CHARLES W., nominated, 406.
Confirmed, 412.
- DOANE, FAY CLAIR, nominated, 404.
Confirmed, 412.
- DOBBS, MISS C. MABELLE, nominated, 120.
Confirmed, 122.
- DOBSON, THOMAS, nominated, 403.
Confirmed, 412.
- DOERR, FRED, nominated, 396.
Confirmed, 412.
- DOGOLE, IRVING M., nominated, 615.
Confirmed, 619-620.
- DOGOLE, JACOB, nominated, 615.
Confirmed, 619-620.
- DOHERTY, FLOYD T., nominated, 615.
Confirmed, 619-620.
- DOHERTY, JOHN HENRY, nominated, 16.
Confirmed, 20-21.
- DOHERTY, THOS. A., nominated, 410.
Confirmed, 412.
- DOHLER, WILLIAM J., nominated, 398.
Confirmed, 412.
- DOLAN, JACOB, nominated, 1918.
Confirmed, 1918.
- DOLAN, JAMES B., nominated, 362.
Confirmed, 363.
- DOLAN, JAMES E., nominated, 285.
Confirmed, 288.
- DOLAN, MISS JULIA C., nominated, 3146.
Confirmed, 3146.
- DOLAN, MISS MARGARET, nominated, 406.
Confirmed, 412.
- DOLAN, T. P., nominated, 615.
Confirmed, 619-620.
- DOLBY, LEMAN W., nominated, 151.
Confirmed, 153.
- DOMANSKI, VINCENT, Jr., nominated, 121.
Confirmed, 122.
- DONAGHUE, A. J., nominated, 1256.
Confirmed, 1256.
- DONAHOE, THOMAS A., nominated, 62.
Confirmed, 63.
- DONAHOO, WAYNE, nominated, 18.
Confirmed, 20-21.
- DONAHUE, MISS ELIZABETH, nominated, 403.
Confirmed, 412.
- DONAHUE, P. M., nominated, 99.
Confirmed, 100.
- DONAHUE, WILLIAM J., nominated, 983.
Confirmed, 984.
- DONALDSON, CLARENCE D., nominated, 1631.
Confirmed, 1632.
- DONALDSON, MISS ETHEL E., nominated, 411.
Confirmed, 412.
- DONALDSON, THOMAS N., nominated, 398.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

DONCH, WAYNE C., nominated, 410.
Confirmed, 412.

DONELLY, MICHAEL F., nominated, 62.
Confirmed, 63.

DONLEY, J. B., nominated, 2512.
Confirmed, 2512-2513.

DONLON, ALAN J., nominated, 1631.
Confirmed, 1632.

DONNELLY, EDWARD L., nominated, 401.
Confirmed, 412.

DONNELLY, JOHN J., nominated, 362.
Confirmed, 363.

DONNELLY, M. B., nominated, 398.
Confirmed, 412.

DONOGHUE, MISS BESSIE E., nominated, 615.
Confirmed, 615-620.

DONOHUE, PHILIP, nominated, 121.
Confirmed, 122.

DONOVAN, ARTHUR E., nominated, 615.
Confirmed, 619-620.

DONOVAN, ARTHUR E., nominated, 4679.
Confirmed, 4679.

DOOLEY, RICHARD F., nominated, 4679.
Confirmed, 4679.

DORCY, M. MORGEN, nominated, 784.
Confirmed, 786.

DORMAN, NAT. A., nominated, 408.
Confirmed, 412.

DORNAN, MISS ANNA M., nominated, 619.
Confirmed, 620.

DORNAN, WILLIAM A., nominated, 62.
Confirmed, 63.

DORNBACH, BENJ. G., nominated, 60.
Confirmed, 63.

DORSCH, MISS MARQUERITE A., nominated, 403.
Confirmed, 412.

DORSEY, MISS LORETTA, nominated, 403.
Confirmed, 412.

DORT, ANDREW J., nominated, 410.
Confirmed, 412.

DORTOLINA, ANTONIO, nominated, 168.
Confirmed, 168.

DORWARD, W. C., nominated, 400.
Confirmed, 412.

DORWORTH, MAX, nominated, 403.
Confirmed, 412.

DOSTER, MRS. ELSIE E., nominated, 406.
Confirmed, 412.

DOUGALL, C. H., nominated, 1917.
Confirmed, 1918.

DOUGHERTY, FRANCIS M., nominated, 470.
Confirmed, 470-471.

DOUGHERTY, HOWARD A., nominated, 362.
Confirmed, 363.

DOUGHERTY, MISS ELIZABETH M., nominated, 19.
Confirmed, 20-21.

DOUGHERTY, MISS GEORGEANNA V., nominated, 615.
Confirmed, 619-620.

DOUGHERTY, MISS HELEN M., nominated, 401.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

DOUGHERTY, MISS LUCY, nominated, 409.
Confirmed, 412.

DOUGLAS, WILLIAM E., nominated, 1632.
Confirmed, 1632.

DOWBENKO, MICHAEL S., nominated, 408.
Confirmed, 412.

DOWLING, MISS MILDRED F., nominated, 617.
Confirmed, 619-620.

DOWNER, E. K., nominated, 319.
Confirmed, 319.

DOWNEY, MARTIN T., nominated, 153.
Confirmed, 153.

DOWNEY, WM., nominated, 613.
Confirmed, 619-620.

DOYLE, FRANCIS J., nominated, 153.
Confirmed, 153.

DOYLE, FRANK A., nominated, 669.
Confirmed, 670.

DOYLE, JAMES J., nominated, 62.
Confirmed, 63.

DOYLE, JOHN T., Jr., nominated, 406.
Confirmed, 412.

DOYLE, MISS MARGARET E., nominated, 409.
Confirmed, 412.

DOYLE, THOMAS J., nominated, 1632.
Confirmed, 1632.

DOYNO, VICTOR, nominated, 1673.
Confirmed, 1673.

DRAIN, R. B., nominated, 613.
Confirmed, 619-620.

DRAKE, HOMER C., nominated, 194.
Confirmed, 195.

DRAKE, MISS MARY E., nominated, 614.
Confirmed, 619-620.

DRAKE, WALTER G., nominated, 410.
Confirmed, 412.

DRASS, JOHN N., nominated, 318.
Confirmed, 319.

DRAVER, MISS GRACE H., nominated, 168.
Confirmed, 168.

DREDGER, JOHN M., Jr., nominated, 1918.
Confirmed, 1918.

DREISBACH, WM. FRED, nominated, 286.
Confirmed, 288.

DRESCHER, JOHN G., nominated, 1918.
Confirmed, 1918.

DRESHMAN, MISS MARY L., nominated, 404.
Confirmed, 412.

DRESSER, A. D., nominated, 613.
Confirmed, 619-620.

DREW, WEBSTER G., nominated, 404.
Confirmed, 412.

DRISCOLL, MISS M. A., nominated, 618.
Confirmed, 620.

DRISCOLL, MRS. DOROTHY B., nominated, 399.
Confirmed, 412.

DROSDICK, MICHAEL, nominated, 19.
Confirmed, 20-21.

DROWN, S. H., nominated, 152.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

DRUMHELLER, HARVEY S., nominated, 615.
Confirmed, 619-620.

DUBE, DANIEL S., nominated, 168.
Confirmed, 168.

DUBIN, JACOB, nominated, 406.
Confirmed, 412.

DUBINSKY, A. L., nominated, 619.
Confirmed, 620.

DUBINSON, NORRIS, nominated, 3808.
Confirmed, 3809.

DuBOIS, HORACE C., nominated, 581.
Confirmed, 582.

DUBOWSKY, SIMSON, nominated, 409.
Confirmed, 412.

DUDLEY, CLARENCE M., nominated, 17.
Confirmed, 20-21.

DUFF, HARRY E., nominated, 318.
Confirmed, 319.

DUFF, MISS ALICE E., nominated, 120.
Confirmed, 122.

DUFF, WM. BOYD, nominated, 17.
Confirmed, 20-21.

DUFF, WM. M., nominated, 318.
Confirmed, 319.

DUFFINE, CHAS., nominated, 615.
Confirmed, 619-620.

DUFFY, MISS NELLIE V., nominated, 152.
Confirmed, 153.

DUFFY, WALTER E., nominated, 407.
Confirmed, 412.

DUGAN, GEO. S., nominated, 4837.
Confirmed, 4837.

DUGANNE, MISS ADA L., nominated, 17.
Confirmed, 20-21.

DUNBAR, HARRY E., nominated, 411.
Confirmed, 412.

DUNCAN, ALEX. R., nominated, 402.
Confirmed, 412.

DUNCAN, WALTER M., nominated, 406.
Confirmed, 412.

DUNCKLEE, W. C., nominated, 1631.
Confirmed, 1632.

DUNGAN, ELLWOOD G., nominated, 408.
Confirmed, 412.

DUNHAM, C. TREVOR, nominated, 288.
Confirmed, 288.

DUNIGAN, P. B., nominated, 399.
Confirmed, 412.

DUNKLE, A. W., nominated, 2216.
Confirmed, 2216-2217.

DUNKEL, EMROY B., nominated, 401.
Confirmed, 412.

DUN, M. A., nominated, 1918.
Confirmed, 1918.

DUNN, ALLEN S., nominated, 121.
Confirmed, 122.

DUNN, ARTHUR O., nominated, 403.
Confirmed, 412.

DUNNE, MISS B. M., nominated, 613.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

DUNN, GEORGE B., nominated, 405.
Confirmed, 412.

DUNN, H. STEWART, nominated, 1255.
Confirmed, 1256.

DUNN, JOSEPH, nominated, 3809.
Confirmed, 3809.

DUNN, L. C., nominated, 398.
Confirmed, 412.

DURDACH, PAUL J., nominated, 469.
Confirmed, 470-471.

DUTCHMAN, JOHN A., nominated, 410.
Confirmed, 412.

DYKE-TURNER, MRS. MAYME, nominated, 406.
Confirmed, 412.

EABY, GUY C., nominated, 403.
Confirmed, 412.

EAGAN, THOMAS J., nominated, 153.
Confirmed, 153.

EARICH, ELMER E., nominated, 615.
Confirmed, 619-620.

EARLEY, JOSEPH J., nominated, 406.
Confirmed, 412.

EARLY, W. B., nominated, 407.
Confirmed, 412.

EARNSHAW, WILLIAM J., nominated, 286.
Confirmed, 288.

EASFORD, ROBERT F., nominated, 4553.
Confirmed, 4559.

EASTERSON, MISS MARGARET C., nominated, 1918.
Confirmed, 1918.

EASTON, HARRY, nominated, 1255.
Confirmed, 1256.

EASTON, JOSEPH W., nominated, 402.
Confirmed, 412.

EASTWOOD, MISS MIRIAM N., nominated, 615.
Confirmed, 619-620.

EATOR, MISS HAZEL P., nominated, 866.
Confirmed, 867.

EAVENSON, GEO. W., nominated, 409.
Confirmed, 412.

EBELHARE, MISS AGNES H., nominated, 405.
Confirmed, 412.

EBERT, MRS. MARY M. S., nominated, 407.
Confirmed, 412.

EBY, MISS BRITANNIA, nominated, 403.
Confirmed, 412.

ECKELS, CHARLES E., nominated, 168.
Confirmed, 168.

ECKELS, MRS. LEAH C., nominated, 401.
Confirmed, 412.

ECKER, MISS AMELIA H., nominated, 405.
Confirmed, 412.

ECKERSLEY, JACOB, nominated, 403.
Confirmed, 412.

ECKERT, MISS MARY S., nominated, 20.
Confirmed, 20-21.

ECKLES, MISS CLAIRE E., nominated, 401.
Confirmed, 412.

ECKSTEIN, JOHN, nominated, 2827.
Confirmed, 2827.

NOTARIES PUBLIC.—Continued.

EDELMAN, HARRY R., Jr., nominated, 399.
Confirmed, 412.

EDELMAN, MISS IDA R., nominated, 18.
Confirmed, 20-21.

EDELMAN, MYRON, nominated, 406.
Confirmed, 412.

EDEN, MISS MARY, nominated, 396.
Confirmed, 412.

EDGE, WILLIAM P., nominated, 897.
Confirmed, 412.

EDGEETT, MISS RENA S., nominated, 20.
Confirmed, 20-21.

EDGEETT, WILLIAM H., nominated, 2650.
Confirmed, 2650.

EDMONDS, D. S., nominated, 153.
Confirmed, 153.

EDMUNDSON, JOSEPH W., nominated, 398.
Confirmed, 412.

EDWARDS, EDWARD MITCHELL, nominated, 407.
Confirmed, 412.

EDWARDS, FRED, nominated, 618.
Confirmed, 620.

EDWARDS, FRED A., nominated, 983.
Confirmed, 984.

EDWARDS, MRS. DOROTHY, nominated, 411.
Confirmed, 412.

EDY, HARRY C., nominated, 1631.
Confirmed, 1632.

EELLS, WALTER A., nominated, 1256.
Confirmed, 1256.

EGGLESTON, CHARLES F., nominated, 19.
Confirmed, 20-21.

EGOLF, HARRY, nominated, 469.
Confirmed, 470-471.

EHEIM, MISS EMMA J., nominated, 407.
Confirmed, 412.

EICHER, ALEX, nominated, 616.
Confirmed, 619-620.

EISEMAN, EMANUEL E., nominated, 397.
Confirmed, 412.

EISLEY, MISS KATHRYN, nominated, 410.
Confirmed, 412.

ELDER, C. W., nominated, 286.
Confirmed, 288.

ELINO, MISS JENNIE E., nominated, 120.
Confirmed, 122.

ELKMAN, CHARLES, nominated, 1918.
Confirmed, 1918.

ELLIOTT, EDGAR J., nominated, 1255.
Confirmed, 1256.

ELLIOTT, MISS MAUD, nominated, 61.
Confirmed, 63.

ELLIOTT, MRS. FLORENCE W., nominated, 19.
Confirmed, 20-21.

ELLIS, A. C., nominated, 151.
Confirmed, 153.

ELLIS, BENJAMIN J., nominated, 405.
Confirmed, 412.

ELLIS, MRS. MILLY B., nominated, 409.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

ELLIS, RAYMOND, nominated, 404.
Confirmed, 412.

ELLIS, RICHARD C., nominated, 286.
Confirmed, 288.

ELLIS, R. S., nominated, 398.
Confirmed, 412.

ELLIS, SAMUEL, nominated, 615.
Confirmed, 619-620.

ELLMAKER, C., LEONARD, nominated, 403.
Confirmed, 412.

ELLSWORTH, E. M., nominated, 615.
Confirmed, 619-620.

ELLSWORTH, MISS OLIVE, nominated, 404.
Confirmed, 412.

ELOIN, SAMUEL J., nominated, 2433.
Confirmed, 2433.

ELSTON, E. WILBER, nominated, 400.
Confirmed, 412.

ELWELL, WM. S., nominated, 1256.
Confirmed, 1256.

ELY, MRS. CATHERINE L., nominated, 404.
Confirmed, 412.

EMBERY, JAMES E., nominated, 406.
Confirmed, 412.

EMBERY, JOSEPH R., nominated, 62.
Confirmed, 63.

EMERICK, H. R., nominated, 411.
Confirmed, 412.

EMERY, EDWARD EVERETT, nominated, 168.
Confirmed, 168.

EMIGH, J. W., nominated, 287.
Confirmed, 288.

EMS, EDWARD T., nominated, 410.
Confirmed, 412.

ENBURG, JOHN MOORE, nominated, 983.
Confirmed, 984.

ENBY, CHAS. W., nominated, 285.
Confirmed, 288.

ENGEL, FRANK F., nominated, 1631.
Confirmed, 1632.

ENGLAND, I. W., nominated, 284.
Confirmed, 288.

ENGLAND, MISS MARTHA L., nominated, 16.
Confirmed, 20-21.

ENGLE, CHRISTIAN G., nominated, 19.
Confirmed, 20-21.

ENGLE, H. S., nominated, 617.
Confirmed, 619-620.

ENGLEHART, MISS ALICE F., nominated, 397.
Confirmed, 412.

ENGLES, LEON, nominated, 410.
Confirmed, 412.

ENGLISH, H. WADE, nominated, 396.
Confirmed, 412.

ENGLISH, PERCY A., nominated, 398.
Confirmed, 412.

ENNIS, H. HOWARD, nominated, 4558.
Confirmed, 4559.

ENNIS, JOHN, Jr., nominated, 62.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

ENOBLAUCH, TOBIAS, nominated, 120.
Confirmed, 122.

ENTINE, LOUIS, nominated, 409.
Confirmed, 412.

ENZ, CHARLES G., nominated, 784.
Confirmed, 786.

EPERJESSY, STEPHEN, nominated, 400.
Confirmed, 412.

EPPEHIMER, C. RAYMOND, nominated, 404.
Confirmed, 412.

ERBEE, J. HENRY, nominated, 121.
Confirmed, 122.

ERDMAN, MISS OLGA, nominated, 405.
Confirmed, 412.

ERDMAN, RUSSELL W., nominated, 403.
Confirmed, 412.

ERHARD, MISS M. R., nominated, 1673.
Confirmed, 1673.

ERNST, CHARLES J., nominated, 401.
Confirmed, 412.

ERTZMAN, EMIL B., nominated, 982.
Confirmed, 984.

ERWIN, MRS. ALICE E., nominated, 409.
Confirmed, 412.

ERWIN, ROBERT E., nominated, 153.
Confirmed, 153.

ESHELMAN, EARL W., nominated, 4190.
Confirmed, 4190-4191.

ESHELMAN, FRED S., nominated, 4558.
Confirmed, 4559.

ESHELMAN, W. C., nominated, 16.
Confirmed, 20-21.

ESHLEMAN, J. GUY, nominated, 19.
Confirmed, 20-21.

ESMOND, PATRICK J., nominated, 409.
Confirmed, 412.

ESSENWEIN, ARDO M., nominated, 399.
Confirmed, 412.

ESSNER, PHILIP, nominated, 153.
Confirmed, 153.

ETCHBERGER, JOHN L., nominated, 285.
Confirmed, 288.

ETRUG, JOHN, nominated, 3808.
Confirmed, 3809.

EUEHN, WM., nominated, 286.
Confirmed, 288.

EUNCH, ALOYSE, nominated, 216.
Confirmed, 216.

EUSTIS, WILLIAM J., nominated, 581.
Confirmed, 582.

EUSTON, MISS ANNA C., nominated, 318.
Confirmed, 319.

EVANS, A. T., nominated, 411.
Confirmed, 412.

EVANS, A. W., nominated, 2131.
Confirmed, 2131.

EVANS, CHARLES CLEAVER, nominated, 362.
Confirmed, 363.

EVANS, DANIEL L., nominated, 285.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

EVANS, EDW. W., nominated, 4332.
Confirmed, 4332.

EVANS, E. LLOYD, nominated, 982.
Confirmed, 984.

EVANS, FRED T., nominated, 410.
Confirmed, 412.

EVANS, MISS EDNA, nominated, 3493.
Confirmed, 3493-3494.

EVANS, MISS FRED A. E., nominated, 18.
Confirmed, 20-21.

EVANS, WM. G., nominated, 982.
Confirmed, 984.

EVASNAK, ANDREW, nominated, 982.
Confirmed, 984.

EVERETT, MRS. BESSIE B., nominated, 405.
Confirmed, 412.

EVOY, HOWARD D., nominated, 615.
Confirmed, 619-620.

EWING, BLAINE, nominated, 399.
Confirmed, 412.

EWING, MRS. GRACE S., nominated, 401.
Confirmed, 412.

FABIEN, ROBERT E., nominated, 153.
Confirmed, 153.

FAIRE, MRS. MAUDE E., nominated, 399.
Confirmed, 412.

FAIRFAX, MRS. LILLIAN S., nominated, 409.
Confirmed, 412.

FAIRMAN, MISS MYRTLE B., nominated, 120.
Confirmed, 122.

FALCIDIA, GIOVANNIA, nominated, 195.
Confirmed, 195.

FALCONS, MICHAEL E., nominated, 17.
Confirmed, 20-21.

FALKLER, J. P., nominated, 670.
Confirmed, 670.

FALLON, JOHN G., nominated, 409.
Confirmed, 412.

FANELLI, LUIGI, nominated, 121.
Confirmed, 122.

FARBER, ROY M., nominated, 16.
Confirmed, 20-21.

FARNE, J. FRANK, nominated, 1316.
Confirmed, 1317.

FARNELL, CHAS. R., nominated, 784.
Confirmed, 786.

FARNHAM, N. C., nominated, 121.
Confirmed, 122.

FARRELL, LAWRENCE, nominated, 362.
Confirmed, 363.

FARRELL, MISS MAE R., nominated, 403.
Confirmed, 412.

FARRELL, MRS. MARY G., nominated, 3493.
Confirmed, 3493-3494.

FARRELL, VINCENT O., nominated, 411.
Confirmed, 412.

FARRINGER, SCHUYLER T., nominated, 470.
Confirmed, 470-471.

FARROW, MISS MILDRED D., nominated, 121.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

FASCONDA, D. ANTHONY, Jr., nominated, 121.
Confirmed, 122.

FAST, A. J., nominated, 402.
Confirmed, 412.

FASY, HARRY J., nominated, 286.
Confirmed, 288.

FAUST, JAS. D., nominated, 362.
Confirmed, 363.

FAUST, RUSSELL B., nominated, 153.
Confirmed, 153.

FAUST, WILLIAM B., nominated, 1631.
Confirmed, 1632.

FAVINI, JOHN J., nominated, 403.
Confirmed, 412.

FAWCETT, W. L., nominated, 151.
Confirmed, 153.

FAY, CARL A., nominated, 120.
Confirmed, 122.

FAY, JOSEPH J., nominated, 121.
Confirmed, 122.

FEGLEY, MISS CATHERINE S., nominated, 286.
Confirmed, 288.

FEHNEL, MISS ELSIE F., nominated, 615.
Confirmed, 619-620.

FEICK, JOHN C., nominated, 2322.
Confirmed, 2322.

FEIGHLEY, CHARLES, nominated, 784.
Confirmed, 786.

FEINMAN, CHARLES, nominated, 409.
Confirmed, 412.

FEINSTEIN, HARRY, nominated, 409.
Confirmed, 412.

FEINSTEIN, SAMUEL, nominated, 19.
Confirmed, 20-21.

FEISER, HARRY E., nominated, 617.
Confirmed, 619-620.

FELDING, MISS A. L., nominated, 784.
Confirmed, 786.

FELDMAN, JOHN T., nominated, 153.
Confirmed, 153.

FELDMAN, JOHN T., nominated, 404.
Confirmed, 412.

FELDMAN, JOSEPH, nominated, 318.
Confirmed, 319.

FELDMAN, MISS MINNIE, nominated, 410.
Confirmed, 412.

FELDSCHER, WILLIAM I., nominated, 410.
Confirmed, 412.

FELIX, HERBERT D., nominated, 168.
Confirmed, 168.

FELLMAN, HARVEY D., nominated, 61.
Confirmed, 63.

FELT, JAY P., nominated, 151.
Confirmed, 153.

FELTHAM, FRED J., nominated, 130.
Confirmed, 130-131.

FENERTY, WM. S., nominated, 62.
Confirmed, 63.

FENICLE, MISS ALICE, nominated, 287.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

FENLON, MISS KATHRYN H., nominated, 406.
Confirmed, 412.

FENNER, A. M., nominated, 120.
Confirmed, 122.

FENNER, EMORY E., nominated, 405.
Confirmed, 412.

FENNER, GEORGE L., nominated, 62.
Confirmed, 63.

FENNEY, MISS ANNA M., nominated, 470.
Confirmed, 470-471.

FENOL, JOHN C., nominated, 60.
Confirmed, 63.

FENTZ, SAMUEL H., nominated, 361.
Confirmed, 363.

FERDINANDO, JOHN F., nominated, 404.
Confirmed, 412.

FERGUIARI, MISS ANGELINE, nominated, 318.
Confirmed, 319.

FERGUS, HUGH F., nominated, 616.
Confirmed, 619-620.

FERGUSON, MISS ELANOR M., nominated, 153.
Confirmed, 153.

FERGUSON, MISS ROSE C., nominated, 2827.
Confirmed, 2827.

FERGUSON, W. B., nominated, 60.
Confirmed, 63.

FERM, MARTIN, nominated, 407.
Confirmed, 412.

FERRANTE, LUIGI, nominated, 152.
Confirmed, 153.

FERRECA, CAMILLO J., nominated, 4559.
Confirmed, 4559.

FERREE, JAMES B., nominated, 2512.
Confirmed, 2512-2513.

FERREE, MISS LAURA E., nominated, 61.
Confirmed, 63.

FERRETTY, JOSEPH B., nominated, 406.
Confirmed, 412.

FERRIS, EDWARD J., nominated, 411.
Confirmed, 412.

FESSLER, CHAS. G., nominated, 784.
Confirmed, 786.

FETHERLIN, MRS. MYRTLE B., nominated, 411.
Confirmed, 412.

FETTER, FRANCIS O., nominated, 406.
Confirmed, 412.

FETTER, HORACE P., nominated, 19.
Confirmed, 20-21.

FETTERMAN, MISS SUE R., nominated, 2216.
Confirmed, 2216-2217.

FEUDALE, MRS. MARIETTA, nominated, 405.
Confirmed, 412.

FEY, EDWARD H., nominated, 399.
Confirmed, 412.

FEYHL, CHARLES T., nominated, 4679.
Confirmed, 4679.

FIAT, MRS. CHARLOTTE D., nominated, 402.
Confirmed, 412.

FICHTER, MISS MARGARET, nominated, 3951.
Confirmed, 3952.

NOTARIES PUBLIC.—Continued.

FICKES, CLAYTON M., nominated, 401.
Confirmed, 412.

FICKLAS, C. FLOYD, nominated, 99.
Confirmed, 100.

FICONE, BARTOLO, nominated, 121.
Confirmed, 122.

FIDLER, LOUIS E., nominated, 407.
Confirmed, 412.

FIELD, C. E., nominated, 1255.
Confirmed, 1256.

FIELD, C. E., nominated, 2131.
Confirmed, 2131.

FIELD, R. C., nominated, 285.
Confirmed, 288.

FIELD, VERNON M., nominated, 410.
Confirmed, 412.

FIERMAN, MAURICE M., nominated, 407.
Confirmed, 412.

FIET, JOSEPH H., nominated, 406.
Confirmed, 412.

FIFE, W. P., nominated, 398.
Confirmed, 412.

FIGG, WILLIAM J., nominated, 285.
Confirmed, 288.

FIKE, ORVILLE, nominated, 616.
Confirmed, 619-620.

FINCIK, C. H., nominated, 168.
Confirmed, 168.

FINDLEY, MISS ALBERTA, nominated, 195.
Confirmed, 195.

FINDLEY, MISS VERNA R., nominated, 3653.
Confirmed, 3653.

FINEGAN, MISS NELLIE M., nominated, 120.
Confirmed, 122.

FINK, A. F., nominated, 398.
Confirmed, 412.

FINK, GEO. H., nominated, 399.
Confirmed, 412.

FINK, HARRY, nominated, 17.
Confirmed, 20-21.

FINK, JOHN W., nominated, 397.
Confirmed, 412.

FINKBINER, U. S. G., nominated, 152.
Confirmed, 153.

FINKELHOR, MAURICE, nominated, 396.
Confirmed, 412.

FINLEY, MISS RUTH D., nominated, 397.
Confirmed, 412.

FINLEY, THOS. E., nominated, 120.
Confirmed, 122.

FINLON, MISS E. M., nominated, 99.
Confirmed, 100.

FINN, J. JOS., nominated, 286.
Confirmed, 288.

FINN, JOHN M., nominated, 18.
Confirmed, 20-21.

FINNEGAN, JOHN J., nominated, 410.
Confirmed, 412.

FINNORAN, MISS ANGELA T., nominated, 195.
Confirmed, 195.

NOTARIES PUBLIC.—Continued.

FISCHER, HERMAN A., nominated, 284.
Confirmed, 288.

FISCHER, NATHAN, nominated, 615.
Confirmed, 619-620.

FISHER, CHARLES D., nominated, 151.
Confirmed, 153.

FISHER, DYSON, nominated, 1631.
Confirmed, 1632.

FISHER, JOHN HENRY, nominated, 469.
Confirmed, 470-471.

FISHER, JOSEPH, nominated, 2512.
Confirmed, 2512-2513.

FISHER, I. IRWIN, nominated, 62.
Confirmed, 63.

FISKE, LAURENCE H., nominated, 409.
Confirmed, 412.

FISHER, MILLARD, nominated, 785.
Confirmed, 786.

FISHER, MISS AMELIA F., nominated, 397.
Confirmed, 412.

FISHER, MISS N., nominated, 3808.
Confirmed, 3809.

FISHER, SAMUEL J., nominated, 99.
Confirmed, 100.

FISHER, T. R., nominated, 397.
Confirmed, 412.

FISHWICK, HUGH, nominated, 130.
Confirmed, 130-131.

FITCH, FRANK J., nominated, 194.
Confirmed, 195.

FITE, EUGENE A., nominated, 409.
Confirmed, 412.

FITE, MISS A. NIDIE, nominated, 287.
Confirmed, 288.

FITZGERALD, MISS ELIZABETH K., nominated, 4553.
Confirmed, 4559.

FITZHARRIS, MISS HELEN M., nominated, 397.
Confirmed, 412.

FITZPATRICK, FRANK A., nominated, 615.
Confirmed, 619-620.

FITZPATRICK, JOHN, nominated, 785.
Confirmed, 786.

FITZPATRICK, M. F., nominated, 409.
Confirmed, 412.

FITZSIMMONS, MISS IRENE M., nominated, 399.
Confirmed, 412.

FLAGLER, ARTHUR E., nominated, 400.
Confirmed, 412.

FLAHERTY, MISS MARGARET A., nominated, 613.
Confirmed, 619-620.

FLANAGAN, MISS ELLA M., nominated, 361.
Confirmed, 363.

FLANAGAN, MISS ELLA M., nominated, 400.
Confirmed, 412.

FLANNERY, J. HAROLD, nominated, 403.
Confirmed, 412.

FLAOCUE, GEORGE E., nominated, 167.
Confirmed, 168.

FLAREN, MRS. J. L., nominated, 867.
Confirmed, 867.

NOTARIES PUBLIC.—Continued.

FLEISCHER, W. P., nominated, 406.
Confirmed, 412.

FLEMING, GEORGE T., nominated, 410.
Confirmed, 412.

FLEMING, MISS MINNIE S., nominated, 286.
Confirmed, 288.

FLEMING, M. WARD, nominated, 285.
Confirmed, 288.

FLEMING, LESTER, nominated, 399.
Confirmed, 412.

FLETCHER, GEORGE M., nominated, 167.
Confirmed, 168.

FLETCHER, JOHN P., nominated, 153.
Confirmed, 153.

FLEU, H. WILLIS, nominated, 406.
Confirmed, 412.

FLICK, MISS KATHERINE, nominated, 784.
Confirmed, 786.

FLINN, MISS FLORENCE A., nominated, 615.
Confirmed, 619-620.

FLISTER, MISS ANNA EDNA, nominated, 399.
Confirmed, 412.

FLOSLIS, DUKE R., nominated, 3411.
Confirmed, 3411.

FLOTO, A. L., nominated, 18.
Confirmed, 20-21.

FLOTO, D. GUY, nominated, 410.
Confirmed, 412.

FLOUNDERS, MRS. ELIZABETH E., nominated, 99.
Confirmed, 100.

FLOUNDERS, T. HENRY, nominated, 614.
Confirmed, 619-620.

FLOWER, FRANK D., nominated, 1918.
Confirmed, 1918.

FLOWERS, HARRY U., nominated, 400.
Confirmed, 412.

FLUEGEL, GEO. A., nominated, 402.
Confirmed, 412.

FLYGAR, MISS M. E., nominated, 613.
Confirmed, 619-620.

FLYNN, MISS ANNA R., nominated, 982.
Confirmed, 984.

FOIGHT, SAMUEL B., nominated, 63.
Confirmed, 63.

FOLEY, HENRY R., nominated, 153.
Confirmed, 153.

FOLEY, JOS. J., nominated, 470.
Confirmed, 470-471.

FOLEY, MISS MAE G., nominated, 401.
Confirmed, 412.

FOLEY, ROBERT A., nominated, 1673.
Confirmed, 1673.

FOLGER, MISS LILLIAN D., nominated, 618.
Confirmed, 620.

FOLTZ, THOMAS A., nominated, 469.
Confirmed, 470-471.

FORBACH, MISS FLORENCE, nominated, 2957.
Confirmed, 2957-2958.

FORBES, JAMES P., nominated, 4993.
Confirmed, 4993.

NOTARIES PUBLIC.—Continued.

FORD, GEORGE, nominated, 407.
Confirmed, 412.

FORDERER, FRANK C., nominated, 2322.
Confirmed, 2322.

FORDYCE, EDWARD C., nominated, 396.
Confirmed, 412.

FOREMAN, C. E., nominated, 285.
Confirmed, 288.

FORNEY, B. BRYON, nominated, 16.
Confirmed, 20-21.

FORNWALD, C. A., nominated, 285.
Confirmed, 288.

FORRESTER, MISS ELSIE R., nominated, 130.
Confirmed, 130-131.

FORSTEIN, SOL. B., nominated, 615.
Confirmed, 619-620.

FORSYTHE, JOHN EVERETT, nominated, 400.
Confirmed, 412.

FORSYTHE, RALPH E., nominated, 400.
Confirmed, 412.

FORTE, MISS ADELAIDE, nominated, 410.
Confirmed, 412.

FORTNA, MISS CLARA L., nominated, 785.
Confirmed, 786.

FORTUNATO, ALFRED, nominated, 983.
Confirmed, 984.

FOSSETT, MRS. CATHERINE L., nominated, 1631.
Confirmed, 1632.

FOSTER, GEORGE A., nominated, 400.
Confirmed, 412.

FOSTER, G. B., nominated, 121.
Confirmed, 122.

FOSTER, G. B., nominated, 399.
Confirmed, 412.

FOSTER, HUGH B., nominated, 152.
Confirmed, 153.

FOSTER, H. T., nominated, 402.
Confirmed, 412.

FOSTER, PAUL F., nominated, 399.
Confirmed, 412.

FOSTER, THEO. R., nominated, 613.
Confirmed, 619-620.

FOSTER, WALTER, nominated, 613.
Confirmed, 619-620.

FOSTER, WILLIAM M., nominated, 287.
Confirmed, 288.

FOULK, MISS LILLIE M., nominated, 4679.
Confirmed, 4679.

FOULKE, THOMAS A., nominated, 404.
Confirmed, 412.

FOULKROD, ROBERT E., nominated, 615.
Confirmed, 619-620.

FOUNTAIN, GEORGE, nominated, 407.
Confirmed, 412.

FOUST, HARRY S., nominated, 194.
Confirmed, 195.

FOW, AMBROSE F., nominated, 19.
Confirmed, 20-21.

FOW, F. CARROLL, nominated, 153.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

FOX, CLARENCE E., nominated, 62.
Confirmed, 63.

FOX, EDWARD J., Jr., nominated, 2512.
Confirmed, 2512-2513.

FOX, J. E., nominated, 151.
Confirmed, 153.

FOX, JONATHAN R., nominated, 406.
Confirmed, 412.

FOX, MISS ADA E., nominated, 399.
Confirmed, 412.

FOX, MISS BELLA, nominated, 408.
Confirmed, 412.

FOX, MISS KATHERINE H., nominated, 62.
Confirmed, 63.

FOX, MISS ROSE C., nominated, 784.
Confirmed, 786.

FRANCIS, A. L., nominated, 397.
Confirmed, 412.

FRANCIS, F. M., nominated, 403.
Confirmed, 412.

FRANCK, M. C., nominated, 1055.
Confirmed, 1055.

FRANEK, JOS. A., nominated, 404.
Confirmed, 412.

FRANK, EDWARD I., nominated, 286.
Confirmed, 288.

FRANK, GEORGE K., nominated, 62.
Confirmed, 63.

FRANK H. T., nominated, 285.
Confirmed, 288.

FRANK, J. A., nominated, 785.
Confirmed, 786.

FRANK, MISS ADA, nominated, 615.
Confirmed, 619-620.

FRANK, R., nominated, 284.
Confirmed, 288.

FRANK, ROBERT L., nominated, 407.
Confirmed, 412.

FRANKHAUSER, L. W., nominated, 618.
Confirmed, 620.

FRANKLIN, ELBERT B., nominated, 3808.
Confirmed, 3809.

FRANKLIN, MISS EMILY L., nominated, 153.
Confirmed, 153.

FRANKLIN, OTTO F., nominated, 399.
Confirmed, 412.

FRANKLIN, TITUS, nominated, 2512.
Confirmed, 2512-2513.

FRANKS, GEORGE F., nominated, 399.
Confirmed, 412.

FRANKS, GEO. J., Jr., nominated, 405.
Confirmed, 412.

FRANKS, MRS. BERTHA L., nominated, 408.
Confirmed, 412.

FRANKS, PAUL, nominated, 1918.
Confirmed, 1918.

FRANZ, MISS MADA, nominated, 615.
Confirmed, 619-620.

FRAZIER, J. F., nominated, 2216.
Confirmed, 2216-2217.

NOTARIES PUBLIC.—Continued.

FRAZIER, ROY, nominated, 867.
Confirmed, 867.

FREAR, R. E., nominated, 411.
Confirmed, 412.

FREAS, MISS HELEN J., nominated, 194.
Confirmed, 195.

FREDERICK, CLEMENT S., nominated, 4837.
Confirmed, 4837.

FREDERICK, ELLIOTT, nominated, 284.
Confirmed, 288.

FREDERICK, MISS MABEL T., nominated, 19.
Confirmed, 20-21.

FREDERICK, MISS MATHILDE P., nominated, 615.
Confirmed, 619-620.

FREDERICK, MISS SARAH, nominated, 194.
Confirmed, 195.

FREE, MISS ETHEL, nominated, 617.
Confirmed, 619-620.

FREEBURN, ROBERT M., nominated, 410.
Confirmed, 412.

FREED, ERWIN M., nominated, 60.
Confirmed, 63.

FREED, MISS MARY R., nominated, 19.
Confirmed, 20-21.

FREED, MRS. EVA S., nominated, 404.
Confirmed, 412.

FREEHLING, C. W., nominated, 151.
Confirmed, 153.

FREEMAN, A. D., nominated, 613.
Confirmed, 619-620.

FREEMAN, B. F., nominated, 286.
Confirmed, 288.

FREEMAN, HARRY L., nominated, 62.
Confirmed, 63.

FREEMAN, JOSEPH, nominated, 615.
Confirmed, 619-620.

FREEMAN, MISS SARA R., nominated, 615.
Confirmed, 619-620.

FREESE, HOMER J., nominated, 613.
Confirmed, 619-620.

FREESTON, WM. E., nominated, 153.
Confirmed, 153.

FREESTON, W. RANDALL, nominated, 405.
Confirmed, 412.

FREHN, MRS. HATTIE N., nominated, 401.
Confirmed, 412.

FREIBERGER, MISS RAE, nominated, 401.
Confirmed, 412.

FROMM, WM., nominated, 151.
Confirmed, 153.

FRENCH, ALBERT A., nominated, 409.
Confirmed, 412.

FRENZEL, MRS. LUCY S., nominated, 62.
Confirmed, 63.

FREW, CHAS. E., nominated, 408.
Confirmed, 412.

FRICK, RAYMOND G., nominated, 19.
Confirmed, 20-21.

FRIDAY, PAUL J., nominated, 61.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

FRIED, SAMUEL, nominated, 405.
Confirmed, 412.

FRIEDGON, WM. G., nominated, 405.
Confirmed, 412.

FRIEDMAN, BENJAMIN, nominated, 410.
Confirmed, 412.

FRIEDMAN, DAVID, nominated, 399.
Confirmed, 412.

FRIEDMAN, HENRY, nominated, 151.
Confirmed, 153.

FRIEDMAN, JACOB, nominated, 151.
Confirmed, 153.

FRIEDMAN, JACOB, nominated, 4190.
Confirmed, 4190-4191.

FRIEDMAN, JEROME S., nominated, 410.
Confirmed, 412.

FRIEDMAN, MAURICE J., nominated, 408.
Confirmed, 412.

FRIEDMAN, MISS ESTHER, nominated, 61.
Confirmed, 63.

FRIEDMAN, MORRIS, nominated, 615.
Confirmed, 619-620.

FRIEL, MICHAEL, nominated, 3808.
Confirmed, 3809.

FRIES, LEONARD, nominated, 615.
Confirmed, 619-620.

FRIGAR, JOSEPH H., nominated, 407.
Confirmed, 412.

FRISBIE, MISS EMMA, nominated, 470.
Confirmed, 470-471.

FRITZ, MISS SUE B., nominated, 151.
Confirmed, 153.

FRY, CHARLES M., nominated, 362.
Confirmed, 363.

FRY, C. OWEN, nominated, 152.
Confirmed, 153.

FRY, JAMES R., Jr., nominated, 396.
Confirmed, 412.

FRY, WILLIAM F., nominated, 20.
Confirmed, 20-21.

FRYE, E. M., nominated, 286.
Confirmed, 288.

FRYE, OLIVER M., nominated, 4679.
Confirmed, 4679.

FUGATE, W. C., nominated, 982.
Confirmed, 984.

FULLAGER, GEORGE C., nominated, 403.
Confirmed, 412.

FULLERTON, MISS HELEN S., nominated, 286.
Confirmed, 288.

FULLERTON, S. W., nominated, 399.
Confirmed, 412.

FULMER, FRANK H., nominated, 618.
Confirmed, 620.

FULTON, ROBERT V., nominated, 284.
Confirmed, 288.

FUNK, HENRY H., nominated, 121.
Confirmed, 122.

FURCICH, SPIRIDION, nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

FURMAN, MRS. BERTHA, nominated, 398.
Confirmed, 412.

FURMAN, SAMUEL THURSTON, nominated, 615.
Confirmed, 619-620.

FURST, W. S., nominated, 19.
Confirmed, 20-21.

FUSARINI, HENRY, nominated, 63.
Confirmed, 63.

FUSSELL, HENRY M., Jr., nominated, 18.
Confirmed, 20-21.

GABEL, J. SAYLOR, nominated, 407.
Confirmed, 412.

GABELL, COLUMBUS W., Jr., nominated, 1255.
Confirmed, 1256.

GABLE, JACOB, nominated, 2131.
Confirmed, 2131.

GAERTNER, LEO C., nominated, 399.
Confirmed, 412.

GAFFNEY, MRS. NAN M., nominated, 405.
Confirmed, 412.

GAGE, MISS BLANCHE, nominated, 404.
Confirmed, 412.

GAHAGAN, V. C., nominated, 402.
Confirmed, 412.

GAIRLOCH, MRS. FLORENCE M., nominated, 618.
Confirmed, 620.

GALLAGER, GEORGE W., Jr., nominated, 983.
Confirmed, 984.

GALLAGHER, ANDREW F., nominated, 618.
Confirmed, 619-620.

GALLAGHER, CLARENCE J., nominated, 407.
Confirmed, 412.

GALLAHER, HARRY B., nominated, 399.
Confirmed, 412.

GALLAGHER, JOHN C., nominated, 318.
Confirmed, 319.

GALLAGHER, JOSEPH A., nominated, 405.
Confirmed, 412.

GALLAGHER, JOSEPH H., nominated, 153.
Confirmed, 153.

GALLAGHER, MISS AGNES V., nominated, 784.
Confirmed, 786.

GALLAGHER, MISS MARIE G., nominated, 287.
Confirmed, 288.

GALLAGHER, MRS. GAMLILA, nominated, 784.
Confirmed, 786.

GALLAGHER, R. B., nominated, 287.
Confirmed, 288.

GALLEN, WM. J. A., nominated, 62.
Confirmed, 63.

GALLO, JOHN A., nominated, 411.
Confirmed, 412.

GALLOWAY, JOHN G., nominated, 285.
Confirmed, 288.

GANSTER, MISS LAURA A., nominated, 613.
Confirmed, 619-620.

GARDINER, SAMUEL E., nominated, 153.
Confirmed, 153.

GARDNER, M. I., nominated, 400.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

GARDNER, MISS LOUISE A., nominated, 405.
Confirmed, 412.

GARDNER, MISS MARY E., nominated, 402.
Confirmed, 412.

GARFUNKEL, DAVID, nominated, 17.
Confirmed, 20-21.

GARFUNKLE, DAVID, nominated, 404.
Confirmed, 412.

GARLAND, CHISHOLM, nominated, 60.
Confirmed, 63.

GARLETTS, C. C., nominated, 469.
Confirmed, 470-471.

GARRAHAM, D. M., nominated, 403.
Confirmed, 412.

GARRETSON, MISS M. D., nominated, 619.
Confirmed, 620.

GARRETT, ALBERT N., nominated, 19.
Confirmed, 20-21.

GARRETT, C. D., nominated, 411.
Confirmed, 412.

GARRETT, PAUL M., nominated, 412.
Confirmed, 412.

GARRISON, ROBERT E., nominated, 866.
Confirmed, 867.

GARTLAN, MISS ELLA B., nominated, 669.
Confirmed, 670.

GARTLAND, DANIEL A., nominated, 1918.
Confirmed, 1918.

GARTSIDE, FREDERICK N., nominated, 411.
Confirmed, 412.

GARVIN, JOSEPH C., nominated, 409.
Confirmed, 412.

GARVIN, LESLIE C., nominated, 615.
Confirmed, 619-620.

GASS, LLOYD A., nominated, 1316.
Confirmed, 1317.

GATELY, MISS LAURA M., nominated, 60.
Confirmed, 63.

GATES, ELLSWORTH ELMER, nominated, 784.
Confirmed, 786.

GATES, HALDEAN E., nominated, 121.
Confirmed, 122.

GATES, MISS M. E., nominated, 412.
Confirmed, 412.

GATES, PAUL E., nominated, 402.
Confirmed, 412.

GATFIELD, L. E., nominated, 618.
Confirmed, 620.

GATHERS, D. C., nominated, 361.
Confirmed, 363.

GATTI, FELIX C. V., nominated, 470.
Confirmed, 470-471.

GAUL, GEORGE A., nominated, 615.
Confirmed, 619-620.

GAUNT, WILLIAM S., nominated, 167.
Confirmed, 168.

GAUT, JOHN G., nominated, 215.
Confirmed, 216.

GAVIN, MISS MARY J., nominated, 1632.
Confirmed, 1632.

NOTARIES PUBLIC.—Continued.

GEARHART, WM. M. Jr., nominated, 412.
Confirmed, 412.

GEASY, ERMUND L., nominated, 407.
Confirmed, 412.

GEBHARDSBAUER, WM., nominated, 62.
Confirmed, 63.

GEDDES, EVERETT P., nominated, 396.
Confirmed, 412.

GEHRING, MISS CARRIE K., nominated, 398.
Confirmed, 412.

GEHRINGER, MILTON E., nominated, 120.
Confirmed, 122.

GEHRON, W. H., nominated, 284.
Confirmed, 288.

GEIGER, JOHN J., nominated, 403.
Confirmed, 412.

GEIGER, MRS. A. MAUDE, nominated, 400.
Confirmed, 412.

GEISLER, W. P., nominated, 287.
Confirmed, 288.

GEKLINSKY, FRANK S., nominated, 402.
Confirmed, 412.

GEKOSKI, LOUIS, nominated, 405.
Confirmed, 412.

GEKOSKI, LOUIS, nominated, 2738.
Confirmed, 2739.

GELLERT, MAX, nominated, 410.
Confirmed, 412.

GELLIS, HERBERT A., nominated, 411.
Confirmed, 412.

GELPKE, J. HANS, nominated, 396.
Confirmed, 412.

GENOVESE, LOUIS, nominated, 153.
Confirmed, 153.

GENTER, MISS LULU M., nominated, 284.
Confirmed, 288.

GENTILE, MISS ANNA M., nominated, 411.
Confirmed, 412.

GENTILINI, LOUIS T., nominated, 404.
Confirmed, 412.

GENTRY, FRANK S., nominated, 152.
Confirmed, 153.

GEORGE, EDGAR E., nominated, 403.
Confirmed, 412.

GEORGE, JAMES, nominated, 404.
Confirmed, 412.

GEORGE, J. JOSEPH, nominated, 1255.
Confirmed, 1256.

GEORGE, MISS KATHERINE K., nominated, 61.
Confirmed, 63.

GERAGHTY, MICHAEL J., nominated, 19.
Confirmed, 20-21.

GERAGHTY, MISS L. EDNA, nominated, 153.
Confirmed, 153.

GERBER, A. H., nominated, 397.
Confirmed, 412.

GERHARD, CHARLES P., nominated, 3809.
Confirmed, 3809.

GERHART, MISS ALMA R., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

GERLITSKI, MISS HELEN A., nominated, 1631.
Confirmed, 1632.

GERSHMAN, ISADOR, nominated, 410.
Confirmed, 412.

GERSHMAN, JOSEPH, nominated, 406.
Confirmed, 412.

GERSTENACKER, GEORGE C., nominated, 409.
Confirmed, 412.

GETGEN, T. M., nominated, 410.
Confirmed, 412.

GETTIG, S. D., nominated, 19.
Confirmed, 20-21.

GEYER, EARL D., nominated, 3411.
Confirmed, 3411.

GEYER, WALTER K., nominated, 396.
Confirmed, 412.

GIACOBELLO, T. A., nominated, 1631.
Confirmed, 1632.

GIRARDINELLI, SILVIO, nominated, 153.
Confirmed, 153.

GIBBLE, HENRY R., nominated, 4190.
Confirmed, 4190-4191.

GIBBONS, JOHN A., nominated, 400.
Confirmed, 412.

GIBBONS, MISS MARY A., nominated, 403.
Confirmed, 412.

GIBBS, LESTER S., nominated, 153.
Confirmed, 153.

GIBSON, CLIFFORD H., nominated, 405.
Confirmed, 412.

GIBSON, GEORGE C., nominated, 286.
Confirmed, 288.

GIBSON, JAMES A., nominated, 151.
Confirmed, 153.

GIBSON, MUSCOE M., nominated, 62.
Confirmed, 63.

GICIOSA, LEONARDO A., nominated, 1316.
Confirmed, 1317.

GIHON, LEON, nominated, 615.
Confirmed, 619-620.

GILBERT, ELIAS H., nominated, 404.
Confirmed, 412.

GILBERT, HARRY S., nominated, 361.
Confirmed, 363.

GILDEN, RAYMOND A., nominated, 61.
Confirmed, 63.

GILDER, MRS. LUCILLE D., nominated, 400.
Confirmed, 412.

GILFILLAN, J. CLYDE, nominated, 120.
Confirmed, 122.

GILL, JOHN G., nominated, 1255.
Confirmed, 1256.

GILLESPIE, JOHN F., nominated, 2216.
Confirmed, 2216-2217.

GILLESPIE, STANLEY A., nominated, 285.
Confirmed, 288.

GILLINGHAM, MISS HELEN, nominated, 16.
Confirmed, 20-21.

GILLIS, ARTHUR N., nominated, 3808.
Confirmed, 3809.

NOTARIES PUBLIC.—Continued.

GILMAN, HAROLD BRITTAI, nominated, 411.
Confirmed, 412.

GILMARTIN, JOHN T., nominated, 403.
Confirmed, 412.

GILMORE, ARTHUR C., nominated, 130.
Confirmed, 130-131.

GILMORE, C. EDMUND, nominated, 1631.
Confirmed, 1632.

GILMORE, HUGH, nominated, 404.
Confirmed, 412.

GILMORE, J. G., nominated, 362.
Confirmed, 363.

GILMORE, O. E., nominated, 400.
Confirmed, 412.

GILROY, MISS HELEN F., nominated, 403.
Confirmed, 412.

GINGRICH, MRS. E. BLANCHE, nominated, 17.
Confirmed, 20-21.

GINSBURG, HARRY, nominated, 405.
Confirmed, 412.

GIORDANO, FRANK, nominated, 406.
Confirmed, 412.

GIORDANO, LOUIS R., nominated, 405.
Confirmed, 412.

GIVEN, MISS MARY, nominated, 400.
Confirmed, 412.

GIVEN, WILLIAM H., Jr., nominated, 401.
Confirmed, 412.

GLADDEN, F. R., nominated, 411.
Confirmed, 412.

GLADFELTER, HARRY B., nominated, 401.
Confirmed, 412.

GLADSTONE, HENRY G., nominated, 285.
Confirmed, 288.

GLASER, HENRY, Jr., nominated, 619.
Confirmed, 620.

GLASER, JOHN M., nominated, 401.
Confirmed, 412.

GLASER, PETER J., nominated, 397.
Confirmed, 412.

GLASS, JOHN, nominated, 1917.
Confirmed, 1918.

GLASS, SAMUEL S., nominated, 408.
Confirmed, 412.

GLEASON, JOHN P., nominated, 153.
Confirmed, 153.

GLEASON, JOSEPH F., nominated, 784.
Confirmed, 786.

GLEASON, JOSEPH J., nominated, 287.
Confirmed, 288.

GLEASON, WALTER A., nominated, 2216.
Confirmed, 2216-2217.

GLEASON, WALTER W., nominated, 401.
Confirmed, 412.

GLENN, ROBERT E., nominated, 17.
Confirmed, 20-21.

GLENSON, JAMES N., nominated, 362.
Confirmed, 363.

GLICK, A. HOWARD, nominated, 18.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

GLICK, AUSTIN A., nominated, 62.
Confirmed, 63.

GLICK, MISS M. ELIZABETH, nominated, 18.
Confirmed, 20-21.

GLICK, R. J., nominated, 1918.
Confirmed, 1918.

GLICK, SAMUEL, nominated, 18.
Confirmed, 20-21.

GLOSSER, HOWARD C., nominated, 618.
Confirmed, 620.

GOCHER, MISS MARGARET A., nominated, 618.
Confirmed, 620.

GODFREY, MRS. ANNA W., nominated, 17.
Confirmed, 20-21.

GODWIN, EARL, nominated, 406.
Confirmed, 412.

GOEBEL, HARRY, nominated, 16.
Confirmed, 20-21.

GQEPPERT, MISS ELLA L., nominated, 396.
Confirmed, 412.

GOETZ, C. J., nominated, 60.
Confirmed, 63.

GOFF, WM. N., nominated, 614.
Confirmed, 619-620.

GOGGIS, JOSEPH J., nominated, 153.
Confirmed, 153.

GOISOVICH, PETER L., nominated, 400.
Confirmed, 412.

GOLDBACHER, ARTHUR, nominated, 406.
Confirmed, 412.

GOLDBERG, HENRY D., nominated, 1918.
Confirmed, 1918.

GOLDBERG, HERBERT, nominated, 405.
Confirmed, 412.

GOLDBECK, GEORGE E., nominated, 1632.
Confirmed, 1632.

GOLDEN, FRED, nominated, 784.
Confirmed, 786.

GOLDMAN, A. J., nominated, 403.
Confirmed, 412.

GOLDMAN, IRVING, nominated, 18.
Confirmed, 20-21.

GOLDMAN, I. SAMUEL, nominated, 3808.
Confirmed, 3809.

GOLDMAN, LOUIS G., nominated, 399.
Confirmed, 412.

GOLDMAN, MRS. PAULINE, nominated, 153.
Confirmed, 153.

GOLDNER, CONRAD, nominated, 362.
Confirmed, 363.

GOLDSMITH, JACOB R., nominated, 18.
Confirmed, 20-21.

GOLDSTEIN, ISSAC, nominated, 1055.
Confirmed, 1055.

GOLDSTEIN, SAMUEL, nominated, 406.
Confirmed, 412.

GOLDSTEIN, SAMUEL, nominated, 2650.
Confirmed, 2650.

GOLDSTROM, A. L., nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

GOLDTHWAITE, JOHN F., nominated, 409.
Confirmed, 412.

GOLOMB, MAURICE E., nominated, 397.
Confirmed, 412.

GONST, MISS ANNA A., nominated, 3411.
Confirmed, 3411.

GOOD, HOWARD F., nominated, 361.
Confirmed, 363.

GOOD, OCEAN W., nominated, 404.
Confirmed, 412.

GOODE, ROBERT L., nominated, 4558.
Confirmed, 4559.

GOODMAN, ALVIN E., nominated, 670.
Confirmed, 670.

GOODMAN, HOWARD S., nominated, 121.
Confirmed, 122.

GOODMAN, MAX E., nominated, 3808.
Confirmed, 3809.

GOODMAN, MISS ESTHER R., nominated, 613.
Confirmed, 619-620.

GOODNECK, MISS MAE, nominated, 1055.
Confirmed, 1055.

GOODWIN, DANIEL B., nominated, 130.
Confirmed, 130-131.

GOODWIN, JAMES K., nominated, 399.
Confirmed, 412.

GOODWIN, WILLIAM M., nominated, 470.
Confirmed, 619-620.

GOODWIN, WILLIAM F., nominated, 470.
Confirmed, 470-471.

GORDON, MRS. LAURA, nominated, 411.
Confirmed, 412.

GORDON, SAMUEL, nominated, 618.
Confirmed, 619-620.

GORDON, THOMAS A., nominated, 398.
Confirmed, 412.

GORE, PHILLIP B., nominated, 99.
Confirmed, 100.

GORETZKA, HERMAN J., nominated, 398.
Confirmed, 412.

GORHAM, MICHAEL T., nominated, 398.
Confirmed, 412.

GORHAM, MISS MARY C., nominated, 1631.
Confirmed, 1632.

GORMAN, JAMES A., nominated, 618.
Confirmed, 619-620.

GORMAN, J. P., nominated, 99.
Confirmed, 100.

GORSUCH, MRS. MAE M., nominated, 406.
Confirmed, 412.

GOSLIN, CLARENCE A., nominated, 153.
Confirmed, 153.

GOSSLER, CARL J., nominated, 404.
Confirmed, 412.

GOSZTONYI, MRS. ROZI, nominated, 152.
Confirmed, 153.

GOTTLIEB, JOSEPH M., nominated, 408.
Confirmed, 412.

GOTWALS, LEE A., nominated, 285.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

GOTWALT, SPURGEON T., nominated, 4332.
Confirmed, 4332.

GOULD, MRS. GERTRUDE M., nominated, 470.
Confirmed, 470-471.

GOULD, WM. H. G., nominated, 62.
Confirmed, 63.

GOURLEY, HARVEY, nominated, 62.
Confirmed, 63.

GOWRAN, MISS ALICE V., nominated, 153.
Confirmed, 153.

GRABERT, CHARLES L., nominated, 151.
Confirmed, 153.

GRABLE, C. A., nominated, 121.
Confirmed, 122.

GRADY, EDWARD J., nominated, 403.
Confirmed, 412.

GRADY, JOHN W., nominated, 409.
Confirmed, 412.

GRADY, MISS MARY M., nominated, 1256.
Confirmed, 1256.

GRAEBER, CONRAD G., nominated, 405.
Confirmed, 412.

GRAFF, R. STANLEY, nominated, 402.
Confirmed, 412.

GRAHAM, A. MARTIN, nominated, 120.
Confirmed, 122.

GRAHAM, D. E., nominated, 1917.
Confirmed, 1918.

GRAHAM, FRANK V., nominated, 406.
Confirmed, 412.

GRAHAM, HARRY L., nominated, 469.
Confirmed, 470-471.

GRAHAM, JOHN W., nominated, 408.
Confirmed, 412.

GRAHAM, MISS NETTE A., nominated, 618.
Confirmed, 620.

GRAHAM, RALPH S., nominated, 167.
Confirmed, 168.

GRAHAM, ROBERT W., nominated, 2650.
Confirmed, 2650.

GRAHAM, S. S., nominated, 613.
Confirmed, 619-620.

GRAHAM, W. P., nominated, 153.
Confirmed, 153.

GRANAT, HARRY N., nominated, 616.
Confirmed, 619-620.

GRANDEY, JOSEPH H., nominated, 19.
Confirmed, 20-21.

GRANGER, ARTHUR W., nominated, 616.
Confirmed, 619-620.

GRANT, BRUCE, nominated, 404.
Confirmed, 412.

GRANT, GEORGE H., nominated, 1255.
Confirmed, 1256.

GRANT, MRS. KATHRYN H., nominated, 403.
Confirmed, 412.

GRASS, CHARLES M., nominated, 469.
Confirmed, 470-471.

GRATE, FRED C., nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

GRATZER, F. J., nominated, 398.
Confirmed, 412.

GRAY, G. E. F., nominated, 16.
Confirmed, 20-21.

GRAY, GEO. K., nominated, 284.
Confirmed, 288.

GRAY, MISS ETHEL, nominated, 406.
Confirmed, 412.

GRAY, NORMAN W., nominated, 469.
Confirmed, 470-471.

GRAY, THOS. J., nominated, 16.
Confirmed, 20-21.

GRAY, WILLARD A., nominated, 62.
Confirmed, 63.

GREANEY, GEORGE F. A., nominated, 409.
Confirmed, 412.

GREAR, HARRY A., nominated, 867.
Confirmed, 867.

GREBE, AUGUST WM., nominated, 3808.
Confirmed, 3809.

GREEN, ALEXANDER, nominated, 318.
Confirmed, 319.

GREEN, C. D., nominated, 400.
Confirmed, 412.

GREEN, CHARLES J., nominated, 1918.
Confirmed, 1918.

GREEN, DAVID M., nominated, 2433.
Confirmed, 2433.

GREEN, E. H., nominated, 983.
Confirmed, 984.

GREEN, GEO. J., nominated, 401.
Confirmed, 412.

GREEN, GEORGE, Jr., nominated, 614.
Confirmed, 619-620.

GREEN, HARRY, nominated, 99.
Confirmed, 100.

GREEN, HARRY, nominated, 470.
Confirmed, 470-471.

GREEN, J. A., nominated, 400.
Confirmed, 412.

GREEN, JAMES B., nominated, 402.
Confirmed, 412.

GREEN, J. IRWIN, nominated, 61.
Confirmed, 63.

GREEN, JOSEPH, nominated, 409.
Confirmed, 412.

GREEN, LOUIS, nominated, 409.
Confirmed, 412.

GREEN, MRS. ANNA, nominated, 408.
Confirmed, 412.

GREEN, MISS HELEN M., nominated, 406.
Confirmed, 412.

GREEN, MISS LORENA, nominated, 411.
Confirmed, 412.

GREEN, MISS S. E., nominated, 617.
Confirmed, 619-620.

GREEN, MISS SOPHIE A., nominated, 407.
Confirmed, 412.

GREEN, PHILIP, nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

GREEN, PHILIP, nominated, 3411.
Confirmed, 3411.

GREEN, SAMUEL, nominated, 195.
Confirmed, 195.

GREEN, SAMUEL L., nominated, 99.
Confirmed, 100.

GREEN, WM. E., nominated, 615.
Confirmed, 619-620.

GREENBERG, JOSEPH, nominated, 18.
Confirmed, 20-21.

GREENBERGER, ADOLPH, nominated, 398.
Confirmed, 412.

GREENE, H. G., nominated, 396.
Confirmed, 412.

GREENFIELD, WM. I., nominated, 616.
Confirmed, 619-620.

GREENSPAN, MEYER E., nominated, 410.
Confirmed, 412.

GREENSPAN, PERRY, nominated, 1255.
Confirmed, 1256.

GREENWOOD, CHARLES M., nominated, 408.
Confirmed, 412.

GREER, THOMAS HENRY, Jr., nominated, 409.
Confirmed, 412.

GREGORY, HARRY K., nominated, 152.
Confirmed, 153.

GREIMS, ARTHUR W., nominated, 405.
Confirmed, 412.

GREINER, G. F., nominated, 194.
Confirmed, 195.

GREIPP, JOSEPH, nominated, 408.
Confirmed, 412.

GRETTER, JOSEPH J., nominated, 398.
Confirmed, 412.

GRETZINGER, WILLIAM A., nominated, 121.
Confirmed, 122.

GRIBBON, IRA, nominated, 61.
Confirmed, 63.

GRIEB, MISS EVA, nominated, 2433.
Confirmed, 2433.

GRIER, ANDREW W., nominated, 410.
Confirmed, 412.

GRIER, HARRY WOODS, nominated, 397.
Confirmed, 412.

GRIER, JAY R., nominated, 62.
Confirmed, 63.

GRIEVES, MISS LUCY M., nominated, 285.
Confirmed, 288.

GRIFFIN, NORMAN F., nominated, 405.
Confirmed, 412.

GRIFFIN, V. E., nominated, 1255.
Confirmed, 1256.

GRIFFITH, ALFRED, nominated, 362.
Confirmed, 363.

GRIFFITH, CHARLES V., nominated, 2650.
Confirmed, 2650.

GRIFFITH, EDGAR I., nominated, 61.
Confirmed, 63.

GRIFFITH, H. J., nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

GRIFFITH, JOHN W., nominated, 402.
Confirmed, 412.

GRIFFITH, SAMUEL S., nominated, 406.
Confirmed, 412.

GRIFFITH, WALTER M., nominated, 983.
Confirmed, 984.

GRIFFITHS, LEE W. S., nominated, 153.
Confirmed, 153.

GRIGG, CHARLES B., nominated, 408.
Confirmed, 412.

GRIM, HARRY E., nominated, 167.
Confirmed, 168.

GRIMES, JOSEPH S., nominated, 408.
Confirmed, 412.

GRIMES, S. H., nominated, 121.
Confirmed, 122.

GRIMMELL, R. L., nominated, 284.
Confirmed, 288.

GRINNEN, W. H., nominated, 1631.
Confirmed, 1632.

GRISSOM, ROBT. W., nominated, 407.
Confirmed, 412.

GROFF, CHARLES A., nominated, 18.
Confirmed, 20-21.

GROFF, GEORGE S., nominated, 4332.
Confirmed, 4332.

GROH, MISS MARGARET E., nominated, 401.
Confirmed, 402.

GROOVER, CLAIR, nominated, 410.
Confirmed, 412.

GROSS, ALEXANDER, nominated, 785.
Confirmed, 786.

GROSS, CHARLES, nominated, 194.
Confirmed, 195.

GROSS, LEON B., nominated, 4558.
Confirmed, 4559.

GROSS, MILTON H., nominated, 318.
Confirmed, 319.

GROSS, MISS B. D., nominated, 61.
Confirmed, 63.

GROSS, MISS BELLE H., nominated, 403.
Confirmed, 412.

GROSS, MISS GERTRUDE, nominated, 784.
Confirmed, 786.

GROSS, MISS HELEN V., nominated, 399.
Confirmed, 412.

GROSS, MORRIS, nominated, 408.
Confirmed, 412.

GROSS, WILLIAM HENRY, nominated, 2131.
Confirmed, 2131.

GROSSCOPE, G. R., nominated, 19.
Confirmed, 20-21.

GROSSMAN, ARTHUR M., nominated, 613.
Confirmed, 619-620.

GROSSMAN, MRS. SADYE L., nominated, 3653.
Confirmed, 3653.

GROSSMAN, SIMON CYRUS, nominated, 407.
Confirmed, 412.

GROUDINE, LOUIS J., nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

GROVER, HARRY D., nominated, 616.
Confirmed, 619-620.

GROVER, J. HARRY, nominated, 581.
Confirmed, 582.

GROVE, MISS ADELAIDE, nominated, 130.
Confirmed, 130-131.

GROVE, WILLIAM G., nominated, 60.
Confirmed, 63.

GRUBB, ROBERT R., nominated, 61.
Confirmed, 63.

GRUNINGER, HERMAN T., nominated, 62.
Confirmed, 63.

GSELL, JOSEPH, nominated, 983.
Confirmed, 984.

GUBIN, SAMUEL, nominated, 405.
Confirmed, 412.

GUERIN, JOHN J., nominated, 17.
Confirmed, 20-21.

GUGGIE, JOHN J., nominated, 411.
Confirmed, 412.

GUIE, F. W., nominated, 405.
Confirmed, 412.

GUINEY, ARTHUR R., nominated, 411.
Confirmed, 412.

GULDIN, FRANKLIN M., nominated, 866.
Confirmed, 867.

GULDIN, SAMUEL A., nominated, 1255.
Confirmed, 1256.

GULLMAN, EUGENE, nominated, 616.
Confirmed, 619-620.

GULLMANN, HENRY T., nominated, 130.
Confirmed, 130-131.

GUMPER, ALFRED J., nominated, 284.
Confirmed, 288.

GUNNING, FRANK, nominated, 397.
Confirmed, 412.

GUNSTER, JOSEPH F., nominated, 402.
Confirmed, 412.

GUST, CHARLES, Jr., nominated, 618.
Confirmed, 620.

GUTOWITZ, ABRAHAM, nominated, 983.
Confirmed, 984.

GUTZLER, MISS L. MARIE, nominated, 410.
Confirmed, 412.

GUTZLER, MISS L. MARIE, nominated, 411.
Confirmed, 412.

GUY, HARRY A., nominated, 1918.
Confirmed, 1918.

HAAS, BENJAMIN, nominated, 409.
Confirmed, 412.

HABER, JOHN G., nominated, 1632.
Confirmed, 1632.

HABERFELD, WM., nominated, 284.
Confirmed, 288.

HACKENBERG, CHARLES, nominated, 407.
Confirmed, 412.

HACKETT, HARRY L., nominated, 983.
Confirmed, 984.

HACKETT, PAUL, nominated, 408.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HAFELI, MISS EMMA, nominated, 399.
Confirmed, 412.

HAFER, JOHN P., nominated, 62.
Confirmed, 63.

HAFER, MISS KATHRYN, nominated, 619.
Confirmed, 620.

HAGAN, JAMES E., nominated, 3808.
Confirmed, 3809.

HAGAN, JAMES F., nominated, 410.
Confirmed, 412.

HAGEN, HARRY C., nominated, 785.
Confirmed, 786.

HAGEN, HARRY R., nominated, 406.
Confirmed, 412.

HAGENBUCH, JAMES H., nominated, 62.
Confirmed, 63.

HAGENBURGER, ALBERT G., nominated, 3808.
Confirmed, 3809.

HAGERMAN, JOHN B., nominated, 286.
Confirmed, 288.

HAGGERTY, CHARLES A., nominated, 405.
Confirmed, 412.

HAGGERTY, GEORGE I., nominated, 409.
Confirmed, 412.

HAGGERTY, MISS JUEL C., nominated, 402.
Confirmed, 412.

HAGLE, MISS BERTHA D., nominated, 411.
Confirmed, 412.

HAGMANN, HARRY W., nominated, 285.
Confirmed, 288.

HAGUE, WM. E., nominated, 151.
Confirmed, 153.

HAHN, JOHN D., nominated, 3493.
Confirmed, 3493-3494.

HAHN, JOHN E., nominated, 151.
Confirmed, 153.

HAIG, DONALD B., nominated, 407.
Confirmed, 412.

HAIG, ROLAND B., nominated, 406.
Confirmed, 412.

HAISFIELD, MORRIS, nominated, 407.
Confirmed, 412.

HAKES, MISS EVALENA G., nominated, 400.
Confirmed, 412.

HALE, ARTHUR, nominated, 167.
Confirmed, 168.

HALE, CHARLES WALTON, nominated, 401.
Confirmed, 412.

HALL, DAVID H., nominated, 62.
Confirmed, 63.

HALL, JESSE H., nominated, 151.
Confirmed, 153.

HALL, J. M., nominated, 98.
Confirmed, 100.

HALL, JOHNSTON, nominated, 411.
Confirmed, 412.

HALL, MISS EDITH L., nominated, 406.
Confirmed, 412.

HALL, MISS EMMA M., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

HALL, MISS MARTHA M., nominated, 2322.
Confirmed, 2322.

HALL, MISS SARA T., nominated, 19.
Confirmed, 20-21.

HALL, NORMAN J., nominated, 404.
Confirmed, 412.

HALL, RALPH O., nominated, 401.
Confirmed, 412.

HALL, ROBERT A., nominated, 616.
Confirmed, 619-620.

HALL, WM. W., nominated, 152.
Confirmed, 153.

HALL, W. M., nominated, 398.
Confirmed, 412.

HALL, W. SHERADEN, nominated, 669.
Confirmed, 670.

HALLAR, WILSON B., nominated, 617.
Confirmed, 619-620.

HALLET, HAROLD, nominated, 403.
Confirmed, 412.

HALLMAN, CHARLES, nominated, 1918.
Confirmed, 1918.

HALLOWELL, P. PHILIP, nominated, 407.
Confirmed, 412.

HALPIN, MISS MARY B., nominated, 130.
Confirmed, 130-131.

HALPORN, JOSEPH, nominated, 16.
Confirmed, 20-21.

HALYAMA, N., nominated, 20.
Confirmed, 20-21.

HAM, WM. ARTHUR, nominated, 410.
Confirmed, 412.

HAMAKER, DAVID C., nominated, 404.
Confirmed, 412.

HAMER, EDWARD, Jr., nominated, 402.
Confirmed, 412.

HAMER, MISS MARY, nominated, 1917.
Confirmed, 1918.

HAMER, MISS MARY E., nominated, 19.
Confirmed, 20-21.

HAMER, RICHARD F., nominated, 60.
Confirmed, 63.

HAMILL, H. H., nominated, 402.
Confirmed, 412.

HAMILTON, C. A., nominated, 616.
Confirmed, 619-620.

HAMILTON, CHARLES F., nominated, 408.
Confirmed, 412.

HAMILTON, HENRY T., nominated, 284.
Confirmed, 288.

HAMILTON, JAMES W., nominated, 2433.
Confirmed, 2433.

HAMILTON, JOSEPH, nominated, 616.
Confirmed, 619-620.

HAMILTON, JOSEPH ALVA, nominated, 784.
Confirmed, 786.

HAMILTON, L. MALCOLM, nominated, 61.
Confirmed, 63.

HAMILTON, M. M., nominated, 396.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HAMILTON, S. M., nominated, 397.
Confirmed, 412.

HAMILTON, VICTOR J., nominated, 408.
Confirmed, 412.

HAMILTON, W. A., nominated, 1255.
Confirmed, 1256.

HAMMILL, JOS. H., nominated, 785.
Confirmed, 786.

HAMMOND, JAMES B., nominated, 1631.
Confirmed, 1632.

HAMMOND, MISS MARY A., nominated, 121.
Confirmed, 122.

HAMMOND, MISS NANCY E., nominated, 287.
Confirmed, 288.

HAMMOND, MISS N. J., nominated, 20.
Confirmed, 20-21.

HAMN, ROBERT R., nominated, 2827.
Confirmed, 2827.

HAMPSON, G. A., nominated, 62.
Confirmed, 63.

HAMROCK, JULIUS C., nominated, 1917.
Confirmed, 1918.

HANCHER, D. C., nominated, 318.
Confirmed, 319.

HANCK, MISS IOLA B., nominated, 362.
Confirmed, 363.

HAND, BAYARD, nominated, 152.
Confirmed, 153.

HANDLER, SAMUEL, nominated, 401.
Confirmed, 412.

HANHAUSER, GEORGE J., nominated, 406.
Confirmed, 412.

HANIAK, JOHN, nominated, 397.
Confirmed, 412.

HANLEY, EDWARD C., nominated, 402.
Confirmed, 412.

HANLON, JAMES T., nominated, 2650.
Confirmed, 2650.

HANLON, MISS ANNA M., nominated, 404.
Confirmed, 412.

HANNINGTON, WALTER, nominated, 613.
Confirmed, 619-620.

HANNUM, EDWIN PENROSE, nominated, 401.
Confirmed, 412.

HANSELL, WILLIAM P. B., nominated, 619.
Confirmed, 620.

HASSEN, JENS, Jr., nominated, 62.
Confirmed, 63.

HANSON, HOMER F., nominated, 3493.
Confirmed, 3493-3494.

HANSON, HOWARD W., nominated, 121.
Confirmed, 122.

HANSSEN, M. C., nominated, 619.
Confirmed, 620.

HANZEL, MRS. KATHRYN D., nominated, 318.
Confirmed, 319.

HAPP, HENRY, nominated, 1632.
Confirmed, 1632.

HAPPEL, J. A., nominated, 404.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HAPPEL, JOHN W., nominated, 616.
Confirmed, 619-620.

HAPPOLD, HAROLD E., nominated, 3951.
Confirmed, 3952.

HAPSON, GEORGE H., nominated, 619.
Confirmed, 620.

HARADER, CHAUNCEY D., nominated, 469.
Confirmed, 470-471.

HARAMLE, GEORGE, nominated, 469.
Confirmed, 470-471.

HARBACH, RALPH F., nominated, 75.
Confirmed, 75.

HARBEEY, MISS MATTIE, nominated, 406.
Confirmed, 412.

HARDEN, THOMAS J., Jr., nominated, 408.
Confirmed, 412.

HARDESTY, H. W., nominated, 409.
Confirmed, 412.

HARDSTAFF, WILLIAM, nominated, 3493.
Confirmed, 3493-3494.

HARE, J. V., nominated, 286.
Confirmed, 288.

HARE, JOHN W., Jr., nominated, 397.
Confirmed, 412.

HARER, CHARLES F., nominated, 75.
Confirmed, 75.

HARGIS, MRS. G. B., nominated, 409.
Confirmed, 412.

HARING, HARRY E., nominated, 361.
Confirmed, 363.

HARING, PHILIP I., nominated, 399.
Confirmed, 412.

HARKINS, WILLIAM D., nominated, 3808.
Confirmed, 3809.

HARMAN, MRS. PERCY, nominated, 401.
Confirmed, 412.

HARMEIER, C. A., nominated, 1917.
Confirmed, 1918.

HARMEN, LOUIS A., nominated, 2650.
Confirmed, 2650.

HARNACK, MISS S. R., nominated, 613.
Confirmed, 619-620.

HARNEY, MRS. KATHERINE, nominated, 613.
Confirmed, 619-620.

HARPER, E. F. G., nominated, 2826.
Confirmed, 2827.

HARPER, MISS HARRIET G., nominated, 407.
Confirmed, 412.

HARPER, MISS MAUDE, nominated, 19.
Confirmed, 20-21.

HARPER, MISS S. I., nominated, 4558.
Confirmed, 4559.

HARPER, W. H., nominated, 16.
Confirmed, 20-21.

HARRIES, JOHN A., nominated, 319.
Confirmed, 319.

HARRINGTON, J. VERNON, nominated, 405.
Confirmed, 412.

HARRINGTON, MISS ELIZABETH G., nominated, 618.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

HARRIS, ARTHUR B., nominated, 406.
Confirmed, 412.

HARRIS, EDWARD W., nominated, 409.
Confirmed, 412.

HARRIS, GEORGE H., nominated, 1631.
Confirmed, 1632.

HARRIS, JOSEPH, nominated, 397.
Confirmed, 412.

HARRIS, JOSEPH J., nominated, 407.
Confirmed, 412.

HARRIS, LINDEN T., nominated, 616.
Confirmed, 619-620.

HARRIS, MISS ANNA KATE, nominated, 614.
Confirmed, 619-620.

HARRIS, MISS EDITH, nominated, 62.
Confirmed, 63.

HARRIS, R. A., nominated, 470.
Confirmed, 470-471.

HARRISON, ALFRED B., nominated, 1631.
Confirmed, 1632.

HARRISON, FRANK T., Jr., nominated, 405.
Confirmed, 412.

HARROLD, A. S., nominated, 16.
Confirmed, 20-21.

HARSHAW, C. G., nominated, 2827.
Confirmed, 2827.

HART, CHARLES P., Jr., nominated, 406.
Confirmed, 412.

HART, W. LEROY, nominated, 616.
Confirmed, 619-620.

HARTE, WM. A., nominated, 403.
Confirmed, 412.

HARTER, OSCAR I., nominated, 398.
Confirmed, 412.

HARTLEY, HARRY W., nominated, 409.
Confirmed, 412.

HATLEY, MRS. MYRTLE, nominated, 402.
Confirmed, 412.

HARTMAN, FRANK H., nominated, 400.
Confirmed, 412.

HARTMAN, GEO. J., nominated, 152.
Confirmed, 153.

HARTMAN, LOUIS V., nominated, 397.
Confirmed, 412.

HARTMAN, MISS ANNA F., nominated, 402.
Confirmed, 412.

HARTMAN, MISS MARIE E., nominated, 401.
Confirmed, 412.

HARTRICK, CHARLES M., nominated, 401.
Confirmed, 412.

HARTSOCK, MISS ANNA G., nominated, 400.
Confirmed, 412.

HARTZELL, MISS HELEN L., nominated, 60.
Confirmed, 63.

HARVEY, CHESTER A., nominated, 404.
Confirmed, 412.

HARVEY, GEO. B., nominated, 120.
Confirmed, 122.

HARVEY, HERMAN, nominated, 62.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

- HARVEY, MRS. FLORENCE B., nominated, 784.
Confirmed, 786.
- HASLAM, JAMES, nominated, 407.
Confirmed, 412.
- HASLAM, MISS FRANCIS L., nominated, 408.
Confirmed, 412.
- HASLETT, WM. J., nominated, 61.
Confirmed, 63.
- HASSON, JOSEPH H. J., nominated, 409.
Confirmed, 412.
- HASSON, MRS. MARY M., nominated, 287.
Confirmed, 288.
- HASTINGS, MISS MARGARET A., nominated, 396.
Confirmed, 412.
- HATFIELD, AUSTIN J., nominated, 61.
Confirmed, 63.
- HATFIELD, ELI H., nominated, 397.
Confirmed, 412.
- HATTMEN, W. A., Jr., nominated, 60.
Confirmed, 63.
- HATTON, G. B., nominated, 4558.
Confirmed, 4559.
- HATZ, JAMES G., nominated, 151.
Confirmed, 153.
- HAUBER, GEORGE F., nominated, 4332.
Confirmed, 4332.
- HAUCK, GRIMLEY E., nominated, 60.
Confirmed, 63.
- HAUDENSHIELD, GEORGE B., nominated, 397.
Confirmed, 412.
- HAUF, MRS. MARIE J., nominated, 785.
Confirmed, 786.
- HAUFLER, FRANK A., Jr., nominated, 407.
Confirmed, 412.
- HAUPT, GEORGE W., nominated, 405.
Confirmed, 412.
- HAURY, MISS ANNA, nominated, 614.
Confirmed, 619-620.
- HAUSER, CLARENCE L., nominated, 168.
Confirmed, 168.
- HAUSMAN, H. SAMUEL, nominated, 406.
Confirmed, 412.
- HAUSMAN, MAURICE J., nominated, 784.
Confirmed, 786.
- HAUSMAN, PETER, nominated, 60.
Confirmed, 63.
- HAWES, EARLE F., nominated, 2216.
Confirmed, 2216-2217.
- HAWK, THOMAS H., nominated, 3951.
Confirmed, 3952.
- HAWKINS, MISS H. B., nominated, 401.
Confirmed, 412.
- HAWKS, MISS ELLA A., nominated, 396.
Confirmed, 412.
- HAWLEY, FRANK L., nominated, 402.
Confirmed, 412.
- HAWN, MISS MILDRED L., nominated, 411.
Confirmed, 412.
- HAWORTH, MISS ELIZABETH S., nominated, 195.
Confirmed, 195.

NOTARIES PUBLIC.—Continued.

- HAWTHORNE, RICHARD, nominated, 168.
Confirmed, 168.
- HAY, MISS VERONICA L., nominated, 403.
Confirmed, 412.
- HAYDEN, JOSEPH R., nominated, 362.
Confirmed, 363.
- HAYDEN, MRS. ELVINA W., nominated, 399.
Confirmed, 412.
- HAYES, MISS MARY, nominated, 404.
Confirmed, 412.
- HAYES, MISS MINNIE S., nominated, 411.
Confirmed, 412.
- HAYS, FREDERIC W., nominated, 168.
Confirmed, 168.
- HAYS, J. A., nominated, 411.
Confirmed, 412.
- HAYS, MISS LUCRETIA M., nominated, 405.
Confirmed, 412.
- HAYWARD, GEO. W., nominated, 411.
Confirmed, 412.
- HAZEL, WILLIAM D., nominated, 982.
Confirmed, 984.
- HAZELL, FREDERICK P. D., nominated, 401.
Confirmed, 412.
- HAZEN, R. W., nominated, 2650.
Confirmed, 2650.
- HAZLETT, G. W., nominated, 284.
Confirmed, 288.
- HAZLETT, JAMES V., nominated, 407.
Confirmed, 412.
- HAZLETT, ROBERT L., nominated, 409.
Confirmed, 412.
- HAZLEWOOD, EDWARD R., nominated, 613.
Confirmed, 619-620.
- HAZLITT, RAYMOND W., nominated, 406.
Confirmed, 412.
- HAZZARD, FRANK A., nominated, 3808.
Confirmed, 3809.
- HEALD, RAYMOND M., nominated, 619.
Confirmed, 620.
- HEALY, MRS. MAREIA M., nominated, 19.
Confirmed, 20-21.
- HEAMAN, A. H., nominated, 982.
Confirmed, 984.
- HEANEY, JAMES F. J., nominated, 983.
Confirmed, 984.
- HEATH, W. S., nominated, 284.
Confirmed, 288.
- HECKMAN, CHAS. A., nominated, 120.
Confirmed, 122.
- HECKMAN, H. L., nominated, 411.
Confirmed, 412.
- HECKMAN, MRS. DARYLER, nominated, 18.
Confirmed, 20-21.
- HECKMAN, N. M., nominated, 470.
Confirmed, 470-471.
- HEEBNER, J. WARREN, nominated, 616.
Confirmed, 619-620.
- HEFFERNAN, C. A., nominated, 99.
Confirmed, 100.

NOTARIES PUBLIC.—Continued.

HEFFERON, MISS GENEVIEVE D., nominated, 403.
Confirmed, 412.

HEFFMAN, MISS BESSIE S., nominated, 1918.
Confirmed, 1918.

HEGEL, WM. M., nominated, 4679.
Confirmed, 4679.

HEID, MISS MATHILDA E., nominated, 398.
Confirmed, 412.

HEIDENREICH, H. W., nominated, 615.
Confirmed, 619-620.

HEIDINGER, WILLIS B., nominated, 62.
Confirmed, 63.

HEIKEN, MISS MARGARET K., nominated, 581.
Confirmed, 582.

HEIL, FRANK P., nominated, 398.
Confirmed, 412.

HEIM, MISS ANNA E., nominated, 400.
Confirmed, 412.

HEIM, O. E., nominated, 406.
Confirmed, 412.

HEINITSH, JNO. F., nominated, 403.
Confirmed, 412.

HEINLEIN, J. E., nominated, 167.
Confirmed, 168.

HEISLER, ANTHONY J., nominated, 408.
Confirmed, 412.

HEISLEY, GEORGE W., nominated, 409.
Confirmed, 412.

HEITSHU, EDWARD R., nominated, 152.
Confirmed, 153.

HELDMAN, MISS ANNA B., nominated, 982.
Confirmed, 984.

HELMER, D. S., nominated, 152.
Confirmed, 153.

HELMIG, MISS JOSEPHINE M., nominated, 616.
Confirmed, 619-620.

HELPER, THOMAS B., nominated, 18.
Confirmed, 20-21.

HELROYD, ALFRED, nominated, 285.
Confirmed, 288.

HEMMETER, MISS IRMA M., nominated, 616.
Confirmed, 619-620.

HEMPERLY, MISS NETTIE P., nominated, 401.
Confirmed, 412.

HEMPSTEAD, MRS. ANTOINETTE B., nominated, 120.
Confirmed, 122.

HENDERSON, CHRISTIAN, nominated, 399.
Confirmed, 412.

HENDERSON, CLEMENT, nominated, 785.
Confirmed, 786.

HENDERSON, ELMER, nominated, 122.
Confirmed, 122.

HENDERSON, HUGH H., nominated, 470.
Confirmed, 470-471.

HENDERSON, H. W., nominated, 1631.
Confirmed, 1632.

HENDERSON, MISS BARBARA K., nominated, 153.
Confirmed, 153.

HENDERSON, MISS VIOLA K., nominated, 982.
Confirmed, 984.

NOTARIES PUBLIC.—Continued.

HENDERSON, ROGER S., nominated, 62.
Confirmed, 63.

HENDERSON, STUART M., nominated, 983.
Confirmed, 984.

HENDERSON, W. H., nominated, 619.
Confirmed, 620.

HENDLER, JOHN, nominated, 399.
Confirmed, 412.

HENDRICKS, CHARLES G., nominated, 121.
Confirmed, 122.

HENDRICKS, J. FREEMAN, nominated, 98.
Confirmed, 100.

HENDRICKSON, MISS HELEN S., nominated, 401.
Confirmed, 412.

HENN, JOHN F., nominated, 399.
Confirmed, 412.

HENN, LEONARD H. Jr., nominated, 407.
Confirmed, 412.

HENNINGER, MISS MARTHA H., nominated, 615.
Confirmed, 619-620.

HENNINGER, MISS THEA, nominated, 617.
Confirmed, 619-620.

HENNINGER, ZENO F., nominated, 400.
Confirmed, 412.

HENNON, J. C., nominated, 614.
Confirmed, 619-620.

HENRIE, JOHN H., nominated, 287.
Confirmed, 288.

HENRY, ANDREW M., nominated, 403.
Confirmed, 412.

HENRY, ARMSTRONG, nominated, 411.
Confirmed, 412.

HENRY, CHARLES S., nominated, 362.
Confirmed, 363.

HENRY, JOHN B., nominated, 1631.
Confirmed, 1632.

HENRY, MISS HAZEL V., nominated, 411.
Confirmed, 412.

HENRY, MISS NETTIE A., nominated, 398.
Confirmed, 412.

HENRY, PETER P., nominated, 167.
Confirmed, 168.

HENSEL, LEANDER T., nominated, 152.
Confirmed, 153.

HENSHAW, MISS LILA V., nominated, 398.
Confirmed, 412.

HENSLER, J. WALLACE, nominated, 405.
Confirmed, 412.

HEPBURN, C. M., nominated, 403.
Confirmed, 412.

HEPLER, RUSSELL C., nominated, 400.
Confirmed, 412.

HEPNER, MRS. HATTIES, nominated, 616.
Confirmed, 619-620.

HERB, WILLIAM, nominated, 398.
Confirmed, 412.

HERBERT, FRANK R., nominated, 616.
Confirmed, 619-620.

HERITAGE, MISS M. B., nominated, 409.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HERMAN, BENJ. N., nominated, 151.
Confirmed, 153.

HERMAN, IRWIN H., nominated, 403.
Confirmed, 412.

HERMAN, MISS L., nominated, 397.
Confirmed, 412.

HERMAN, PHILLIP, nominated, 99.
Confirmed, 100.

HERNANDEZ, A. L., nominated, 403.
Confirmed, 412.

HERNON, J. L., nominated, 613.
Confirmed, 619-620.

HERR, J. B., nominated, 17.
Confirmed, 20-21.

HERR, L. E., nominated, 168.
Confirmed, 168.

HERRING, EDGAR W., nominated, 614.
Confirmed, 619-620.

HERROLD, BENTON E., nominated, 410.
Confirmed, 412.

HERRON, WM. McC., nominated, 16.
Confirmed, 20-21.

HERRON, THOS. P., nominated, 411.
Confirmed, 412.

HERSHEY, CLINTON M., nominated, 19.
Confirmed, 20-21.

HERTZ, A. B., nominated, 1918.
Confirmed, 1918.

HERTZLER, JACOB O., nominated, 1917.
Confirmed, 1918.

HERTZOG, JACOB F., nominated, 399.
Confirmed, 412.

HERWICK, GEO. B., nominated, 1255.
Confirmed, 1256.

HERZBERG, MRS. K. G., nominated, 167.
Confirmed, 168.

HERZOG, CHARLES C., nominated, 151.
Confirmed, 153.

HESELBARTH, W. H., nominated, 618.
Confirmed, 620.

HESS, E. A., nominated, 18.
Confirmed, 20-21.

HESS, J. LERUE, nominated, 405.
Confirmed, 412.

HESS, JOHN J., nominated, 284.
Confirmed, 288.

HESS, MARTIN C., nominated, 619.
Confirmed, 620.

HESS, MISS CARRIE T., nominated, 410.
Confirmed, 412.

HESS, MISS K. E., nominated, 152.
Confirmed, 153.

HESS, MISS SARA R., nominated, 61.
Confirmed, 63.

HESS, P. C., nominated, 407.
Confirmed, 412.

HESS, WM. K., nominated, 400.
Confirmed, 412.

HESSINGER, W. C., nominated, 619.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

HESTON, WM. H., nominated, 470.
Confirmed, 470-471.

HETHERINGTON, JOSEPH B., nominated, 318.
Confirmed, 319.

HETLER, WILLIAM T., nominated, 404.
Confirmed, 412.

HETZEL, WILLIAM, nominated, 616.
Confirmed, 619-620.

HEVNER, MISS CHARLOTTE M., nominated, 617.
Confirmed, 619-620.

HEWITSON, ARTHUR C., nominated, 407.
Confirmed, 412.

HEWITT, MISS ETHEL R., nominated, 866.
Confirmed, 867.

HEWITT, ROBERT J., nominated, 616.
Confirmed, 619-620.

HEWITT, ROBERT M., nominated, 615.
Confirmed, 619-620.

HEXTER, WILLIAM R., nominated, 407.
Confirmed, 412.

HEYDE, WILLIAM C., nominated, 407.
Confirmed, 412.

HEYER, CHARLES F., nominated, 19.
Confirmed, 20-21.

HIBBERT, HORACE J., nominated, 16.
Confirmed, 20-21.

HIBBS, WM. T., nominated, 397.
Confirmed, 412.

HICKS, DEWALDT J., nominated, 151.
Confirmed, 153.

HICKS, JAMES S., nominated, 286.
Confirmed, 288.

HICKS, W. L., nominated, 1630.
Confirmed, 1631.

HIGGS, JOSEPH E., nominated, 153.
Confirmed, 153.

HIGGINS, J. E., nominated, 410.
Confirmed, 412.

HIGGINS, MISS I. K., nominated, 397.
Confirmed, 412.

HIGGINS, MISS MARGARET LOUISE, nominated, 2216.
Confirmed, 2216-2217.

HIGGINS, ROBERT E., nominated, 405.
Confirmed, 412.

HIGH, MISS ADA E., nominated, 104.
Confirmed, 104.

HIGHMYER, MISS ESTHER H., nominated, 618.
Confirmed, 619-620.

HIKES, MORRIS W., nominated, 286.
Confirmed, 288.

HILDEBRAND, R. M., nominated, 408.
Confirmed, 412.

HILDENBERGER, MARTIN J., nominated, 470.
Confirmed, 470-471.

HILEMAN, HOWARD H., nominated, 402.
Confirmed, 412.

HILL, ALBERT R., nominated, 400.
Confirmed, 412.

HILL CHARLES, nominated, 411.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HILL, ERMIN F., nominated, 19.
Confirmed, 20-21.

HILL, FRANK R., nominated, 285.
Confirmed, 288.

HILL, KARL F. A., nominated, 408.
Confirmed, 412.

HILL, LLEWELLYN G., nominated, 616.
Confirmed, 619-620.

HILL, MISS EDNA M., nominated, 616.
Confirmed, 619-620.

HILL, MISS MABEL, nominated, 287.
Confirmed, 288.

HILL, MISS MARY F., nominated, 61.
Confirmed, 63.

HILL, MISS M. CLARE, nominated, 617.
Confirmed, 619-620.

HILL, RICHARD, Jr., nominated, 410.
Confirmed, 412.

HILL, SPENCER W., nominated, 404.
Confirmed, 412.

HILL, WALTER, nominated, 405.
Confirmed, 412.

HILLARD, DIXEY M., nominated, 410.
Confirmed, 412.

HILLMAN, JOHN H., nominated, 399.
Confirmed, 412.

HILTY, CLARENCE F., nominated, 18.
Confirmed, 20-21.

HIMES, L. R., nominated, 400.
Confirmed, 412.

HIMMELBERGER, nominated, 399.
Confirmed, 412.

HIMMELREICH, PAUL J. D., nominated, 399.
Confirmed, 412.

HINDLEY, MISS GLADYS, nominated, 18.
Confirmed, 20-21.

HINE, CARL, nominated, 285.
Confirmed, 288.

HINEAID, GEO. E., nominated, 168.
Confirmed, 168.

HINES, GEORGE J., nominated, 408.
Confirmed, 412.

HINKEL, WILLIAM, nominated, 17.
Confirmed, 20-21.

HINKLE, JOHN H., nominated, 400.
Confirmed, 412.

HINNEBUSCH, J. F., nominated, 120.
Confirmed, 122.

HINTENACH, JAS. J., nominated, 410.
Confirmed, 412.

HINTZ, HENRY B., nominated, 396.
Confirmed, 412.

HIRNING, G. M., nominated, 99.
Confirmed, 100.

HIRSH, ALEXANDER, nominated, 616.
Confirmed, 619-620.

HIRTH, W. J., nominated, 153.
Confirmed, 153.

HISSEY, THEODORE W., nominated, 153.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

HITE, MISS MARY E., nominated, 1255.
Confirmed, 1256.

HITNER, ARNOLD P., nominated, 615.
Confirmed, 619-620.

HOAGLAND, CHAS. M., nominated, 983.
Confirmed, 984.

HOBAN, T. L., nominated, 402.
Confirmed, 412.

HOBEK, JOHN G., nominated, 469.
Confirmed, 470-471.

HOBSON, C. R., nominated, 361.
Confirmed, 153.

HOBSON, EDGAR A., nominated, 167.
Confirmed, 168.

HOCH, GEO. W., nominated, 2216.
Confirmed, 2216-2217.

HOCKSTADTER, HARRY C., nominated, 1631.
Confirmed, 1632.

HODGSON, R. O., nominated, 398.
Confirmed, 412.

HOEGER, MISS MARY H., nominated, 410.
Confirmed, 412.

HOELSCH, GEO. J. J., nominated, 18.
Confirmed, 20-21.

HOERE, MISS HELENA P., nominated, 1631.
Confirmed, 1632.

HOFFARD, MISS SUE O., nominated, 469.
Confirmed, 470-471.

HOFFMAN, CARL H., nominated, 399.
Confirmed, 412.

HOFFMAN, C. J., nominated, 61.
Confirmed, 63.

HOFMANN, GEO. J., nominated, 408.
Confirmed, 412.

HOFFMAN, JACOB B., nominated, 167.
Confirmed, 168.

HOFFMAN, J. M., nominated, 397.
Confirmed, 412.

HOFFMAN, L. P., nominated, 151.
Confirmed, 153.

HOFFMAN, MISS BERTHA, nominated, 2216-2217.
Confirmed, 2216-2217.

HOFFMAN, MISS EDNA L., nominated, 403.
Confirmed, 412.

HOFFMAN, MISS FRANCES M., nominated, 318.
Confirmed, 3319.

HOFFMAN, MRS. V. S., nominated, 1316.
Confirmed, 1317.

HOFFMEISTER, HARRY, nominated, 18.
Confirmed, 20-21.

HOGAN, ROBERT M., nominated, 2512.
Confirmed, 2512-2513.

HOGLE, EUGENE E., nominated, 362.
Confirmed, 363.

HOKE, AMEY F., nominated, 614.
Confirmed, 619-620.

HOLCOMB, GEORGE M., nominated, 167.
Confirmed, 168.

HOLDING, MRS. HAZEL G., nominated, 399.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HOLLAND, JAMES J., nominated, 406.
Confirmed, 412.

HOLLAND, MISS MABEL, nominated, 406.
Confirmed, 412.

HOLLAND, T. A., nominated, 3803.
Confirmed, 3809.

HOLLAND, WILBUR F., nominated, 402.
Confirmed, 412.

HOLLERN, BERNARD S., nominated, 362.
Confirmed, 363.

HOLLINGSWORTH, GEORGE HAROLD, nominated, 407.
Confirmed, 412.

HOLLIS, LOUIS H., nominated, 62.
Confirmed, 63.

HOLLOWBUSH, W. M., nominated, 194.
Confirmed, 195.

HOLLOWAY, EDWARD G., nominated, 785.
Confirmed, 786.

HOLLOWAY, GEORGE W., nominated, 153.
Confirmed, 153.

HOLLOWAY, MRS. D. V., nominated, 1631.
Confirmed, 1632.

HOLMAN, STEWARD C., nominated, 61.
Confirmed, 63.

HOLMAN, W. W., nominated, 152.
Confirmed, 153.

HOLSBERGER, JOHN H., nominated, 120.
Confirmed, 122.

HOLSINGER, O. A., nominated, 99.
Confirmed, 100.

HOLTON, JOHN M., nominated, 286.
Confirmed, 288.

HOLTZ, MRS. M. E., nominated, 401.
Confirmed, 412.

HOLZWORTH, W. C., nominated, 1993.
Confirmed, 1993-1994.

HOMER, ARTHUR L., nominated, 406.
Confirmed, 412.

HOMMOND, GEORGE, nominated, 867.
Confirmed, 867.

HONEYWELL, C. W., nominated, 19.
Confirmed, 20-21.

HOOD, FRANK P., nominated, 405.
Confirmed, 412.

HOOPES, DARLINGTON, nominated, 287.
Confirmed, 288.

HOOPES, MRS. MARGARET C., nominated, 285.
Confirmed, 288.

HOOVEN, MISS EMELINE H., nominated, 152.
Confirmed, 153.

HOOVER, GEORGE V., nominated, 60.
Confirmed, 63.

HOOVER, RAY F., nominated, 405.
Confirmed, 412.

HOPKINS, G. U., nominated, 1316.
Confirmed, 1317.

HOPKINS, I. N., nominated, 1918.
Confirmed, 1918.

HOPKINS, WILBUR V., nominated, 167.
Confirmed, 168.

NOTARIES PUBLIC.—Continued.

HOPPER, G. A., nominated, 613.
Confirmed, 619-620.

HOPPE, JOHN S., nominated, 401.
Confirmed, 412.

HORAN, MISS MARGARET M., nominated, 618.
Confirmed, 619-620.

HORGER, WM. H., nominated, 614.
Confirmed, 619-620.

HORN, MISS GRACE, nominated, 398.
Confirmed, 412.

HORN, W. C., nominated, 18.
Confirmed, 20-21.

HORN, WILLIAM R., nominated, 2512.
Confirmed, 2512-2513.

HORNBACE, H. O., nominated, 402.
Confirmed, 412.

HORNE, HENRY GEORGE, nominated, 168.
Confirmed, 168.

HORNICK, LEWIS, nominated, 785.
Confirmed, 786.

HOROVITZ, I. S., nominated, 615.
Confirmed, 619-620.

HORSEY, JOHN S., nominated, 409.
Confirmed, 412.

HORSTMAN, LEO R., nominated, 398.
Confirmed, 412.

HORTON, CHARLES, nominated, 404.
Confirmed, 412.

HORTON, CHARLES N., nominated, 216.
Confirmed, 216.

HORTON, HARRY L., nominated, 397.
Confirmed, 412.

HORTY, J. FRANK, nominated, 400.
Confirmed, 412.

HOSSLER, A. E., nominated, 399.
Confirmed, 412.

HOSSTERMAN, SUMMER V., nominated, 19.
Confirmed, 20-21.

HOSTETTER, HUGH B., nominated, 411.
Confirmed, 412.

HOUCK, MISS CATHERINE E., nominated, 99.
Confirmed, 100.

HOUCK, PAUL B., nominated, 1631.
Confirmed, 1632.

HOULDSWORTH, ALBERT S., nominated, 617.
Confirmed, 619-620.

HOUSEL, JOSEPH R., nominated, 19.
Confirmed, 20-21.

HOUSEMAN, MISS SELMA L., nominated, 405.
Confirmed, 412.

HOUSER, ROY N., nominated, 285.
Confirmed, 288.

HOUSEWORTH, B. E., nominated, 615.
Confirmed, 619-620.

HOUSTON, J. GARFIELD, nominated, 3411.
Confirmed, 3411.

HOUSTON, MISS JULIA, nominated, 1316.
Confirmed, 1317.

HOUSTON, SAMUEL J., nominated, 99.
Confirmed, 100.

NOTARIES PUBLIC.—Continued.

HOVEY, F. W., nominated, 120.
Confirmed, 122.

HOWARD, MRS. EUGENIA M., nominated, 402.
Confirmed, 412.

HOWARD, T. C., nominated, 614.
Confirmed, 619-620.

HOWARTH, MRS. MARY STEWART, nominated, 401.
Confirmed, 412.

HOWE, MISS MAUD S., nominated, 411.
Confirmed, 412.

HOWELL, CHARLES N., Jr., nominated, 2512.
Confirmed, 2512-2513.

HOWELL, E. A., nominated, 401.
Confirmed, 412.

HOWELL, JOHN T., Jr., nominated, 4559.
Confirmed, 4559.

HOWELL, JOHN W., nominated, 2216.
Confirmed, 2216-2217.

HOWELL, WILLIAM C., nominated, 410.
Confirmed, 412.

HOWELLS, WILLIAM T., nominated, 285.
Confirmed, 288.

HOWETT, MISS EDNA B., nominated, 411.
Confirmed, 412.

HOYT, MRS. CATHERINE M., nominated, 397.
Confirmed, 412.

HUBBARD, CHARLES G., nominated, 19.
Confirmed, 20-21.

HUBBARD, H. H., nominated, 4559.
Confirmed, 4559.

HUBER, R. LEO, nominated, 614.
Confirmed, 619-620.

HUBLER, HARRY C., nominated, 1255.
Confirmed, 1256.

HUDNUT, MISS LILLIAN M., nominated, 318.
Confirmed, 319.

HUDSON, MRS. ELSIE L., nominated, 400.
Confirmed, 412.

HUEY, WM. M., nominated, 194.
Confirmed, 195.

HUGHES, D. D., nominated, 614.
Confirmed, 619-620.

HUGHES, FRED A., nominated, 285.
Confirmed, 288.

HUGHES, JAS. T., nominated, 983.
Confirmed, 984.

HUGHES, MISS HELEN T., nominated, 404.
Confirmed, 412.

HUGHES, MRS. THELMA F., nominated, 1918.
Confirmed, 1918.

HUGHES, RALPH H., nominated, 397.
Confirmed, 412.

HUGHES, THOMAS J., nominated, 286.
Confirmed, 288.

HUGHES, WM. H., nominated, 407.
Confirmed, 412.

HUGUS, C. L., nominated, 1632.
Confirmed, 1632.

HULL, CHAS. M., nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

HULL, E. B., nominated, 2827.
Confirmed, 2827.

HULL, JAMES, nominated, 613.
Confirmed, 619-620.

HULMO, WILLIAM M., nominated, 60.
Confirmed, 63.

HUMPHREY, JOHN R., nominated, 614.
Confirmed, 619-620.

HUMPHREYS, EDWARD M., nominated, 404.
Confirmed, 412.

HUNSICKER, MISS MARION E., nominated, 167.
Confirmed, 168.

HUNSICKER, R. L., nominated, 615.
Confirmed, 619-620.

HUNTER, CLARKE D., nominated, 408.
Confirmed, 412.

HUNTER, H. C., nominated, 151.
Confirmed, 153.

HUNTER, J. M., nominated, 4332.
Confirmed, 4332.

HUNTER, J. WARREN, nominated, 120.
Confirmed, 122.

HUNTER, MRS. CLARA I., nominated, 401.
Confirmed, 412.

HUNTER, MRS. JENNIE E., nominated, 398.
Confirmed, 412.

HUNTER, ROBERT S., nominated, 401.
Confirmed, 412.

HUNT, THOS. J., nominated, 19.
Confirmed, 20-21.

HUNTER, W. DICK, nominated, 411.
Confirmed, 412.

HUNT, WALTER W., nominated, 287.
Confirmed, 288.

HUREVITZ, MANUEL, nominated, 619.
Confirmed, 620.

HURLEY, MICHAEL J., nominated, 410.
Confirmed, 412.

HURSEY, FRANK A., nominated, 3653.
Confirmed, 3653.

HURST, MISS EDNA, nominated, 152.
Confirmed, 153.

HUSTED, DANIEL L., Jr., nominated, 2512.
Confirmed, 2512-2513.

HUSTER, P. WM., nominated, 286.
Confirmed, 288.

HUSTON, MISS MARY C., nominated, 406.
Confirmed, 412.

HUTCHIE, JOSEPH, nominated, 411.
Confirmed, 412.

HUTCHINS, WALTER R., nominated, 61.
Confirmed, 63.

HUTCHINS, W. V., nominated, 2216.
Confirmed, 2216-2217.

HUTTON, C. A., nominated, 405.
Confirmed, 412.

HYATT, JOHN T., nominated, 62.
Confirmed, 63.

HYDE, MISS ISABELLA G., nominated, 404.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

HYDE, MRS. AGNES E., nominated, 405.
Confirmed, 412.

HYNES, MRS. ETTA L., nominated, 284.
Confirmed, 288.

HYSKELL, MISS JULIET A., nominated, 2216.
Confirmed, 2216-2217.

IAMS, MRS. LUCY DORSEY, nominated, 151.
Confirmed, 153.

IDLER, HERMAN C., nominated, 407.
Confirmed, 412.

IGNATOVIG, A. T., nominated, 410.
Confirmed, 412.

IMACHWEILER, RICHARD P., nominated, 167.
Confirmed, 168.

IMBER, AARON, nominated, 19.
Confirmed, 20-21.

IMBER, MICHAEL, nominated, 2216.
Confirmed, 2216-2217.

IMBODEN, MISS NELLIE L., nominated, 401.
Confirmed, 412.

IMMELMAN, LEWIS H., nominated, 287.
Confirmed, 288.

INGERSOLL, C. JARED, nominated, 407.
Confirmed, 412.

INGRAM, JOHN GEIGER, nominated, 619.
Confirmed, 620.

INNES, MRS. JANE S., nominated, 400.
Confirmed, 412.

INNIS, CHARLES F., nominated, 619.
Confirmed, 620.

INSLEY, GEORGE EDWARD, nominated, 983.
Confirmed, 984.

IRELAND, C. RAYMOND, nominated, 616.
Confirmed, 619-620.

IRONS, JAMES H., nominated, 397.
Confirmed, 412.

IRVIN, FRANK J., nominated, 399.
Confirmed, 412.

IRVINE, HENRY B., nominated, 409.
Confirmed, 412.

IRVINE, R. A., nominated, 469.
Confirmed, 470-471.

IRVIN, S. C., nominated, 168.
Confirmed, 168.

IRWIN, H. H., nominated, 2216.
Confirmed, 2216-2217.

IRWIN, JOHN E., nominated, 1255.
Confirmed, 1256.

IRWIN, MISS HELEN L., nominated, 409.
Confirmed, 412.

IRWIN, MISS STELLA, nominated, 20.
Confirmed, 20-21.

IRWIN, MISS WILDA G., nominated, 1631.
Confirmed, 1632.

IRWIN, ROBERT F., Jr., nominated, 785.
Confirmed, 786.

ISBY, HOWARD G., nominated, 402.
Confirmed, 412.

ISEN, MARTIN I., nominated, 2216.
Confirmed, 2216-2217.

NOTARIES PUBLIC.—Continued.

ITZKOVITCH, HARRY, nominated, 405.
Confirmed, 412.

IZZARD, CHARLES F., nominated, 616.
Confirmed, 619-620.

JACK, FRANK H., nominated, 982.
Confirmed, 984.

JACK, ROBERT Jr., nominated, 401.
Confirmed, 412.

JACK, W. C., nominated, 618.
Confirmed, 620.

JACKSON, FRANK T., nominated, 120.
Confirmed, 122.

JACKSON, HARRY M., nominated, 619.
Confirmed, 620.

JACKSON, HUGH A., nominated, 152.
Confirmed, 153.

JACKSON, JAMES B., nominated, 616.
Confirmed, 619-620.

JACKSON, JOSEPH E., nominated, 613.
Confirmed, 619-620.

JACKSON, J. P., nominated, 401.
Confirmed, 402.

JACKSON, MISS BERTHA, nominated, 3808.
Confirmed, 3809.

JACKSON, MRS. MABEL E., nominated, 398.
Confirmed, 412.

JACKSON, MRS. KATHERINE P., nominated, 402.
Confirmed, 412.

JACKSON, N. M., nominated, 362.
Confirmed, 363.

JACKSON, WILLIAM C., nominated, 1673.
Confirmed, 1673.

JACOBS, BEARY, nominated, 617.
Confirmed, 619-620.

JACOBS, I. W., nominated, 613.
Confirmed, 619-620.

JACOBS, MAX, nominated, 362.
Confirmed, 363.

JACOBY, L. S., nominated, 285.
Confirmed, 288.

JACO, MISS MARGARET, nominated, 194.
Confirmed, 195.

JACQUETTE, L. A., nominated, 470.
Confirmed, 470-471.

JAGER, R. E., nominated, 411.
Confirmed, 412.

JAKUBOWSKI, STANLEY, nominated, 618.
Confirmed, 620.

JAMES, HENRY A., nominated, 61.
Confirmed, 63.

JAMES, MRS. FRANCES, nominated, 617.
Confirmed, 619-620.

JAMESON, MISS LILLIAN, nominated, 401.
Confirmed, 412.

JAMIESON, JOHN R., nominated, 397.
Confirmed, 412.

JAMISON, MISS DOROTHY B., nominated, 406.
Confirmed, 412.

JAMISON, ROY M., nominated, 2650.
Confirmed, 2650.

NOTARIES PUBLIC.—Continued.

JAMES, WYNEE, nominated, 151.
Confirmed, 153.

JANCZAK, N. J., nominated, 398.
Confirmed, 412.

JANISZOWSKI, ANTONI, nominated, 469.
Confirmed, 470-471.

JANN, CHAS. A., Jr., nominated, 286.
Confirmed, 288.

JANOFISKY, HARRY, nominated, 409.
Confirmed, 412.

JAQUETTE, MISS ELEANOR E., nominated, 195.
Confirmed, 195.

JAQUETTE, THOMAS B., nominated, 402.
Confirmed, 412.

JARVIE, MISS MINNIE, nominated, 469.
Confirmed, 470-471.

JEANNISSON, EUGENE M., nominated, 17.
Confirmed, 20-21.

JEFFERIES, WILLIAM, Jr., nominated, 167.
Confirmed, 168.

JEFFERIS, JAS. H., nominated, 60.
Confirmed, 63.

JEFFERSON, F. W., nominated, 616.
Confirmed, 619-620.

JEFFERSON, MRS. B. LILLIAN, nominated, 409.
Confirmed, 412.

JEHA, JOHN F., nominated, 397.
Confirmed, 412.

JENKS, MISS MAE B., nominated, 283.
Confirmed, 288.

JENKINS, G. HERBERT, nominated, 62.
Confirmed, 63.

JENKINS, ISAAC J., nominated, 613.
Confirmed, 619-620.

JENKINS, JOHN, nominated, 61.
Confirmed, 63.

JENKINS, MRS. TULA H., nominated, 411.
Confirmed, 412.

JENKINS, WILLIAM J., Jr., nominated, 407.
Confirmed, 412.

JENNINGS, FRED, nominated, 403.
Confirmed, 412.

JENNINGS, THOS. L., nominated, 616.
Confirmed, 619-620.

JENNINGS, W. A., nominated, 402.
Confirmed, 412.

JENNIS, GEO. A., nominated, 396.
Confirmed, 412.

JENSEN, WM. A., nominated, 614.
Confirmed, 619-620.

JEWELL, MRS. MARY ROSE, nominated, 398.
Confirmed, 412.

JIFKINS, MISS MABLE H., nominated, 402.
Confirmed, 412.

JIRAS, EDGAR, nominated, 3808.
Confirmed, 3809.

JOHNS, N. ERNEST, nominated, 410.
Confirmed, 412.

JOHNS, W. C., nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

JOHN, E. ELMER, nominated, 19.
Confirmed, 20-21.

JOHN, ELINS, J., nominated, 98.
Confirmed, 100.

JOHN, RALPH R., nominated, 151.
Confirmed, 153.

JOHNSON, CHARLES HOMER, nominated, 398.
Confirmed, 412.

JOHNSON, ELMER F., nominated, 3808.
Confirmed, 3809.

JOHNSON, ENOCH J., nominated, 1256.
Confirmed, 1256.

JOHNSON, GUY C., nominated, 168.
Confirmed, 168.

JOHNSON, H. CLAY, nominated, 285.
Confirmed, 288.

JOHNSON, HENRY, Jr., nominated, 4993.
Confirmed, 4993.

JOHNSON, H. G., nominated, 410.
Confirmed, 412.

JOHNSON, JOSEPH H., nominated, 619.
Confirmed, 620.

JOHNSON, LEE, nominated, 287.
Confirmed, 288.

JOHNSON, LESTER D., nominated, 400.
Confirmed, 412.

JOHNSON, MISS FLORENCE E., nominated, 410.
Confirmed, 412.

JOHNSON, MRS. BERTHA D., nominated, 283.
Confirmed, 288.

JOHNSON, N. DALE, nominated, 402.
Confirmed, 412.

JOHNSON, O. J., nominated, 400.
Confirmed, 412.

JOHNSON, PAUL S., nominated, 404.
Confirmed, 412.

JOHNSON, WILLIAM, nominated, 120.
Confirmed, 122.

JOHNSON, W. W., nominated, 785.
Confirmed, 786.

JOHNSTON, CHARLES E., nominated, 17.
Confirmed, 20-21.

JOHNSTON, CHAS. M., nominated, 63.
Confirmed, 63.

JOHNSTON, G. R., nominated, 469.
Confirmed, 470-471.

JOHNSTON, MISS HARRIET M., nominated, 20.
Confirmed, 20-21.

JOHNSTON, MISS KATHRYN R., nominated, 410.
Confirmed, 412.

JOHNSTON, WM. P., nominated, 397.
Confirmed, 412.

JONES, CHARLES H., nominated, 2433.
Confirmed, 2433.

JONES, EDGAR A., nominated, 120.
Confirmed, 122.

JONES, EUGENE, nominated, 396.
Confirmed, 412.

JONES, FRED W., nominated, 284.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

JONES, GEORGE A., nominated, 61.
Confirmed, 63.

JONES, GEO. A., nominated, 616.
Confirmed, 619-620.

JONES, GEO. H., nominated, 404.
Confirmed, 412.

JONES, G. FRANKLIN, nominated, 617.
Confirmed, 619-620.

JONES, G. WILLIAM, Jr., nominated, 98.
Confirmed, 100.

JONES, HENRY W., nominated, 120.
Confirmed, 122.

JONES, HOWARD S., nominated, 398.
Confirmed, 412.

JONES, JAMES M., nominated, 400.
Confirmed, 412.

JONES, J. G., nominated, 399.
Confirmed, 412.

JONES, MARK D., nominated, 286.
Confirmed, 288.

JONES, MAURICE B., nominated, 20.
Confirmed, 20-21.

JONES, MISS A. A., nominated, 62.
Confirmed, 63.

JONES, MISS ALICE H., nominated, 670.
Confirmed, 670.

JONES, MISS HELEN M., nominated, 406.
Confirmed, 412.

JONES, MISS RAE G., nominated, 121.
Confirmed, 122.

JONES, MORTIMER, A., nominated, 362.
Confirmed, 363.

JONES, MRS. BERNICE B., nominated, 581.
Confirmed, 582.

JONES, MRS. SARAH M., nominated, 194.
Confirmed, 195.

JONES, ROBERT B., nominated, 3809.
Confirmed, 3809.

JONES, ROBERT W., nominated, 785.
Confirmed, 786.

JONES, WILLIAM B., Jr., nominated, 411.
Confirmed, 412.

JONES, WM. H., nominated, 286.
Confirmed, 288.

JORDAN, ARBA B., nominated, 613.
Confirmed, 619-620.

JORDAN, JAMES D., nominated, 402.
Confirmed, 412.

JORDAN, JOHN T., nominated, 617.
Confirmed, 619-620.

JORDAN, MISS ALMA A., nominated, 2512.
Confirmed, 2512-2513.

JORGENSEN, ALBRECHT, nominated, 408.
Confirmed, 412.

JOSBERGER, PHILIP A., nominated, 406.
Confirmed, 412.

JOSEPH, GEORGE F., nominated, 318.
Confirmed, 319.

JOYCE, MISS JULIA M., nominated, 411.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

JOYCE, MISS NORA, nominated, 615.
Confirmed, 619-620.

JUBELIRER, OSCAR, Jr., nominated, 614.
Confirmed, 619-620.

JULIUS, MISS MARGIE E., nominated, 122.
Confirmed, 122.

KADLEC, MRS. ISABEL C., nominated, 397.
Confirmed, 412.

KAHN, HENRY, nominated, 1673.
Confirmed, 1673.

KAIER, EDWARD J., nominated, 1918.
Confirmed, 1918.

KAIN, MISS LOUISE H., nominated, 152.
Confirmed, 153.

KAISER, CHAS. W., nominated, 410.
Confirmed, 412.

KAISER, J. G., nominated, 10.
Confirmed, 20-21.

KALMER, MRS. A. G., nominated, 398.
Confirmed, 412.

KALTENHAUSER, CHAS., nominated, 398.
Confirmed, 412.

KAMINSKY, MISS SARAH B., nominated, 4993.
Confirmed, 4993.

KANE, JOHN H., nominated, 406.
Confirmed, 412.

KANE, MISS CATHERINE M., nominated, 152.
Confirmed, 153.

KANE, MISS ELIZABETH M., nominated, 61.
Confirmed, 63.

KANE, MISS FLORENCE M., nominated, 61.
Confirmed, 63.

KANE, MISS KATHERINE, nominated, 194.
Confirmed, 195.

KANE, MISS NESELYN L., nominated, 287.
Confirmed, 288.

KANE, MRS. HELEN C., nominated, 407.
Confirmed, 412.

KANE, S. CRAIG, Jr., nominated, 61.
Confirmed, 63.

KAPPER, GEORGE A., nominated, 398.
Confirmed, 412.

KARLIN, CALVIN, nominated, 397.
Confirmed, 412.

KARPOWICH, D., nominated, 403.
Confirmed, 412.

KARR, MAURICE L., nominated, 1256.
Confirmed, 1256.

KARR, MISS FRED A. M., nominated, 400.
Confirmed, 412.

KARR, STREEPER, nominated, 61.
Confirmed, 63.

KATCHMAR, A. J., nominated, 398.
Confirmed, 412.

KATTELMAN, HARRY, nominated, 1255.
Confirmed, 1256.

KATZ, JACOB, nominated, 284.
Confirmed, 288.

KATZMAN, MAX, nominated, 983.
Confirmed, 984.

NOTARIES PUBLIC.—Continued.

KAUFFLET, JOHN E., nominated, 669.
Confirmed, 670.

KAUFFMAN, ASHER J., nominated, 285.
Confirmed, 288.

KAUFFMAN, DAVID H., nominated, 1055.
Confirmed, 1055.

KAUFFMAN, ELMER B., nominated, 287.
Confirmed, 288.

KAUFFMAN, MISS J. LUTHERAIA, nominated, 469.
Confirmed, 470-471.

KAUFFMAN, MISS MARY E., nominated, 401.
Confirmed, 412.

KAUFFMAN, MORRIS, nominated, 2738.
Confirmed, 2739.

KAUFMAN, A. H., nominated, 120.
Confirmed, 122.

KAUFMAN, LEROY F., nominated, 410.
Confirmed, 412.

KAUFMAN, MAURICE M., nominated, 408.
Confirmed, 412.

KAUFMANN, MRS. ALICIA A., nominated, 618.
Confirmed, 620.

KAURENE, ABRAHAM A., nominated, 121.
Confirmed, 122.

KEARE, THOS., nominated, 618.
Confirmed, 619-620.

KEARNEY, EDWARD C., nominated, 1631.
Confirmed, 1632.

KEATING, J. EARL, nominated, 403.
Confirmed, 412.

KEATLEY, GUY M., nominated, 398.
Confirmed, 412.

KEBLY, OLIVER S., nominated, 286.
Confirmed, 288.

KECK, HARRY L., nominated, 152.
Confirmed, 153.

KECK, JOHN G., nominated, 406.
Confirmed, 412.

KECK, M. L., nominated, 194.
Confirmed, 195.

KEDERIS, GROVER, nominated, 396.
Confirmed, 412.

KEDZIERSKI, A. S., nominated, 194.
Confirmed, 195.

KEEBLE, MISS MARGARET C., nominated, 397.
Confirmed, 412.

KEEFE, JOHN B., nominated, 283.
Confirmed, 288.

KEEFER, ROGER J., nominated, 1255.
Confirmed, 1256.

KEEFER, WM. B., nominated, 614.
Confirmed, 619-620.

KEEGAN, ROBERT J., Jr., nominated, 470.
Confirmed, 470-471.

KEELER, E. WESLEY, nominated, 284.
Confirmed, 288.

KEELEY, MISS NELLIE, nominated, 785.
Confirmed, 786.

KEEN, JAMES E., nominated, 399.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

KEENAN, ROBERT B., nominated, 784.
Confirmed, 786.

KEENE, FRED L., nominated, 406.
Confirmed, 412.

KEENEN, BERNARD L., nominated, 121.
Confirmed, 122.

KEEVER, HERBERT P., nominated, 619.
Confirmed, 620.

KEFFER, JOHN C., nominated, 411.
Confirmed, 412.

KEGERREIS, MISS SALLIE, nominated, 615.
Confirmed, 619-620.

KEGERREIS, W. H., nominated, 785.
Confirmed, 786.

KEIL, L. H., nominated, 397.
Confirmed, 412.

KLEIM, GEORGE C., nominated, 614.
Confirmed, 619-620.

KEITER, CLINTON F., nominated, 405.
Confirmed, 412.

KEITER, F. T. L., nominated, 403.
Confirmed, 412.

KEITH, GEORGE L., nominated, 75.
Confirmed, 75.

KELCHNER, CLYDE I., nominated, 401.
Confirmed, 412.

KELCHNER, TILDEN A. J., nominated, 403.
Confirmed, 412.

KELLER, BEN H., nominated, 285.
Confirmed, 288.

KELLER, BREIGHT L., nominated, 616.
Confirmed, 619-620.

KELLER, EUGENE L., nominated, 409.
Confirmed, 412.

KELLER, HENRY M., nominated, 408.
Confirmed, 412.

KELLER, JACOB G., nominated, 61.
Confirmed, 63.

KELLER, W. A., nominated, 411.
Confirmed, 412.

KELLEY, EDWARD G., nominated, 409.
Confirmed, 412.

KELLEY, EDWIN J., nominated, 407.
Confirmed, 412.

KELLEY, JAMES F., nominated, 409.
Confirmed, 412.

KELLEY, JOSEPH J., nominated, 408.
Confirmed, 412.

KELLEY, MISS ALICE R., nominated, 785.
Confirmed, 786.

KELLEY, MISS MAY E., nominated, 398.
Confirmed, 412.

KELLEY, R. L., nominated, 399.
Confirmed, 412.

KELLNER, ADOLF H. J., nominated, 18.
Confirmed, 20-21.

KELLS, GEORGE P., nominated, 130.
Confirmed, 122.

KELLY, EDW. D., nominated, 669.
Confirmed, 670.

NOTARIES PUBLIC.—Continued.

KELLY, FRANCIS F., nominated, 286.
Confirmed, 288.

KELLY, FRANK BROOKS, nominated, 286.
Confirmed, 288.

KELLY, JOHN K., nominated, 400.
Confirmed, 412.

KELLY, JOHN M., nominated, 402.
Confirmed, 412.

KELLY, J. RAYMOND, nominated, 410.
Confirmed, 412.

KELLY, MISS ROSALIE C., nominated, 405.
Confirmed, 412.

KELLY, MISS ROSE MARIE, nominated, 20.
Confirmed, 20-21.

KELLY, R. A., nominated, 402.
Confirmed, 412.

KELLY, RICHARD G., nominated, 2131.
Confirmed, 2131.

KELSEY, B. F., nominated, 401.
Confirmed, 412.

KELSO, HARRY M., nominated, 18.
Confirmed, 20-21.

KEMMER, E. FRED, nominated, 409.
Confirmed, 412.

KEMNERER, LLOYD E., nominated, 4190.
Confirmed, 4190-4191.

KEMP, CHARLES EUGENE, nominated, 404.
Confirmed, 412.

KEMP, IRVING E., nominated, 618.
Confirmed, 620.

KEMPFOR, D. H., nominated, 470.
Confirmed, 470-471.

KEMPIN, FREDRICK G., nominated, 410.
Confirmed, 412.

KENDALL, MISS MILDRED M., nominated, 402.
Confirmed, 412.

KENDIS, SAMUEL, J., nominated, 409.
Confirmed, 412.

KENIN, MISS ROSE, nominated, 283.
Confirmed, 288.

KENNEDY, AMOS D., nominated, 405.
Confirmed, 412.

KENNEDY, CHAS. E., nominated, 3411.
Confirmed, 3411.

KENNEDY, DANIEL J., nominated, 405.
Confirmed, 412.

KENNEDY, MICHAEL H., nominated, 613.
Confirmed, 619-620.

KENNEDY, WALTER N., nominated, 616.
Confirmed, 619-620.

KENNEL, MISS MILDRED, nominated, 3411.
Confirmed, 3411.

KENNY, MISS MARGARET, nominated, 398.
Confirmed, 412.

KENT, FRANCES C. B., nominated, 470.
Confirmed, 470-471.

KENT, MISS MARGARET Y., nominated, 167.
Confirmed, 168.

KENT, WALTER J., nominated, 617.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

KENTER, W. L., nominated, 1631.
Confirmed, 1632.

KEPNER, MISS LILLIAN, nominated, 505.
Confirmed, 505.

KERCHNER, GEO. B., nominated, 399.
Confirmed, 412.

KERCHNER, MISS VIOLET, nominated, 18.
Confirmed, 20-21.

KERIGAN, FRANK J., nominated, 616.
Confirmed, 619-620.

KERNER, MISS CATHARINE E., nominated, 617.
Confirmed, 619-620.

KERNS, ELWOOD J., nominated, 614.
Confirmed, 619-620.

KERNS, JOHN J., nominated, 405.
Confirmed, 412.

KERNS, MISS MARY F., nominated, 409.
Confirmed, 412.

KERPANTY, ANTHONY, nominated, 3411.
Confirmed, 3411.

KERR, ELMER H., nominated, 4559.
Confirmed, 4559.

KERR, HUGH, nominated, 4679.
Confirmed, 4679.

KERR, SAMUEL F., nominated, 397.
Confirmed, 412.

KERSNITZ, CLARENCE P., nominated, 4190.
Confirmed, 4190-4191.

KESEL, FRANK J., nominated, 619.
Confirmed, 620.

KESLER, WALTER, S., nominated, 407.
Confirmed, 412.

KESTNER, W. G., nominated, 670.
Confirmed, 670.

KETNER, JACOB B., nominated, 399.
Confirmed, 412.

KETTER, JOSEPH G., nominated, 617.
Confirmed, 619-620.

KETTERER, LLOYD G., nominated, 614.
Confirmed, 619-620.

KEYS, MRS. MABEL MURRY, nominated, 2433.
Confirmed, 2433.

KEYSER, EDWARD, nominated, 405.
Confirmed, 412.

KEYSER, HENRY F., nominated, 407.
Confirmed, 412.

KEYSER, HERBERT S., nominated, 153.
Confirmed, 153.

KEYSER, J. W., nominated, 287.
Confirmed, 288.

KEYSER, MRS. MARION S., nominated, 398.
Confirmed, 412.

KICK, ED., nominated, 194.
Confirmed, 195.

KIEDEISCH, MISS ROSE L., nominated, 399.
Confirmed, 412.

KIEFER, MISS OLGA, nominated, 1316.
Confirmed, 1317.

KIENZLE, WM. A., nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

KIESER, ELWOOD E., nominated, 410.
Confirmed, 412.

KIFER, EDWIN, nominated, 398.
Confirmed, 412.

KIFT, ROBERT E., nominated, 618.
Confirmed, 619-620.

KILEY, MISS MARGARET, nominated, 398.
Confirmed, 412.

KILEY, T. A., nominated, 617.
Confirmed, 619-620.

KILKER, JOHN J., nominated, 469.
Confirmed, 470-471.

KILLINGER, PAUL, nominated, 62.
Confirmed, 63.

KING, WM. E., nominated, 1255.
Confirmed, 1256.

KINCAID, BLAINE, nominated, 402.
Confirmed, 412.

KINDERMAN, G. R., nominated, 60.
Confirmed, 63.

KING, WILLIAM I., nominated, 151.
Confirmed, 153.

KING, MISS CATHERINE F., nominated, 151.
Confirmed, 153.

KINKEAD, MISS PRISCILLA, nominated, 404.
Confirmed, 412.

KINSEY, MRS. CAROLINE MARIA, nominated, 405.
Confirmed, 412.

KINDT, MISS ELIZABETH M., nominated, 2650.
Confirmed, 2650.

KING, MISS DOROTHY L., nominated, 2512.
Confirmed, 2512-2513.

KING, ARTHUR L., nominated, 2512.
Confirmed, 2512-2513.

KING, MISS ROSE M., nominated, 398.
Confirmed, 412.

KINTZER, PAUL S., nominated, 669.
Confirmed, 670.

KIPP, RALPH H., nominated, 1255.
Confirmed, 1256.

KIRCHNER, EDWARD J., nominated, 286.
Confirmed, 288.

KIRCHNER, GEORGE EDWARD, nominated, 1917.
Confirmed, 1918.

KIRCHNER, JAMES H., nominated, 121.
Confirmed, 122.

KIRCHNER, MISS ANNA M., nominated, 121.
Confirmed, 122.

KIRK, AMOS J., nominated, 61.
Confirmed, 63.

KIRK, FRANK S., nominated, 4679.
Confirmed, 4679.

KIRKPATRICK, H. FLOYD, nominated, 61.
Confirmed, 63.

KIRSHNER, WOLFE, nominated, 615.
Confirmed, 619-620.

KISHLINE, FLORENT H., nominated, 403.
Confirmed, 412.

KISSILEFF, LEONARD, nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

KISTLER, CHARLES BENJAMIN, nominated, 403.
Confirmed, 412.

KITAY, J. H., nominated, 399.
Confirmed, 412.

KITE, W. STANLEY, nominated, 669.
Confirmed, 670.

KITTS, MILES B., nominated, 618.
Confirmed 619-620.

KLAGES, MISS MATHILDA, nominated, 397.
Confirmed, 412.

KLAWIER, I., nominated, 1630.
Confirmed, 1632.

KLECKNER, WILLIAM E., nominated, 285.
Confirmed, 288.

KLEEMAN, GUSTAVE B., nominated, 669.
Confirmed, 670.

KLEIN, CHARLES, nominated, 406.
Confirmed, 412.

KLEIN, SIDNEY, nominated, 408.
Confirmed, 412.

KLETZLY, CYRIL J., nominated, 17.
Confirmed, 20-21.

KLINE, BENJ. M., nominated, 616.
Confirmed 619-620.

KLINE, CHARLES A., nominated, 399.
Confirmed, 412.

KLINE, EMANUEL, nominated, 407.
Confirmed, 412.

KLINE, JOHN R., nominated, 285.
Confirmed, 288.

KLINE, JOSIAH W., nominated, 120.
Confirmed, 122.

KLING, E. P., nominated, 1993.
Confirmed, 1993-1994.

KLINGE, MISS ELSIE, nominated, 616.
Confirmed 619-620.

KLINGEL, JOSEPH W., nominated, 616.
Confirmed 619-620.

KLINGENSMITH, PAUL D., nominated, 411.
Confirmed, 412.

KLINGENSMITH, P. J., nominated, 613.
Confirmed 619-620.

KLINGSBERG, EMIL, nominated, 409.
Confirmed, 412.

KLINIEWSKI, JOSEPH C., nominated, 409.
Confirmed, 412.

KLONIN, MRS. ANNA, nominated, 409.
Confirmed, 412.

KLOSE, CHARLES W., nominated, 410.
Confirmed, 412.

KLOSE, MISS RHODA M., nominated, 2216.
Confirmed, 2216-2217.

KNEBELS, FRANCIS X., nominated, 407.
Confirmed, 412.

KNECHT, MRS. GRACE M., nominated, 614.
Confirmed 619-620.

KNEE, THOMAS J., nominated, 398.
Confirmed, 412.

KNEEDLER, OSCAR, nominated, 3146.
Confirmed, 3146.

NOTARIES PUBLIC.—Continued.

KNICKERBOCKER, JOHN R. Jr., nominated, 99.
Confirmed, 100.

KNIEBUEHLER, A. J., nominated, 616.
Confirmed 619-620.

KNIERIOMEN, GEO. S., nominated, 194.
Confirmed, 195.

KNIES, ADAM L., nominated, 615.
Confirmed 619-620.

KNIGHT, HAROLD G., nominated, 62.
Confirmed, 63.

KNIPE, IRVIN F., nominated, 1255.
Confirmed, 1256.

KNIRNSCHILD, L. C., nominated, 617.
Confirmed 619-620.

KNODEL, LOUIS J., nominated, 409.
Confirmed, 412.

KNODT, HARRY C., nominated, 120.
Confirmed, 122.

KNOFF, JOHN R., nominated, 408.
Confirmed, 412.

KNOPE, WILLIAM EVANS, nominated, 408.
Confirmed, 412.

KNOFF, WINFIELD S. H., nominated, 20.
Confirmed, 20-21.

KNOTZ, JACOB M., nominated, 285.
Confirmed, 288.

KNOUSE, HOLMAN G., nominated, 1256.
Confirmed, 1256.

KNOWLES, FERDINAND S., nominated, 20.
Confirmed, 20-21.

KNOX, R. JAMES, nominated, 17.
Confirmed, 20-21.

KOBER, MISS E. O., nominated, 407.
Confirmed, 412.

KOCH, HARRY W., nominated, 194.
Confirmed, 195.

KOCH, MISS AMELIA S., nominated, 285.
Confirmed, 288.

KOCHER, JOHN E., nominated, 120.
Confirmed, 122.

KOEDEL, G. E., nominated, 616.
Confirmed 619-620.

KOEHLER, FREDERICK M., nominated, 287.
Confirmed, 288.

KOEHLER, MISS LAURA K., nominated, 3493.
Confirmed, 3493-3494.

KOEHLER, PAULUS E., nominated, 396.
Confirmed, 412.

KOEHLER, ROMAN E., nominated, 619.
Confirmed, 620.

KOERNER, A. J., nominated, 1631.
Confirmed, 1632.

KOETT, ALOYS, nominated, 397.
Confirmed, 412.

KOFFLER, JULIUS, nominated, 1918.
Confirmed, 1918.

KOHL, LEON, nominated, 19.
Confirmed, 20-21.

KOHL, OSCAR S., nominated, 615.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

KOHLER, G. S. J., nominated, 152.
Confirmed, 153.

KOHLER, MRS. KATHERYN, nominated, 402.
Confirmed, 412.

KOHLER, V. Z., nominated, 120.
Confirmed, 122.

KOHN, ADOLPH T., nominated, 784.
Confirmed, 786.

KOHN, MAX A., nominated, 504.
Confirmed, 505.

KOHNLEIN, MRS. M. E., nominated, 401.
Confirmed, 412.

KOLANDER, M. W., nominated, 408.
Confirmed, 412.

KOLB, CHARLES F., nominated, 286.
Confirmed, 288.

KOLB, HARRY A., nominated, 2322.
Confirmed, 2322.

KOLB, MRS. EMILY L., nominated, 616.
Confirmed, 619-620.

KOLBE, AUGUST J., nominated, 616.
Confirmed, 619-620.

KOLESAR, CHARLES L., nominated, 398.
Confirmed, 412.

KOLLING, J. L., nominated, 18.
Confirmed, 20-21.

KOLM, WM. F., nominated, 406.
Confirmed, 412.

KOLSKY, ABRAHAM, nominated, 20.
Confirmed, 20-21.

KOLSUN, PAUL J., nominated, 409.
Confirmed, 412.

KOBB, CHARLES E., nominated, 469.
Confirmed, 470-471.

KOONS, LEROY E., nominated, 401.
Confirmed, 412.

KOONTZ, CHARLES R., nominated, 397.
Confirmed, 412.

KOPP, GEORGE, nominated, 152.
Confirmed, 153.

KOPROWSKI, IGNATIUS, nominated, 1631.
Confirmed, 1632.

KORB, MISS A. C., nominated, 616.
Confirmed, 619-620.

KORNFELD, JACOB, nominated, 409.
Confirmed, 412.

KOSER, HENRY H., nominated, 152.
Confirmed, 153.

KOSER, MISS VERNA, nominated, 284.
Confirmed, 288.

KOSTENBADER, L. P., nominated, 615.
Confirmed, 619-620.

KOTZIN, MISS REBECCA A., nominated, 406.
Confirmed, 412.

KOUGHAN, CHARLES J., nominated, 120.
Confirmed, 122.

KOVACS, SHANDOR, nominated, 285.
Confirmed, 288.

KOZEL, CHAS. G., nominated, 617.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

KRAEMER, EMIL OTTO, nominated, 406.
Confirmed, 412.

KRAFT, MISS CATHERINE E., nominated, 400.
Confirmed, 412.

KRAFT, MISS ELEANOR, nominated, 1918.
Confirmed, 1918.

KRAJOWSKI, VLADIMIR, nominated, 403.
Confirmed, 412.

KRAKOW, BENJAMIN J., nominated, 406.
Confirmed, 412.

KRAMER, CLARENCE R., nominated, 61.
Confirmed, 63.

KRAMER, EDWIN A., nominated, 99.
Confirmed, 100.

KRAMER, R. J., nominated, 403.
Confirmed, 412.

KRANTZ, KARL A., nominated, 99.
Confirmed, 100.

KRAPF, CHAS. G., nominated, 361.
Confirmed, 363.

KRATZ, CHESTER A., nominated, 20.
Confirmed, 20-21.

KRATZ, JOSEPH E., nominated, 287.
Confirmed, 288.

KRATZ, MISS MYRTLE L., nominated, 403.
Confirmed, 412.

KRATZOK, DAVID C., nominated, 469.
Confirmed, 470-471.

KRAUN, MEYER, nominated, 283.
Confirmed, 288.

KRAUSS, CHARLES H., nominated, 616.
Confirmed, 619-620.

KREADY, WILLIAM H., nominated, 19.
Confirmed, 20-21.

KREBS, JACOB, nominated, 406.
Confirmed, 412.

KREBS, JOHN C., nominated, 411.
Confirmed, 412.

KREIDER, HARRY, nominated, 1631.
Confirmed, 1632.

KREISCHER, MRS. MARY A., nominated, 401.
Confirmed, 412.

KREMLICH, FRANK L., nominated, 362.
Confirmed, 363.

KRENTZ, B. A., nominated, 617.
Confirmed, 412.

KRISKO, JOHN W., nominated, 400.
Confirmed, 412.

KRISTOFF, M., nominated, 982.
Confirmed, 984.

KROEGER, WILLIAM, nominated, 399.
Confirmed, 412.

KROJEWSKI, FELIX J., nominated, 3951.
Confirmed, 3952.

KRONEBERGER, MISS ELLEN, R., nominated, 20.
Confirmed, 20-21.

KROUSE, JOSEPH H., Jr., nominated, 18.
Confirmed, 20-21.

KROUSE, MRS. MAE, nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

KRUEGER, CHARLES C., nominated, 287.
Confirmed, 288.

KRUGER, ROBERT, nominated, 614.
Confirmed, 412.

KRUKOWSKI, JAN J. S., nominated, 406.
Confirmed, 412.

KRULL, ALBERT G., nominated, 167.
Confirmed, 168.

KUCHAR, GEORGE Jr., nominated, 403.
Confirmed, 412.

KUDER, MISS DORTHY, nominated, 410.
Confirmed, 412.

KUECH, GEORGE W., nominated, 407.
Confirmed, 412.

KUENZEL, WILLIAM P., nominated, 405.
Confirmed, 412.

KUHLMAN, H. W., nominated, 130.
Confirmed, 130-131.

KUHNS, C. D., nominated, 3808.
Confirmed, 3809.

KUKETS, WILLIAM V., nominated, 400.
Confirmed, 412.

KULCHYCKY, EMIL, nominated, 406.
Confirmed, 412.

KUMP, MISS LYDIA M., nominated, 62.
Confirmed, 63.

KUNES, MISS MARIE, nominated, 410.
Confirmed, 412.

KUNKLE, PAUL A., nominated, 120.
Confirmed, 122.

KUNKLE, BARNEY, nominated, 4332.
Confirmed, 4332.

KUNKLE, J. E., Jr., nominated, 122.
Confirmed, 122.

KUNKLE, W. W., nominated, 2433.
Confirmed, 2433.

KUNN, MISS BERTHA, nominated, 3808.
Confirmed, 3809.

KUNSMAN, CARL E., nominated, 1055.
Confirmed, 1055.

KUNTZ, HARRY V., nominated, 60.
Confirmed, 63.

KUNZLER, ALBERT J., nominated, 397.
Confirmed, 412.

KURCINA, J. P., nominated, 398.
Confirmed, 412.

KURTZ, CHARLES M., nominated, 284.
Confirmed, 288.

KYLAFES, GEORGE, nominated, 406.
Confirmed, 412.

KYSER, NOBLE P., nominated, 785.
Confirmed, 786.

LAAGER, E. J., nominated, 3951.
Confirmed, 3951.

LABRIOLA, C. M., nominated, 1255.
Confirmed, 1256.

LaBRUM, J. HARRY, nominated, 407.
Confirmed, 412.

LADENSON, HARRY, nominated, 409.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

LADLEY, MISS H. LEONE, nominated, 404.
Confirmed, 412.

LAFFERTY, H. N., nominated, 404.
Confirmed, 412.

LAGNESE, DOMONICO, nominated, 283.
Confirmed, 288.

LAGOUROS, E. J., nominated, 404.
Confirmed, 412.

LaGROSSA, JOS. C., nominated, 408.
Confirmed, 412.

LAHR, FRANKLIN A., nominated, 62.
Confirmed, 63.

LALLY, EDWARD A., nominated, 616.
Confirmed, 619-620.

LAMADE, LOUIS G., nominated, 2957.
Confirmed, 2957-2958.

LAMALFA, FRANK, nominated, 470.
Confirmed, 470-471.

LAMB, C. S., nominated, 151.
Confirmed, 153.

LAMB, JOHN M., nominated, 405.
Confirmed, 412.

LAMBERT, F. J., nominated, 2216.
Confirmed, 2216-2217.

LAMBERT, FRANK S., nominated, 1632.
Confirmed, 1632.

LAMBERT, MISS DORTHY L., nominated, 1631.
Confirmed, 1632.

LAMBORN, JOSHUA P., nominated, 400.
Confirmed, 412.

LAMON, HEBER M., nominated, 167.
Confirmed, 168.

LANDAU, DAVID, nominated, 19.
Confirmed, 20-21.

LANDBERG, MRS. ROSE E., nominated, 616.
Confirmed, 619-620.

LANDEFELD, WALTER R., nominated, 397.
Confirmed, 412.

LANDERS, G. R., nominated, 284.
Confirmed, 288.

LANDIS, A. A., nominated, 403.
Confirmed, 412.

LANDIS, HARVEY L., nominated, 404.
Confirmed, 412.

LANDIS, MRS. MABELLE E., nominated, 286.
Confirmed, 288.

LANDIS, T. L., nominated, 151.
Confirmed, 153.

LANE, C. G., Jr., nominated, 4558.
Confirmed, 4559.

LANG, EDWARD G., nominated, 151.
Confirmed, 412.

LANGENBACHER, MISS MATILDA, nominated, 411.
Confirmed, 412.

LANG, MISS LILLIAN R., nominated, 405.
Confirmed, 412.

LANGSTER, PERCY J., nominated, 397.
Confirmed, 412.

LANG, WILLIAM E., nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

LANTZ, BENJ. F., nominated, 3146.
Confirmed, 3146.

LANTZ, W. C., nominated, 284.
Confirmed, 288.

LAPENSOHN, HARRY, nominated, 406.
Confirmed, 412.

LAPENSOHN, Louis L., nominated, 2650.
Confirmed, 2650.

LAPPIN, THOMAS J., nominated, 2512.
Confirmed, 2512-2513.

LARGE, CHAS. H., nominated, 409.
Confirmed, 412.

LARIMER, C. E., nominated, 4837.
Confirmed, 4837.

LARKIN, D. J., nominated, 4837.
Confirmed, 4837.

LARUE, MISS MYRTLE M., nominated, 614.
Confirmed, 619-620.

LASH, J. HARVEY, nominated, 613.
Confirmed, 619-620.

LATIMER, THOMAS Jr., nominated, 405.
Confirmed, 412.

LAUBENSTEIN, FRANK K., nominated, 62.
Confirmed, 63.

LAUDENSLAGER, N. C., nominated, 130.
Confirmed, 130-131.

LAUDERMILCH, H. W., nominated, 397.
Confirmed, 412.

LAUER, H. FRED, nominated, 288.
Confirmed, 288.

LAUGHLIN, RAYNOLDS, nominated, 286.
Confirmed, 288.

LAU, HENRY S., nominated, 397.
Confirmed, 412.

LAUINGER, FRANK T., nominated, 151.
Confirmed, 153.

LAVELLO, MISS ANN, nominated, 121.
Confirmed, 122.

LAVERTY, JOSEPH J., nominated, 410.
Confirmed, 412.

LAVIN, CHARLES S., nominated, 3146.
Confirmed, 3146.

LAVINE, NATHAN, nominated, 404.
Confirmed, 412.

LAWLER, JOHN J., nominated, 151.
Confirmed, 153.

LAWLER, MISS JANE F., nominated, 398.
Confirmed, 412.

LAWNTON, JNO. G., nominated, 397.
Confirmed, 412.

LAWRENCE, DAVID L., nominated, 284.
Confirmed, 288.

LAWRENCE, MISS CARRIE B., nominated, 982.
Confirmed, 984.

LEAHY, P. M., nominated, 613.
Confirmed, 619-620.

LEAMAN, EARLE E., nominated, 406.
Confirmed, 412.

LEARY, MISS M. RUTH, nominated, 614.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

LEARY, WM. T., nominated, 3493.
Confirmed, 3493-3494.

LEASURE, MISS MARY R., nominated, 4558.
Confirmed, 4559.

LEATHERMAN, J. KIRK, nominated, 151.
Confirmed, 153.

LEATHERMAN, MISS MARGARET F., nominated, 470.
Confirmed, 470-471.

LEBO, HAROLD L., nominated, 410.
Confirmed, 412.

LECHLER, ALFRED C., nominated, 409.
Confirmed, 412.

LECHLER, WILLIAM A., nominated, 62.
Confirmed, 63.

LeCLERE, J. B., nominated, 194.
Confirmed, 195.

LeCOMPTE, MISS AGNES, nominated, 409.
Confirmed, 412.

LEE, A. M., nominated, 398.
Confirmed, 412.

LEE, HENRY S., nominated, 4558.
Confirmed, 4559.

LEE, HOWARD W., nominated, 4190.
Confirmed, 4190-4191.

LEE, LEWIS C., nominated, 286.
Confirmed, 288.

LEE, MISS MARGARET B., nominated, 401.
Confirmed, 412.

LEE, MISS E. M., nominated, 401.
Confirmed, 412.

LEE, PRESTON B., nominated, 286.
Confirmed, 288.

LEE, RUCKMAN, nominated, 121.
Confirmed, 122.

LEE, THOMAS H., nominated, 216.
Confirmed, 216.

LEEMHUIS, RAYMOND P., nominated, 60.
Confirmed, 63.

LeFEVRE, KENNETH G., nominated, 408.
Confirmed, 412.

LEFEVER, MISS FLORENCE, nominated, 403.
Confirmed, 412.

LEFKOWITZ, ABRAHAM, nominated, 399.
Confirmed, 412.

LEGG, E. N., nominated, 20.
Confirmed, 20-21.

LEHAN, T. JOSEPH, nominated, 406.
Confirmed, 412.

LEH, GEORGE B., nominated, 318.
Confirmed, 319.

LEHMAN, ARTHUR B., nominated, 409.
Confirmed, 412.

LEHMAN, ROBERT J., nominated, 99.
Confirmed, 100.

LEHMANN, ALBERT E. E., nominated, 1631.
Confirmed, 1632.

LEHMANN, EDWARD F., nominated, 399.
Confirmed, 412.

LEHN, MISS CHARLOTTE E., nominated, 617.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

LEHRMAN, JOHN F., nominated, 613.
Confirmed, 619-620.

LEIBERMAN, MORRIS, nominated, 18.
Confirmed, 20-21.

LEIBFRIED, JOHN E., nominated, 285.
Confirmed, 288.

LEIBOVITZ, SAMUEL, nominated, 153.
Confirmed, 153.

LEIBOWITZ, MISS LE, nominated, 18.
Confirmed, 20-21.

LEIBY, JACOB G., nominated, 194.
Confirmed, 195.

LEICHER, WILLIAM, nominated, 398.
Confirmed, 412.

LEIDER, BENJAMIN B., nominated, 407.
Confirmed, 412.

LEIENDECKER, CLEMENCE B., nominated, 617.
Confirmed, 619-620.

LEISENRING, GEORGE THOMAS, nominated, 2512.
Confirmed, 2512-2513.

LEITH, L. L., nominated, 399.
Confirmed, 412.

LEITZEL, JOHN, nominated, 410.
Confirmed, 412.

LELDY, CHARLES C., nominated, 616.
Confirmed, 619-620.

LEMBERT, MISS AMELIA E., nominated, 62.
Confirmed, 63.

LEMMON, MISS FLORENCE, nominated, 402.
Confirmed, 412.

LENGE, VINCENT J., nominated, 408.
Confirmed, 412.

LENHART, MISS GERTRUDE, nominated, 407.
Confirmed, 412.

LENNOX, GEORGE W., nominated, 404.
Confirmed, 412.

LENZ, CARL H., nominated, 397.
Confirmed, 412.

LEONARD, GEORGE W., Jr., nominated, 403.
Confirmed, 412.

LEONARD, MISS ELIZABETH M., nominated, 2433.
Confirmed, 2433.

LEONARD, MISS GRACE T., nominated, 400.
Confirmed, 412.

LEONETTI, VINCENT, nominated, 396.
Confirmed, 412.

LEONHART, E. C., nominated, 398.
Confirmed, 412.

LEPERA, JOSEPH, nominated, 405.
Confirmed, 412.

LEPOLD, WM. F., nominated, 410.
Confirmed, 412.

LEPOWITZ, ALEX J., nominated, 121.
Confirmed, 122.

LEPOW, ISADORE, nominated, 409.
Confirmed, 412.

LERCH, SAM P., nominated, 401.
Confirmed, 412.

LESLIE, A. S., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

LESLIE, JOHN R., nominated, 615.
Confirmed, 619-620.

LESLIE, MISS MARGARET, nominated, 4559.
Confirmed, 4559.

LETSCHKE, GEO. P., nominated, 398.
Confirmed, 412.

LETTIERI, ERNEST N., nominated, 1917.
Confirmed, 1918.

LETZKUS, MISS ELLA J., nominated, 284.
Confirmed, 288.

LEUPOLD, J. F., Jr., nominated, 616.
Confirmed, 619-620.

LEVAN, MAURICE, nominated, 18.
Confirmed, 20-21.

LEVIN, B., nominated, 18.
Confirmed, 20-21.

LEVIN, HYMAN, nominated, 399.
Confirmed, 412.

LEVIN, JULIUS, nominated, 409.
Confirmed, 412.

LEVIN, MISS PEARL, nominated, 405.
Confirmed, 412.

LEVIN, SAMUEL U., nominated, 617.
Confirmed, 619-620.

LEVIN, WILLIAM, nominated, 408.
Confirmed, 412.

LEVITT, JOSEPH, nominated, 408.
Confirmed, 412.

LEVY, ALEXANDER S., nominated, 983.
Confirmed, 984.

LEVY, HARRY R., nominated, 2650.
Confirmed, 2650.

LEVY, MISS ANNA M., nominated, 167.
Confirmed, 168.

LEVY, MISS MIRIAM E., nominated, 362.
Confirmed, 363.

LEWELLYN, CHARLES L., nominated, 120.
Confirmed, 122.

LEWIS, CHARLES A., nominated, 618.
Confirmed, 620.

LEWIS, C. E., nominated, 613.
Confirmed, 619-620.

LEWIS, CHESTER A., nominated, 2827.
Confirmed, 2827.

LEWIS, C. T., nominated, 20.
Confirmed, 20-21.

LEWIS, JESSE K., nominated, 152.
Confirmed, 153.

LEWIS, MISS CARRIE D., nominated, 411.
Confirmed, 412.

LEWIS, MISS DAWN N., nominated, 613.
Confirmed, 619-620.

LEWIS, MISS OLGA M., nominated, 405.
Confirmed, 412.

LEWIS, R. R., nominated, 167.
Confirmed, 168.

LEWIS, THOMAS D., nominated, 61.
Confirmed, 63.

LEX, WM. BARCLAY, nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

LEYDEN, FRANK A., nominated, 409.
Confirmed, 412.

LEY, MRS. ELEANOR L., nominated, 618.
Confirmed, 620.

LIDDELL, MISS G. L., nominated, 397.
Confirmed, 412.

LIEBERMAN, ALEXANDER, nominated, 362.
Confirmed, 363.

LIEBERT, ALBERT C., nominated, 407.
Confirmed, 412.

LIFFMAN, JACOB, nominated, 167.
Confirmed, 168. -

LIGHFOOT, WALTER JAMES, nominated, 406.
Confirmed, 412.

LIGHTCAP, HARRY G., nominated, 411.
Confirmed, 412.

LIGHTNER, JOHN L., nominated, 400.
Confirmed, 412.

LIGHT, RAY G., nominated, 615.
Confirmed, 619-620.

LIGNIAN, MISS E. A., nominated, 153.
Confirmed, 153.

LIKELEY, HORACE G., nominated, 194.
Confirmed, 195.

LILJENBERG, WILLIAM F., nominated, 402.
Confirmed, 412.

LIMONCELLI, BELARDINO, nominated, 403.
Confirmed, 412.

LINDERBERG, GEORGE A., nominated, 407.
Confirmed, 412.

LINDEMAN, WILLIAM H., nominated, 152.
Confirmed, 153.

LINDEMUTH, BRIGHT C., nominated, 283.
Confirmed, 288.

LINDGREN, O. W., nominated, 399.
Confirmed, 412.

LINDQUIST, GLENN H., nominated, 398.
Confirmed, 412.

LINDSAY, ALEXANDER P., nominated, 982.
Confirmed, 984.

LINDSAY, JOSEPH H., nominated, 397.
Confirmed, 412.

LINGFELTER, MISS HELEN M., nominated, 402.
Confirmed, 412.

LINGO, WM. H., nominated, 616.
Confirmed, 619-620.

LINHART, JAS. E., nominated, 398.
Confirmed, 412.

LINK, MISS ALMA L., nominated, 409.
Confirmed, 412.

LINSKY, EDW., nominated, 407.
Confirmed, 412.

LINTON, JOHN, nominated, 581.
Confirmed, 582.

LIPPERT, PHILIP, nominated, 120.
Confirmed, 122.

LIPPINCOTT, ALVIN T., nominated, 614.
Confirmed, 619-620.

LIPPINCOTT, J. FRANKLIN, nominated, 407.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

LIPPMAN, MRS. FLORENCE E., nominated, 4559.
Confirmed, 4559.

LIPPMAN, WM. C., nominated, 618.
Confirmed, 619-620.

LIPSCOMB, THOMAS P., nominated, 407.
Confirmed, 412.

LIPSHUTZ, DANIEL, nominated, 1993.
Confirmed, 1993-1994.

LISBY, MISS ELLEN CHRISTINE, nominated, 406.
Confirmed, 412.

LIST, WALTER C., nominated, 194.
Confirmed, 195.

LITTIG, HERBERT JOHN, nominated, 396.
Confirmed, 412.

LITTIG, MISS LOUISE F., nominated, 470.
Confirmed, 470-471.

LITTLE, HARRY CHESTER, nominated, 62.
Confirmed, 63.

LITTLE, JOHN S., nominated, 613.
Confirmed, 619-620.

LIVELY, LLOYD L., nominated, 403.
Confirmed, 412.

LIVERS, SIDNEY LEE, nominated, 469.
Confirmed, 470-471.

LIVEZLY, JAS. H., nominated, 167.
Confirmed, 168.

LLEWELLYN, B. A., nominated, 983.
Confirmed, 984.

LLEWELLYN, MORGAN, nominated, 404.
Confirmed, 412.

LLOYD, JAMES J., nominated, 398.
Confirmed, 412.

LLOYD, JOHN S., nominated, 120.
Confirmed, 122.

LLOYD, ROBERT R., nominated, 784.
Confirmed, 786.

LLOYD, S. H., nominated, 1917.
Confirmed, 1918.

LLOYD, WALTER J., nominated, 397.
Confirmed, 412.

LOAG, MISS ELLA S., nominated, 405.
Confirmed, 412.

LOBB, GEORGE W., nominated, 17.
Confirmed, 20-21.

LOCKE, CHARLES A., nominated, 61.
Confirmed, 63.

LOCKHART, MISS HARRIET D., nominated, 616.
Confirmed, 619-620.

LODER, VINTON S., nominated, 99.
Confirmed, 100.

LOESCHE, W. H., nominated, 167.
Confirmed, 168.

LOFLAND, RAYMOND L., nominated, 20.
Confirmed, 20-21.

LOFTUS, JOS. A., nominated, 3808.
Confirmed, 3809.

LOGAN, A. M., nominated, 3951.
Confirmed, 3952.

LOGAN, DENNY, nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

LOGAN, EDWIN, nominated, 16.
Confirmed, 20-21.

LOGAN, HUGH, nominated, 406.
Confirmed, 412.

LOGAN, MISS MARY E., nominated, 167.
Confirmed, 168.

LOGAN, WALTER F., nominated, 409.
Confirmed, 412.

LOGAN, WILLIAM J., nominated, 407.
Confirmed, 412.

LOLAND, HOWARD T., nominated, 784.
Confirmed, 786.

LONETTI, FRANCESCO, nominated, 16.
Confirmed, 20-21.

LONGACRE, DAVID E., nominated, 407.
Confirmed, 412.

LONG, EDWARD E., nominated, 409.
Confirmed, 412.

LONG, GEORGE E., nominated, 285.
Confirmed, 288.

LONG, GEORGE S., nominated, 152.
Confirmed, 153.

LONG, HARRY M., nominated, 403.
Confirmed, 412.

LONG, HERBERT J., nominated, 617.
Confirmed, 619-620.

LONG, J. A., nominated, 403.
Confirmed, 412.

LONG, L. L., nominated, 2826.
Confirmed, 2827.

LONG, MISS BLANCHE B., nominated, 406.
Confirmed, 412.

LONG, P. J., nominated, 284.
Confirmed, 288.

LONG, ROBERT E., nominated, 167.
Confirmed, 168.

LONG, NICHOLAS, nominated, 286.
Confirmed, 288.

LONGDON, MRS. ELIZABETH E., nominated, 167.
Confirmed, 168.

LONGOBARDO, MISS ESTELLA V., nominated, 408.
Confirmed, 412.

LONGSTREET, J. RUSSELL, nominated, 4190.
Confirmed, 4190-4191.

LOPEZ, LOUIS J., nominated, 410.
Confirmed, 412.

LARDAN, MISS F. V., nominated, 2512.
Confirmed, 2512-2513.

LORD, CHALMERS ROLAND, nominated, 400.
Confirmed, 412.

LORD, JOSEPH P., nominated, 152.
Confirmed, 153.

LORD, LEWIS E., nominated, 121.
Confirmed, 122.

LORENZ, R. D., nominated, 400.
Confirmed, 412.

LOSCH, WM. H., nominated, 404.
Confirmed, 412.

LOTHAMER, O. J., nominated, 613.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

LOTT, THOMAS CAVE, nominated, 409.
Confirmed, 412.

LOCUKS, J. LYMAN, nominated, 286.
Confirmed, 288.

LOUGHMAN, MISS EDNA, nominated, 2322.
Confirmed, 2322.

LOUGHNEY, M. P., nominated, 581.
Confirmed, 582.

LOUGHRAN, GEO. J., nominated, 783.
Confirmed, 786.

LOUGHREN, LEO. J., nominated, 195.
Confirmed, 195.

LOVASKI, STEPHEN T., nominated, 784.
Confirmed, 786.

LOVE, C. L., nominated, 153.
Confirmed, 153.

LOVELACE, MRS. MARY C., nominated, 284.
Confirmed, 288.

LOWE, HAROLD C., nominated, 399.
Confirmed, 412.

LOWE, MISS JANE A., nominated, 130.
Confirmed, 130-131.

LOWENSTEIN, E. C., nominated, 397.
Confirmed, 412.

LOWER, EDWIN S., nominated, 505.
Confirmed, 505.

LOWER, MISS ISABEL, nominated, 616.
Confirmed, 619-620.

LOWERY, SYLVESTER A., nominated, 407.
Confirmed, 412.

LOWREY, JOHN C., nominated, 409.
Confirmed, 412.

LUBBERS, MISS AGNES, nominated, 618.
Confirmed, 620.

LUCEY, CHARLES R., nominated, 121.
Confirmed, 122.

LUCOT, ALBERT E., nominated, 613.
Confirmed, 619-620.

LUDES, MISS GERTRUDE, nominated, 401.
Confirmed, 402.

LUDIN, BENJAMIN D., nominated, 397.
Confirmed, 412.

LUDWICK, MRS. FANNY C., nominated, 619.
Confirmed, 620.

LUDWIG, nominated, 405.
Confirmed, 412.

LUFF, RALPH G., nominated, 1255.
Confirmed, 1256.

LUND, C. HARRISON, nominated, 3411.
Confirmed, 3411.

LUPOLD, MISS IRENE E., nominated, 615.
Confirmed, 619-620.

LUPOWITZ, MISS SYLVIA, nominated, 408.
Confirmed, 412.

LUTGE, MISS OLIVE F., nominated, 616.
Confirmed, 619-620.

LUTHER, HERMAN A., nominated, 400.
Confirmed, 412.

LUTZ, HOWARD M., nominated, 318.
Confirmed, 319.

NOTARIES PUBLIC.—Continued.

LUTZ, JAMES F., nominated, 401.
Confirmed, 412.

LUTZ, LUTHER J., nominated, 130.
Confirmed, 130-131.

LUTZ, R. E., nominated, 216.
Confirmed, 216.

LYKENS, MISS EVA J., nominated, 400.
Confirmed, 412.

LYNCH J. A., nominated, 504.
Confirmed, 505.

LYNCH, JOSEPH E., nominated, 410.
Confirmed, 412.

LYNCH, MISS BEATRICE M., nominated, 408.
Confirmed, 412.

LYNCH, MISS CLARIE V. nominated, 405.
Confirmed, 412.

LYNCH, MISS JANE C., nominated, 407.
Confirmed, 412.

LYNCH, MORELAND H., nominated, 399.
Confirmed, 412.

LYNDALL, ARTHUR C., nominated, 401.
Confirmed, 412.

LYNDALL, ERVIN, nominated, 616.
Confirmed, 619-620.

LYND, JAMES A., nominated, 20.
Confirmed, 20-21.

LYNN, FRED V., nominated, 619.
Confirmed, 620.

LYNOTT, W. J., nominated, 403.
Confirmed, 412.

LYON, FRANK F., nominated, 120.
Confirmed, 122.

LYONS, B. B., nominated, 167.
Confirmed, 168.

LYONS, BENJAMIN, nominated, 406.
Confirmed, 412.

LYONS, O. B., nominated, 120.
Confirmed, 122.

LYONS, SAMUEL, nominated, 120.
Confirmed, 122.

LYTLE, HOMER C., nominated, 151.
Confirmed, 153.

MABEE, H. S., nominated, 400.
Confirmed, 412.

MABEN, MISS BLANCHE E., nominated, 403.
Confirmed, 412.

MACALLISTER, J. WYLIE, nominated, 62.
Confirmed, 63.

MacBRIDE, CHAS. H., nominated, 408.
Confirmed, 412.

MacCANN, C. R., nominated, 120.
Confirmed, 122.

MACATES, BERNARD F., nominated, 616.
Confirmed, 619-620.

MacCORKLE, ELMER T., nominated, 409.
Confirmed, 412.

MacDONALD, DAVID S., nominated, 4679.
Confirmed, 4679.

MacDONALD, RUSSELL GEORGE, nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

MacDONALD, WILLIAM, nominated, 286.
Confirmed, 288.

MacFARLAN, MISS AMANDA G., nominated, 619.
Confirmed, 620.

MacFARLAND, MISS EDNA A., nominated, 405.
Confirmed, 412.

MacGUFFIN, CHAS. J., nominated, 616.
Confirmed, 619-620.

MacGUFFIN, CHAS. J., nominated, 2827.
Confirmed, 2827.

MacINTIRE, MISS ELIZABETH, nominated, 616.
Confirmed, 619-620.

MACK, S. MILLER, nominated, 470.
Confirmed, 470-471.

MacKEEBY, MRS. BLANCHE, nominated, 404.
Confirmed, 412.

MACKENZIE, DARRAGH, nominated, 616.
Confirmed, 619-620.

MACKO, GEORGE, Sr., nominated, 402.
Confirmed, 412.

MacLAUGHLIN, JOHN S., nominated, 616.
Confirmed, 619-620.

MACOUBRAY, R. J., nominated, 98.
Confirmed, 100.

MACRUM, MISS MARGARET, nominated, 99.
Confirmed, 100.

MADDEN, MISS BEATRICE M., nominated, 406.
Confirmed, 412.

MADIGAN, D. J., nominated, 284.
Confirmed, 288.

MADISON, MISS MARY C., nominated, 18.
Confirmed, 20-21.

MAGAGNA, LESTER, nominated, 287.
Confirmed, 288.

MAGEE, JOHN B., nominated, 408.
Confirmed, 412.

MAGEE, MISS MARY ROSE, nominated, 406.
Confirmed, 412.

MAGEE, MISS THERESA, nominated, 406.
Confirmed, 412.

MAGEOCH, MRS. MARGARET O., nominated, 406.
Confirmed, 412.

MAGILL, JAMES A., nominated, 2433.
Confirmed, 2433.

MAGILL, ROBERT C., nominated, 3146.
Confirmed, 3146.

MAGINNISS, THOMAS H., Jr., nominated, 469.
Confirmed, 470-471.

MAGNUS, FREDERICK G., nominated, 397.
Confirmed, 412.

MAGORIEB, H. R., nominated, 60.
Confirmed, 63.

MAGUIRE, FELIX E., nominated, 408.
Confirmed, 412.

MAGUIRE, HUGH J., nominated, 408.
Confirmed, 412.

MAHADY, J. J., nominated, 1055.
Confirmed, 1055.

MAHER, MISS FRANCES K., nominated, 17.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

MAHON, HAROLD J., nominated, 469.
Confirmed, 470-471.

MAHON, MISS SARA F., nominated, 616.
Confirmed, 619-620.

MAHONEY, JAMES A., nominated, 4559.
Confirmed, 4559.

MAHONEY, JOHN J., nominated, 406.
Confirmed, 412.

MAI, FRED J., nominated, 284.
Confirmed, 288.

MAIER, CHARLES J., nominated, 4559.
Confirmed, 4559.

MAITLAND, WILLIAM A., nominated, 318.
Confirmed, 319.

MALEY, M. J., nominated, 617.
Confirmed, 619-620.

MALIN, BRANDT H., nominated, 614.
Confirmed, 619-620.

MALINIAK, MICHAEL, nominated, 616.
Confirmed, 619-620.

MALL, MISS MARY S., nominated, 121.
Confirmed, 122.

MALLCHUCK, P. DWIGHT, nominated, 411.
Confirmed, 412.

MALLEY, JOHN F., nominated, 283.
Confirmed, 288.

MALLEY, T. V. A., nominated, 785.
Confirmed, 786.

MALLIN, WILLIAM, nominated, 16.
Confirmed, 20-21.

MALLON, THOS. J., nominated, 396.
Confirmed, 412.

MALLON, WM. M., nominated, 18.
Confirmed, 20-21.

MALONE, JAMES T., nominated, 614.
Confirmed, 619-620.

MALONEY, GEORGE M., nominated, 399.
Confirmed, 412.

MALONEY, MRS. NELLIE H., nominated, 469.
Confirmed, 470-471.

MALOY, MISS MARY F., nominated, 399.
Confirmed, 412.

MAMORSTEIN, LOUIS W., nominated, 4558.
Confirmed, 4559.

MANCE, JACOB, nominated, 1631.
Confirmed, 1632.

MANCUSO, PIETRO, nominated, 151.
Confirmed, 153.

MANEELY, WILLIAM H., nominated, 406.
Confirmed, 412.

MANGANO, MISS TERESA M., nominated, 618.
Confirmed, 619-620.

MANGHAM, MRS. MARY E., nominated, 982.
Confirmed, 984.

MANGONE, DONALD D., nominated, 284.
Confirmed, 288.

MANIERI, PHILIP M., nominated, 618.
Confirmed, 619-620.

MANN, ARTHUR B., nominated, 121.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

- MANN, BERNARD, nominated, 407.
Confirmed, 412.
- MANN, THOMAS A., nominated, 616.
Confirmed, 619-620.
- MANN, WM. L., nominated, 406.
Confirmed, 412.
- MANNING, WM. J., nominated, 409.
Confirmed, 412.
- MANSFIELD, W. D., nominated, 16.
Confirmed, 20-21.
- MANSMANN, H. JOSEPH, nominated, 398.
Confirmed, 412.
- MANTZ, GEORGE W., nominated, 1632.
Confirmed, 1632.
- MARCINIAK, JOHN M., nominated, 618.
Confirmed, 620.
- MARCUS, LLOYD L., nominated, 401.
Confirmed, 412.
- MARGESON, MISS JULIETTA C., nominated, 4837.
Confirmed, 4837.
- MARGUERITE, MISS A., nominated, 983.
Confirmed, 984.
- MARGULIS, ABRAHAM, nominated, 195.
Confirmed, 195.
- MARIDON, ANTHONY, nominated, 151.
Confirmed, 153.
- MARINARO, ANTONIO, nominated, 402.
Confirmed, 412.
- MARKLE, HARRY C., nominated, 153.
Confirmed, 153.
- MARKLE, H. E., nominated, 402.
Confirmed, 412.
- MARKLE, J. R., nominated, 2512.
Confirmed, 2512-2513.
- MARKLE, OLIVER P., nominated, 400.
Confirmed, 412.
- MARKMAN, HENRY K., nominated, 615.
Confirmed, 619-620.
- MARKMANN, M. JACOB, nominated, 362.
Confirmed, 363.
- MARKOVITZ, SYDNEY J., nominated, 470.
Confirmed, 470-471.
- MARLIER, GEO. F., nominated, 982.
Confirmed, 984.
- MARQUIS, J. H., nominated, 398.
Confirmed, 412.
- MARR, MISS ELIZABETH M., nominated, 616.
Confirmed, 619-620.
- MARRITS, LOUIS E., nominated, 406.
Confirmed, 412.
- MARROCUIN, MISS LAURA, nominated, 16.
Confirmed, 20-21.
- MARSH, MISS ERMA L., nominated, 784.
Confirmed, 786.
- MARSH, RABE F., nominated, 63.
Confirmed, 63.
- MARSH, RITCHIE T., nominated, 285.
Confirmed, 288.
- MARSH, WILLIAM M., nominated, 469.
Confirmed, 470-471.

NOTARIES PUBLIC.—Continued.

- MARSHALL, ED. E., nominated, 403.
Confirmed, 412.
- MARSHALL, F., nominated, 618.
Confirmed, 620.
- MARSHALL, GEO. W., nominated, 469.
Confirmed, 470-471.
- MARSHALL, JAMES E., nominated, 284.
Confirmed, 288.
- MARSHALL, JAMES J., nominated, 784.
Confirmed, 786.
- MARSHALL, THOS M., Jr., nominated, 284.
Confirmed, 288.
- MARSHALL, W. W., nominated, 2512.
Confirmed, 2512-2513.
- MARSTELLER, C. E., nominated, 404.
Confirmed, 412.
- MARSTON, HENRY W., nominated, 20.
Confirmed, 20-21.
- MARTENIS, FRANK P., nominated, 615.
Confirmed, 619-620.
- MARTIN, ALBERT J., nominated, 398.
Confirmed, 412.
- MARTIN, A. R., nominated, 99.
Confirmed, 100.
- MARTIN, CHARLES B., nominated, 1631.
Confirmed, 1632.
- MARTIN, F. K., nominated, 194.
Confirmed, 195.
- MARTIN, FRANCIS E., nominated, 61.
Confirmed, 63.
- MARTIN, FRANK L., nominated, 618.
Confirmed, 619-620.
- MARTIN, GEORGE, nominated, 17.
Confirmed, 20-21.
- MARTIN, GEORGE F., nominated, 3808.
Confirmed, 3809.
- MARTIN, H. A., nominated, 99.
Confirmed, 100.
- MARTIN, JAMES A., nominated, 62.
Confirmed, 63.
- MARTIN, JAMES F., Jr., nominated, 75.
Confirmed, 75.
- MARTIN, JOHN M., nominated, 61.
Confirmed, 63.
- MARTIN, JOHN W., nominated, 61.
Confirmed, 63.
- MARTIN, JOHN W., nominated, 401.
Confirmed, 412.
- MARTIN, MISS ELIZABETH V., nominated, 2512.
Confirmed, 2512-2513.
- MARTIN, MRS. ESTELLE, nominated, 396.
Confirmed, 412.
- MARTIN, MRS. MARGUERITE N., nominated, 399.
Confirmed, 412.
- MARTIN, R. C., nominated, 2827.
Confirmed, 2827.
- MARTIN, R. T., nominated, 18.
Confirmed, 20-21.
- MARTIN, W. A., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

MARTIN, W. A., nominated, 402.
Confirmed, 412.

MARTIN, WM. R., nominated, 286.
Confirmed, 288.

MARVILL, G. WILLIAM, nominated, 409.
Confirmed, 412.

MARVIN, A. N., nominated, 120.
Confirmed, 122.

MARX, GEORGE, nominated, 1255.
Confirmed, 1256.

MARX, SIGMUND J., nominated, 1918.
Confirmed, 1918.

MARZELERE, CLIFFORD E., nominated, 983.
Confirmed, 984.

MASER, HENRY G., nominated, 362.
Confirmed, 363.

MASER, SAMUEL, nominated, 3146.
Confirmed, 3146.

MASON, JAMES E., nominated, 4332.
Confirmed, 4332.

MASON, J. L., nominated, 151.
Confirmed, 153.

MASON, WALTER R., nominated, 400.
Confirmed, 412.

MASQUELIER, HARRY A., nominated, 18.
Confirmed, 20-21.

MASSEY, FRANK H., nominated, 121.
Confirmed, 122.

MASTEN, MISS CHARLOTTE A., nominated, 469.
Confirmed, 470-471.

MASTERS, EDGAR, nominated, 613.
Confirmed, 619-620.

MASTERS, GEO. H., nominated, 469.
Confirmed, 470-471.

MASTERS, MRS. HETTIE L., nominated, 619.
Confirmed, 620.

MASTERS, THOS. K., nominated, 167.
Confirmed, 168.

MASTERSON, L. F., nominated, 613.
Confirmed, 619-620.

MATHERS, EARL B., nominated, 61.
Confirmed, 63.

MATHUES, A. W., nominated, 2216.
Confirmed, 2216-2217.

MATHUES, MISS MABEL, nominated, 401.
Confirmed, 412.

MATIGAN, THOMAS E., nominated, 60.
Confirmed, 63.

MATSINGER, MAURICE H., nominated, 286.
Confirmed, 288.

MATSON, WILLIAM W., nominated, 398.
Confirmed, 412.

MATT, HERMAN, nominated, 409.
Confirmed, 412.

MATTERER, EDGAR L., nominated, 361.
Confirmed, 363.

MATTES, ARTHUR G., nominated, 60.
Confirmed, 63.

MATTES, PHILIP V., nominated, 619.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

MATTHEWS, CHARLES, Jr., nominated, 403.
Confirmed, 412.

MATTHEWS, JAMES J., nominated, 1316.
Confirmed, 1317.

MATTIA, TADDEO F., nominated, 1255.
Confirmed, 1256.

MATTHIAS, NORWOOD D., nominated, 615.
Confirmed, 619-620.

MATZ, FRANK W., nominated, 400.
Confirmed, 412.

MAUCHER, J. V., nominated, 74.
Confirmed, 75.

MAULFAIR, MRS. BESSIE, nominated, 399.
Confirmed, 412.

MAURHOFF, C. H., nominated, 469.
Confirmed, 470-471.

MAUTZ, WILLIAM P., nominated, 409.
Confirmed, 412.

MAXEY, DAVID R., nominated, 410.
Confirmed, 412.

MAXION, OTTO A., nominated, 403.
Confirmed, 412.

MAXTON, MISS ANNA M., nominated, 1917.
Confirmed, 1918.

MAXWELL, RAY, nominated, 2512.
Confirmed, 2512-2513.

MAY, MAX, nominated, 409.
Confirmed, 412.

MAY, MISS BERTHA L., nominated, 411.
Confirmed, 412.

MAYBAUM, MORRIS S., nominated, 405.
Confirmed, 412.

MAYBERRY, MRS. AGNES A., nominated, 616.
Confirmed, 619-620.

MAYBURY, HARRY W., nominated, 399.
Confirmed, 412.

MAYER, ALBERT D., nominated, 152.
Confirmed, 153.

MAYER, BERNHARDT D., nominated, 404.
Confirmed, 412.

MAYER, MISS EMMA E., nominated, 2826.
Confirmed, 2827.

MAYHUGH, JOHN R., nominated, 284.
Confirmed, 288.

MAYROSH, JOHN J., Jr., nominated, 404.
Confirmed, 412.

MAYS, MISS CORA C., nominated, 469.
Confirmed, 470-471.

MAZZONI, GUIDO A., nominated, 402.
Confirmed, 412.

McADAMS, THOMAS J., nominated, 399.
Confirmed, 412.

McAFEE, JAS. J., nominated, 74.
Confirmed, 75.

McALEVY, EDW'D. J., nominated, 121.
Confirmed, 122.

McALLISTER, MISS KATHERINE, nominated, 398.
Confirmed, 412.

McANULTY, R. MILO, nominated, 2738.
Confirmed, 2739.

NOTARIES PUBLIC.—Continued.

McARDLE, CHAS. F., nominated, 408.
Confirmed, 412.

McBRIDE, A. B., nominated, 151.
Confirmed, 153.

McBRIDE, FRANK P., nominated, 613.
Confirmed, 619-620.

McBRIDE, MICHAEL J., nominated, 121.
Confirmed, 122.

McBRIDE, QUINCY A., nominated, 504.
Confirmed, 505.

McBRIDE, S. LEE., nominated, 284.
Confirmed, 288.

McBURNEY, DAVID, nominated, 20.
Confirmed, 20-21.

McBURNEY, HARRY M., nominated, 62.
Confirmed, 63.

McCABE, L. M., nominated, 61.
Confirmed, 63.

McCABE, MISS AGNES S., nominated, 194.
Confirmed, 195.

McCABE, W. F., nominated, 619.
Confirmed, 620.

McCAFFERY, THOMAS, nominated, 398.
Confirmed, 412.

McCAFFERTY, GARRETT S., nominated, 616.
Confirmed, 619-620.

McCAFFREY, J. ELMER, nominated, 1255.
Confirmed, 1256.

McCAHILL, DENNIS F., nominated, 2957.
Confirmed, 2957-2958.

McCALLA, MISS MARY, nominated, 62.
Confirmed, 63.

McCALLUM, DUNCAN C., nominated, 4190.
Confirmed, 4190-4191.

McCALLY, MISS UNO, nominated, ———
Confirmed, ———

McCAMMAN, J. L., nominated, 616.
Confirmed, 619-620.

McCANN, EDWARD F., nominated, 406.
Confirmed, 412.

McCANN, MICHAEL J., nominated, 669.
Confirmed, 670.

McCANN, MISS MARY R., nominated, 285.
Confirmed, 288.

McCARTHY, HOWARD P., nominated, 1631.
Confirmed, 1632.

McCARTHY, IRA, nominated, 2512.
Confirmed, 2512-2513.

McCARTHY, MATTHEW F., nominated, 614.
Confirmed, 619-620.

McCARTHY, M. B., nominated, 400.
Confirmed, 412.

McCARTHY, MISS H. E., nominated, 408.
Confirmed, 412.

McCARTHY, MISS MARGARET M., nominated, 403.
Confirmed, 412.

McCARTHY, ROSE E., nominated, 20.
Confirmed, 20-21.

McCARTNEY, J. E., nominated, 285.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

McCARTY, MISS ROSE, nominated, 397.
Confirmed, 412.

McCARTY, R. L., nominated, 151.
Confirmed, 153.

McCASLIN, WILBERT J., nominated, 400.
Confirmed, 412.

McCAY, WILLIAM D., nominated, 99.
Confirmed, 100.

McCHESNEY, CHAS. W., nominated, 19.
Confirmed, 20-21.

McCLAFFERTY, WM. H., nominated, 1255.
Confirmed, 1256.

McCLATCHY, WALTER A., nominated, 401.
Confirmed, 412.

McCLEARY, GEO. L., nominated, 618.
Confirmed, 620.

McCLEARY, H. E., nominated, 398.
Confirmed, 412.

McCLELLAN, GEORGE B., nominated, 408.
Confirmed, 412.

McCLELLAN, WILLIAM T., nominated, 194.
Confirmed, 195.

McCLELLAND, MISS ELLA M., nominated, 408.
Confirmed, 412.

McCLELLAND, PAUL G., nominated, 3808.
Confirmed, 3809.

McCLOSKEY, CHARLES H., nominated, 615.
Confirmed, 619-620.

McCLOSKEY, MISS BESSIE, nominated, 400.
Confirmed, 412.

McCLOSKEY, MISS VERA M., nominated, 405.
Confirmed, 412.

McCLUE, C. M., nominated, 616.
Confirmed, 619-620.

McCLURE, FORREST W., nominated, 2216.
Confirmed, 2216-2217.

McCLURE, MATTHEW P., nominated, 399.
Confirmed, 412.

McCLURE, SAMUEL R., nominated, 982.
Confirmed, 984.

McCLURE, W. C., nominated, 398.
Confirmed, 412.

McCOLGAN, WM., J., nominated, 407.
Confirmed, 412.

McCONAHY, N. C., nominated, 470.
Confirmed, 470-471.

McCONNAUGHEY, R. J., nominated, 402.
Confirmed, 412.

McCONNEL, WILLIAM H., nominated, 2216.
Confirmed, 2216-2217.

McCONNELL, A. GORDON, nominated, 121.
Confirmed, 122.

McCONNELL, MISS B. J., nominated, 2216.
Confirmed, 2216-2217.

McCOOL, J. WALLACE, nominated, 410.
Confirmed, 412.

McCORMACK, THOMAS J., nominated, 616.
Confirmed, 619-620.

McCORMICK, A. W., nominated, 505.
Confirmed, 505.

NOTARIES PUBLIC.—Continued.

McCORMICK, FRANCIS J., nominated, 404.
Confirmed, 412.

McCORMICK, FRANK E., nominated, 1055.
Confirmed, 1055.

McCORMICK, JAMES P., nominated, 318.
Confirmed, 319.

McCORMICK, J. WOODS, nominated, 4558.
Confirmed, 4559.

McCORMICK, WILBUR E., nominated, 406.
Confirmed, 412.

McCOURT, MISS MARY E., nominated, 409.
Confirmed, 412.

McCRACKEN, FRANK L., nominated, 614.
Confirmed, 619-620.

McCRACKEN, LEO, nominated, 362.
Confirmed, 363.

McCRACKEN, ROBERT, nominated, 470.
Confirmed, 470-471.

McCRACKEN, W. H., nominated, 411.
Confirmed, 412.

McCREA, R. F., nominated, 613.
Confirmed, 619-620.

McCREARY, RALPH T., nominated, 405.
Confirmed, 412.

McCROSSIN, MISS MILDRED, nominated, 19.
Confirmed, 20-21.

McCUE, MICHAEL F., nominated, 405.
Confirmed, 412.

McCUE, MISS MARGARET, nominated, 104.
Confirmed, 104.

McCUEN, ALFRED J., nominated, 410.
Confirmed, 412.

McCULLY, ALBERT L., nominated, 398.
Confirmed, 412.

McCULLY, JAMES W., nominated, 405.
Confirmed, 412.

McCULLY, JOHN E., nominated, 62.
Confirmed, 63.

McCULLY, MISS OLIVE E., nominated, 399.
Confirmed, 412.

McCULLOH, WM., nominated, 619.
Confirmed, 620.

McCULLOUGH, LEO J., nominated, 983.
Confirmed, 984.

McCULLOUGH, MRS. LILLIAN B., nominated, 287.
Confirmed, 288.

McCULLOUGH, MRS. MAUDE, nominated, 318.
Confirmed, 319.

McCURDY, EDMUND L., nominated, 62.
Confirmed, 63.

McCURDY, SAMUEL P., nominated, 613.
Confirmed, 619-620.

McCUSKER, JOHN J., nominated, 406.
Confirmed, 412.

McCUTCHEON, J. GUY, nominated, 410.
Confirmed, 412.

McDADE, HARRY C., Jr., nominated, 405.
Confirmed, 412.

McDADE, MRS. KATIE T., nominated, 469.
Confirmed, 470-471.

NOTARIES PUBLIC.—Continued.

McDANIEL, W. L., nominated, 61.
Confirmed, 63.

McDAWELL, JOSEPH W., nominated, 2131.
Confirmed, 2131.

McDEVITT, W. A., nominated, 19.
Confirmed, 20-21.

McDONALD, GORMAN R., nominated, 17.
Confirmed, 20-21.

McDONALD, HUGH E., nominated, 407.
Confirmed, 412.

McDONALD, JAS. F., nominated, 407.
Confirmed, 412.

McDONALD, MISS JANE L., nominated, 398.
Confirmed, 412.

McDONALD, MISS MARGARET E., nominated, 152.
Confirmed, 153.

McDONNELL, FRANK J., nominated, 407.
Confirmed, 412.

McDONNELL, GEO. H., nominated, 19.
Confirmed, 20-21.

McDONNELL, MISS MARGARET, nominated, 399.
Confirmed, 412.

McDONNELL, MRS. A. V., nominated, 408.
Confirmed, 412.

McDONOUGH, J. J., nominated, 168.
Confirmed, 168.

McDONOUGH, JNO. M., nominated, 618.
Confirmed, 620.

McDONOUGH, M. P., nominated, 4558.
Confirmed, 4559.

McDONOUGH, WILLIAM, nominated, 152.
Confirmed, 153.

McDOUGALL, FRANK, nominated, 406.
Confirmed, 412.

McDOWELL, G. A., nominated, 362.
Confirmed, 363.

McDOWELL, J. NORMAN, nominated, 61.
Confirmed, 63.

McDOWELL, JOHN C., nominated, 4993.
Confirmed, 4993.

McDOWELL, JOHN W., nominated, 20.
Confirmed, 20-21.

McDOWELL, MISS ALICE M., nominated, 18.
Confirmed, 20-21.

McDOWELL, M. G., nominated, 982.
Confirmed, 984.

McDOWELL, R. B., nominated, 470.
Confirmed, 470-471.

McDOWELL, SAMSON, nominated, 983.
Confirmed, 984.

McDOWELL, THOMAS E., nominated, 398.
Confirmed, 412.

McELDOWNNEY, MISS EMMA L., nominated, 407.
Confirmed, 412.

McELHENY, C. B., nominated, 17.
Confirmed, 20-21.

McELHENY, R. N., nominated, 151.
Confirmed, 153.

McELROY, CLAYTON, nominated, 20.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

- McELROY, J. H., nominated, 153.
Confirmed, 153.
- McELROY, WILLIAM H., nominated, 402.
Confirmed, 412.
- McELWEE, WILLIAM, Jr., nominated, 216.
Confirmed, 216.
- McEWEN, F. C., nominated, 120.
Confirmed, 122.
- McFADDEN, CHARLES, nominated, 407.
Confirmed, 412.
- McFADDEN, CHARLES F., nominated, 407.
Confirmed, 412.
- McFADDEN, MISS BEATRICE E., nominated, 2512.
Confirmed, 2512-2513.
- McFADDEN, MISS FINETTA E., nominated, 18.
Confirmed, 20-21.
- McFADDEN, MRS. AGNES A., nominated, 407.
Confirmed, 412.
- McFARLAN, MRS. CAROLINE L., nominated, 61.
Confirmed, 63.
- McFARLAND, JAMES, nominated, 408.
Confirmed, 412.
- McFARLAND, MISS M., nominated, 120.
Confirmed, 122.
- McFARLAND, MISS M. E., nominated, 614.
Confirmed, 619-620.
- McFARLAND, P. J. nominated, 785.
Confirmed, 786.
- McFARLAND, T. P., nominated, 407.
Confirmed, 412.
- McFARLANE, JAMES, nominated, 618.
Confirmed, 620.
- McFARLANE, R. T., nominated, 399.
Confirmed, 412.
- McFARLIN, FRED, nominated, 401.
Confirmed, 412.
- McGAHEY, MRS. HANNAH M., nominated, 152.
Confirmed, 153.
- McGANN, SISTER MARY CATHERINE, nominated, 403.
Confirmed, 412.
- McGARR, JOSEPH, nominated, 283.
Confirmed, 288.
- McGARRY, JAMES P., nominated, 1631.
Confirmed, 1632.
- McGAW, E. T., nominated, 614.
Confirmed, 619-620.
- McGEARY, W. A., nominated, 616.
Confirmed, 619-620.
- McGEOGHEGAN, DANIEL J., nominated, 406.
Confirmed, 412.
- McGHEE, CHARLES W., nominated, 120.
Confirmed, 122.
- McGILL, CONNELL J., nominated, 1918.
Confirmed, 1918.
- McGILL, JOHN M., nominated, 63.
Confirmed, 63.
- McGINLEY, JOSEPH L., nominated, 403.
Confirmed, 412.
- McGINNETT, MISS BERNICE, nominated, 17.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

- McGINNIS, C. M., nominated, 410.
Confirmed, 412.
- McGLINN, EDWARD J., nominated, 1993.
Confirmed, 1993-1994.
- McGOUGH, PHILIP A., nominated, 409.
Confirmed, 412.
- McGOVERN, MISS MARTHA T., nominated, 616.
Confirmed, 619-620.
- McGOWAN, MISS MARY C., nominated, 318.
Confirmed, 319.
- McGOWAN, WM. H., nominated, 2894.
Confirmed, 288.
- McGRAW, MISS LAURA, nominated, 411.
Confirmed, 412.
- McGREEVY, W. J., nominated, 398.
Confirmed, 412.
- McGUIGAN, MISS AGNES S., nominated, 407.
Confirmed, 412.
- McGUIGAN, M. M., nominated, 412.
Confirmed, 412.
- McGUIRE, BERNARD J., nominated, 410.
Confirmed, 412.
- McGUIRE, C. A., nominated, 669.
Confirmed, 670.
- McGUIRE, FRANK J., nominated, 4559.
Confirmed, 4559.
- McGUIRE, HARRY L., nominated, 469.
Confirmed, 470-471.
- McGURIO, STANLEY S., nominated, 3808.
Confirmed, 3809.
- McGURK, FRANK G., nominated, 99.
Confirmed, 100.
- McGUTCHEON, MRS. AGNES DEUEL, nominated, 153.
Confirmed, 153.
- McHENRY, T. CARL, nominated, 614.
Confirmed, 619-620.
- McHUGH, EDWARD, nominated, 18.
Confirmed, 20-21.
- McHULDICE, CHARLES A., nominated, 3808.
Confirmed, 3809.
- McILHENNY, THOMAS, nominated, 983.
Confirmed, 984.
- McILVAIN, GREER, nominated, 784.
Confirmed, 786.
- McILVAIN, HOWARD L., nominated, 284.
Confirmed, 288.
- McIVAIN, JOHN J., nominated, 408.
Confirmed, 412.
- McILWAIN, R. L., nominated, 402.
Confirmed, 412.
- McINERNEY, JOHN J., nominated, 1917.
Confirmed, 1918.
- McINTIRE, JACK F., Sr., nominated, 411.
Confirmed, 412.
- McINTYRE, JAMES, nominated, 396.
Confirmed, 412.
- McKARAHHER, WM. B., nominated, 61.
Confirmed, 63.
- McKEAN, MRS. ALICE N., nominated, 4559.
Confirmed, 4559.

NOTARIES PUBLIC.—Continued.

McKEE, CLIFFORD W., nominated, 397.
Confirmed, 412.

McKEE, L. A., nominated, 867.
Confirmed, 867.

McKEE, S. FRANK, nominated, 613.
Confirmed, 619-620.

McKEE, WILLIAM, Jr., nominated, 167.
Confirmed, 168.

McKELVEY, EMORY B., nominated, 408.
Confirmed, 412.

McKELVIE, JOHN, nominated, 397.
Confirmed, 412.

McKENNA, DANIEL F., Jr., nominated, 287.
Confirmed, 288.

McKENNA, J. F., nominated, 61.
Confirmed, 63.

McKENRY, MISS NELL, nominated, 397.
Confirmed, 412.

McKENZIE, W. C., nominated, 613.
Confirmed, 619-620.

McKEON, HARRY R., nominated, 61.
Confirmed, 63.

McKEON, JAMES S., nominated, 407.
Confirmed, 412.

McKEOWN, ALEXANDER, nominated, 409.
Confirmed, 412.

McKEOWN, JAMES J., nominated, 407.
Confirmed, 412.

McKEOWN, WILLIAM C., nominated, 167.
Confirmed, 168.

McKERNAN, EDWARD J., nominated, 4559.
Confirmed, 4559.

McKILLIP, H. F., nominated, 406.
Confirmed, 412.

McKINLEY, R. C., nominated, 785.
Confirmed, 786.

McKINNEY, H. EARL, nominated, 469.
Confirmed, 470-471.

McKINNEY, MISS ANITA E., nominated, 401.
Confirmed, 412.

McKINNEY, MISS CARRIE A., nominated, 362.
Confirmed, 363.

McKRELL, J. D., nominated, 4679.
Confirmed, 4679.

McLAIN EDW. F., nominated, 410.
Confirmed, 412.

McLANE, JOSEPH L., nominated, 397.
Confirmed, 412.

McLARN, WILLIAM L., nominated, 61.
Confirmed, 63.

McLAUGHLIN, J. W., nominated, 983.
Confirmed, 984.

McLAUGHLIN, PETER, nominated, 411.
Confirmed, 412.

McLAUGHLIN, R. E., nominated, 62.
Confirmed, 63.

McLEAN, MISS FRANCES, nominated, 613.
Confirmed, 619-620.

McLEAN, MISS MARY D., nominated, 402.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

McMACKIN, MISS A. M., nominated, 397.
Confirmed, 412.

McMAHON, CHARLES W., nominated, 2827.
Confirmed, 2827.

McMANUS, FRANK A., nominated, 167.
Confirmed, 168.

McMANUS, JOSEPH F., nominated, 617.
Confirmed, 619-620.

McMICHAEL, JEREMIAH N., nominated, 618.
Confirmed, 619-620.

McMICHAEL, ZENAS, nominated, 284.
Confirmed, 288.

McMILLEN, L. H., nominated, 1631.
Confirmed, 1632.

McMILLEN, OLIVER A., nominated, 410.
Confirmed, 412.

McMONAGLE, WM. F., nominated, 1255.
Confirmed, 1256.

McMUNN, MISS JANE D., nominated, 398.
Confirmed, 412.

McNALLY, MISS MARY V., nominated, 616.
Confirmed, 619-620.

McNALLY, WM. M., nominated, 470.
Confirmed, 470-471.

McNAMARA, FRANK D., nominated, 399.
Confirmed, 412.

McNAMARA, M. A., nominated, 4558.
Confirmed, 4559.

McNAMARA, MISS KATHRYN, nominated, 398.
Confirmed, 412.

McNAMARA, MISS MARY E., nominated, 614.
Confirmed, 619-620.

McNAUGHTON, EDWIN S., nominated, 613.
Confirmed, 619-620.

McNAUL, GEORGE, nominated, 3808.
Confirmed, 3809.

McNEAL, IRA B., nominated, 983.
Confirmed, 984.

McNELIS, MISS MARGUERITE, nominated, 614.
Confirmed, 619-620.

McNULTY, JOSEPH J., Jr., nominated, 4558.
Confirmed, 4559.

McNULTY, WILLIAM T., nominated, 404.
Confirmed, 412.

McNUTT, CORNELIUS J., nominated, 406.
Confirmed, 412.

McPHERSON, ELMER E., nominated, 399.
Confirmed, 412.

McPHERSON, MISS B. W., nominated, 397.
Confirmed, 412.

McPHERSON, MISS EVELYN P., nominated, 398.
Confirmed, 412.

McPOLAND, MISS NELLIE B., nominated, 398.
Confirmed, 412.

McQUADE, MISS MARGARET C., nominated, 99.
Confirmed, 100.

McQUISTION, I. D., nominated, 619.
Confirmed, 619.

McQUISTON, FRED N., nominated, 194.
Confirmed, 195.

NOTARIES PUBLIC.—Continued.

McROBERTS, MISS REBECCA, nominated, 285.
Confirmed, 288.

McROBERTS, WALTER B., nominated, 669.
Confirmed, 670.

McSHAIN, JAMES J., nominated, 410.
Confirmed, 412.

McSORLEY, MISS HELEN R., nominated, 286.
Confirmed, 288.

McTEAR, THOS. F., nominated, 2827.
Confirmed, 2827.

McVEY, HENRY C., nominated, 784.
Confirmed, 786.

McVOY, BENJAMIN W., nominated, 470.
Confirmed, 470-471.

McWETHY, H. H., nominated, 411.
Confirmed, 412.

McWHERTER, G. H., nominated, 121.
Confirmed, 122.

McWHINNEY, HARRY E., nominated, 617.
Confirmed, 619-620.

MEANS, MISS J. A., nominated, 1255.
Confirmed, 1256.

MEARS, JACK, nominated, 1631.
Confirmed, 1632.

MECHEM, JOHN T., nominated, 398.
Confirmed, 412.

MECHLOUITZ, MRS. HATTIE R., nominated, 403.
Confirmed, 412.

MEDEMBACH, MISS ANNE W., nominated, 406.
Confirmed, 412.

MEEHAN, A. ROTHWELL, nominated, 62.
Confirmed, 63.

MEEHAN, THOMAS F., nominated, 2957.
Confirmed, 2957-2958.

MEEK, BYRON S., nominated, 400.
Confirmed, 412.

MEHRING, H. S., nominated, 470.
Confirmed, 470-471.

MEHRKAM, HARRY W., nominated, 153.
Confirmed, 153.

MEININGER, HORACE B., nominated, 616.
Confirmed, 619-620.

MEISACH, SOLOMON, nominated, 20.
Confirmed, 20-21.

MEISEL, J. J., nominated, 361.
Confirmed, 363.

MEIXLER, PHILIP, nominated, 285.
Confirmed, 288.

MELHORN, MILTON J., nominated, 401.
Confirmed, 412.

MELLINGER, GEORGE C., nominated, 400.
Confirmed, 412.

MELLINGER, IRA C., nominated, 614.
Confirmed, 619-620.

MELLINGER, WALTER S., nominated, 1055.
Confirmed, 1055.

MELLON, F. S., nominated, 785.
Confirmed, 786.

MELLON, JAMES, nominated, 19.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

MELONE, ANTHONY C., nominated, 167.
Confirmed, 168.

MELOY, THOMAS M., nominated, 62.
Confirmed, 63.

MENAMIN, FRANCIS C., nominated, 20.
Confirmed, 20-21.

MENDEL, HARRY C., nominated, 613.
Confirmed, 619-620.

MENDELBAUM, M., nominated, 61.
Confirmed, 63.

MENEELY, J. ROY, nominated, 402.
Confirmed, 412.

MENG, GEORGE J., Jr., nominated, 409.
Confirmed, 412.

MENGEL, J. HAIN, nominated, 98.
Confirmed, 100.

MENSCH, EUGENE J., nominated, 167.
Confirmed, 168.

MENSCH, LEWIS C., nominated, 19.
Confirmed, 20-21.

MENSCH, H. WALTER, nominated, 407.
Confirmed, 412.

MENTZER, HARLAN J., nominated, 285.
Confirmed, 288.

MENTZER, H. S., nominated, 403.
Confirmed, 412.

MENTZER, O. V., nominated, 401.
Confirmed, 412.

MERCER, ERNEST, nominated, 18.
Confirmed, 20-21.

MERDIAN, JOHN F., nominated, 398.
Confirmed, 412.

MERRIGAN, P. J., nominated, 409.
Confirmed, 412.

MERTENS, CHARLES H., nominated, 19.
Confirmed, 20-21.

MERZ, CHARLES J., nominated, 411.
Confirmed, 412.

MERZ, HARRY EDWARD, nominated, 61.
Confirmed, 63.

MESCHTER, CHARLES D., nominated, 408.
Confirmed, 412.

MESKUNAS, WALTER A., nominated, 403.
Confirmed, 412.

MESRIDE, JOHN B., nominated, 1993.
Confirmed, 1993-1994.

MESSENGER, MISS MARY E., nominated, 616.
Confirmed, 619-620.

MESSER, MISS M. P., nominated, 152.
Confirmed, 153.

METCALFE, M. S., nominated, 362.
Confirmed, 363.

METTER, GEORGE M., nominated, 1918.
Confirmed, 1918.

METZ, LEWIS H., nominated, 408.
Confirmed, 412.

METZ, W. E., nominated, 618.
Confirmed, 620.

METZGER, JOHN W., nominated, 285.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

METZLER, MISS ESTHER L., nominated, 403.
 Confirmed, 412.

MEYER, A. L., nominated, 1631.
 Confirmed, 1632.

MEYER, BENJAMIN, nominated, 1255.
 Confirmed, 1256.

MEYER, C. C., nominated, 1993.
 Confirmed, 1993-1994.

MEYER, F. H., nominated, 411.
 Confirmed, 412.

MEYER, F. W., nominated, 17.
 Confirmed, 20-21.

MEYER, GEORGE A., nominated, 286.
 Confirmed, 288.

MEYER, JOHN, nominated, 398.
 Confirmed, 412.

MEYER, MISS MARGARET H., nominated, 670.
 Confirmed, 670.

MEYER, MISS MARGARET W., nominated, 397.
 Confirmed, 412.

MEYER, O. A., nominated, 397.
 Confirmed, 412.

MEYER, SAMUEL T., nominated, 167.
 Confirmed, 168.

MEYERS, ALBERT J., nominated, 408.
 Confirmed, 412.

MEYERS, GEORGE L., nominated, 284.
 Confirmed, 288.

MEYERS, HERBERT JAY, nominated, 784.
 Confirmed, 786.

MICHAEL, JOSEPH J., nominated, 614.
 Confirmed, 619-620.

MICHAEL, MISS EMMA C., nominated, 412.
 Confirmed, 412.

MICHEL, F. CLYDE, nominated, 408.
 Confirmed, 412.

MIDDLETON, ALLEN C., nominated, 469.
 Confirmed, 470-471.

MIDDLETON, FENTON H., nominated, 62.
 Confirmed, 63.

MIDDLETON, WM. R., nominated, 983.
 Confirmed, 984.

MIDDOUR, J. P., nominated, 361.
 Confirmed, 363.

MIERNICKI, JOSEPH W., nominated, 410.
 Confirmed, 412.

MIKACH, HENRY, nominated, 284.
 Confirmed, 288.

MIKULANINETS, JOHN, nominated, 3146.
 Confirmed, 3146.

MILCHSACK, MISS MILDRED E., nominated, 404.
 Confirmed, 412.

MILES, EARL E., nominated, 287.
 Confirmed, 288.

MILGRAM, NATHAN, nominated, 616.
 Confirmed, 619-620.

MILGROM, SOL, nominated, 409.
 Confirmed, 412.

MILIE, JACK D., nominated, 121.
 Confirmed, 122.

NOTARIES PUBLIC.—Continued.

MILIUS, J. G., nominated, 318.
 Confirmed, 319.

MILLARD, ABRAHAM, L., nominated, 286.
 Confirmed, 288.

MILLER, ARTHUR HAGEN, nominated, 405.
 Confirmed, 412.

MILLER, B. IRVING, nominated, 285.
 Confirmed, 288.

MILLER, CHARLES, nominated, 410.
 Confirmed, 412.

MILLER, CHAS. FRED, nominated, 469.
 Confirmed, 470-471.

MILLER, CHARLES M., nominated, 62.
 Confirmed, 63.

MILLER, CHAS. M., nominated, 397.
 Confirmed, 412.

MILLER, CHARLES S., nominated, 283.
 Confirmed, 288.

MILLER, CHARLES W., nominated, 60.
 Confirmed, 63.

MILLER, CHARLES W., nominated, 615.
 Confirmed, 619-620.

MILLER, DANIEL YEAKEL, nominated, 3809.
 Confirmed, 3809.

MILLER, DAVID J., nominated, 867.
 Confirmed, 867.

MILLER, E. N., nominated, 411.
 Confirmed, 412.

MILLER, EPHRIAM D., nominated, 2957.
 Confirmed, 2957-2958.

MILLER, E. R., nominated, 3808.
 Confirmed, 3809.

MILLER, ETHELBERT, nominated, 4558.
 Confirmed, 4559.

MILLER, F. P. D., nominated, 62.
 Confirmed, 63.

MILLER, FRANK J., nominated, 405.
 Confirmed, 412.

MILLER, FREDERICK J., nominated, 405.
 Confirmed, 412.

MILLER, GEORGE F., nominated, 397.
 Confirmed, 412.

MILLER, GEORGE S., nominated, 318.
 Confirmed, 319.

MILLER, G. M., nominated, 61.
 Confirmed, 619-620.

MILLER, HARRY C., nominated, 285.
 Confirmed, 288.

MILLER, HARRY E., nominated, 195.
 Confirmed, 195.

MILLER, HARRY JOSEPH, nominated, 404.
 Confirmed, 412.

MILLER, HARVEY A., nominated, 399.
 Confirmed, 412.

MILLER, HIRAM G., nominated, 19.
 Confirmed, 20-21.

MILLER, HUBERT, nominated, 403.
 Confirmed, 412.

MILLER, I. F., nominated, 285.
 Confirmed, 288.

NOTARIES PUBLIC.—Continued.

MILLER, J. A., nominated, 396.
Confirmed, 412.

MILLER, J. A., nominated, 983.
Confirmed, 984.

MILLER, JAMES A., nominated, 62.
Confirmed, 63.

MILLER, JAS. B., nominated, 401.
Confirmed, 412.

MILLER, J. CLARENCE, nominated, 152.
Confirmed, 153.

MILLER, J. CLYDE, Jr., nominated, 104.
Confirmed, 104.

MILLER, JESSE W., nominated, 60.
Confirmed, 63.

MILLER, JESS F., nominated, 168.
Confirmed, 168.

MILLER, J. MONROE, nominated, 469.
Confirmed, 470-471.

MILLER, LEWIS, nominated, 614.
Confirmed, 619-620.

MILLER, LYLE C., nominated, 404.
Confirmed, 412.

MILLER, MISS ANNIE K., nominated, 400.
Confirmed, 412.

MILLER, MISS CARETTA M., nominated, 401.
Confirmed, 412.

MILLER, MISS CLARA I., nominated, 618.
Confirmed, 619-620.

MILLER, MISS ELLA MAE, nominated, 18.
Confirmed, 20-21.

MILLER, MISS IDA M., nominated, 397.
Confirmed, 412.

MILLER, MISS KATHRYN M., nominated, 983.
Confirmed, 984.

MILLER, MISS K. LOUISE, nominated, 398.
Confirmed, 412.

MILLER, MISS MARY, nominated, 286.
Confirmed, 288.

MILLER, MISS SARAH E., nominated, 614.
Confirmed, 619-620.

MILLER, NELSON E., nominated, 284.
Confirmed, 288.

MILLER, ROY C., nominated, 618.
Confirmed, 619-620.

MILLER, SANFORD L., nominated, 407.
Confirmed, 412.

MILLER, SIDNEY P., nominated, 619.
Confirmed, 620.

MILLER, S. P., nominated, 401.
Confirmed, 412.

MILLER, WALTER A., nominated, 19.
Confirmed, 20-21.

MILLER, WILLIAM A., nominated, 614.
Confirmed, 619-620.

MILLER, WILLIAM E., nominated, 284.
Confirmed, 288.

MILLER, WILLIAM N., nominated, 286.
Confirmed, 288.

MILLET, CHARLES A., nominated, 469.
Confirmed, 470-471.

NOTARIES PUBLIC.—Continued.

MILLIGAN, ALEXANDER, nominated, 167.
Confirmed, 168.

MILLIGAN, CHARLES B., nominated, 121.
Confirmed, 122.

MILLIGAN, CHARLES B., nominated, 151.
Confirmed, 153.

MILLMOND FRANK, nominated, 406.
Confirmed, 412.

MILLOR, MRS. CHARLOTTE M., nominated, 99.
Confirmed, 100.

MILLS, CARL F., nominated, 411.
Confirmed, 412.

MILLS, FRED A., nominated, 615.
Confirmed, 619-620.

MILMORE, GEO. W., nominated, 3493.
Confirmed, 3493-3494.

MINDNICH, MISS MAY A., nominated, 121.
Confirmed, 122.

MINET, MRS. ELSIE E., nominated, 411.
Confirmed, 412.

MINK, JOHN S., nominated, 2957.
Confirmed, 2957-2958.

MINNER, T. W., nominated, 19.
Confirmed, 20-21.

MINNICH, JOHN N., nominated, 120.
Confirmed, 122.

MINNICH, WM. T., nominated, 615.
Confirmed, 619-620.

MINNICK, A. NEATON, nominated, 62.
Confirmed, 63.

MINNICK, JOHN J., nominated, 469.
Confirmed, 470-471.

MINNICK, ROBERT A., nominated, 2433.
Confirmed, 2433.

MINOR, CLAIRE, nominated, 402.
Confirmed, 412.

MINSTER, ARTHUR S., nominated, 62.
Confirmed, 63.

MINTZER, GEORGE W., nominated, 616.
Confirmed, 619-620.

MIRARCHI, PASQUALE, nominated, 405.
Confirmed, 412.

MIRON, BORESS, nominated, 407.
Confirmed, 412.

MISSMER, JAMES E., nominated, 404.
Confirmed, 412.

MITCHELL, GEORGE W., nominated, 16.
Confirmed, 20-21.

MITCHELL, MISS GERTRUDE R., nominated, 19.
Confirmed, 20-21.

MITCHELL, MISS SARA, nominated, 470.
Confirmed, 470-471.

MITCHELL, M. S., nominated, 17.
Confirmed, 20-21.

MITCHELL, ROSS A., nominated, 410.
Confirmed, 412.

MITCHELL, WM. G. O., nominated 613.
Confirmed, 619-620.

MOBILIAN, PETER S., nominated, 18.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

MOBLEY, J. P. D., nominated, 318.
Confirmed, 319.

MOCKAITIS, S. J., nominated, 410.
Confirmed, 412.

MOFFA, MATTEO, nominated, 405.
Confirmed, 412.

MOGUL, MISS ROSE L., nominated, 409.
Confirmed, 412.

MOHLER, MRS. M. J., nominated, 983.
Confirmed, 984.

MOLENSKE, E. A., nominated, 397.
Confirmed, 412.

MOLINARI, UMBERTO, nominated, 614.
Confirmed, 619-620.

MOLL, EDWARD M., nominated, 286.
Confirmed, 288.

MOLL, MRS. GENEVIEVE G., nominated, 616.
Confirmed, 619-620.

MOLONY, JAMES F., nominated, 408.
Confirmed, 412.

MOLTER, FRANK A., nominated, 61.
Confirmed, 63.

MOMEYER, FRANK, nominated, 398.
Confirmed, 412.

MONAGHAN, J. P., nominated, 619.
Confirmed, 620.

MONAHAN, WILLIAM F., nominated, 286.
Confirmed, 288.

MONHOLLEND, nominated, 614.
Confirmed, 619-620.

MONKS, HARVEY W., nominated, 616.
Confirmed, 619-620.

MONTGOMERY, C. C., nominated, 402.
Confirmed, 412.

MONTGOMERY, H. H., nominated, 618.
Confirmed, 620.

MONTGOMERY, JAMES F., nominated, 61.
Confirmed, 63.

MONTGOMERY, MRS. EMMA LEA, nominated, 151.
Confirmed, 153.

MONTGOMERY, THOMAS, nominated, 401.
Confirmed, 412.

MONTGOMERY, W. E., nominated, 401.
Confirmed, 412.

MOODY, MISS C. L., nominated, 396.
Confirmed, 412.

MOORCROFT, MISS EDITH, nominated, 1630.
Confirmed, 1632.

MOORE, BENJ. H., nominated, 398.
Confirmed, 412.

MOORE, E. W., nominated, 397.
Confirmed, 412.

MOORE, FRANCIS E., nominated, 410.
Confirmed, 412.

MOORE, FRANK KENNETH, nominated, 404.
Confirmed, 412.

MOORE, H. A., nominated, 98.
Confirmed, 100.

MOORE, HOWARD A., nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

MOORE, JAMES W., nominated, 399.
Confirmed, 412.

MOORE, JAMES W., nominated, 785.
Confirmed, 786.

MOORE, JOSEPH L., nominated, 402.
Confirmed, 412.

MOORE, L. S., nominated, 615.
Confirmed, 619-620.

MOORE, MISS CAROLINE J., nominated, 614.
Confirmed, 619-620.

MOORE, MISS C. E., nominated, 398.
Confirmed, 412.

MOORE, MISS MAJORIE A., nominated, 401.
Confirmed, 412.

MOORE, MISS SARAH A., nominated, 283.
Confirmed, 288.

MOORE, MRS. ELSIE, nominated, 614.
Confirmed, 619-620.

MOORE, MRS. EVA D., nominated, 406.
Confirmed, 412.

MOORE, ROBERT B., nominated, 2512.
Confirmed, 2512-2513.

MOORE, STEWART C., nominated, 284.
Confirmed, 288.

MOORE, W. J., nominated, 151.
Confirmed, 153.

MOORE, WOOD LANE, nominated, 404.
Confirmed, 412.

MOOREHEAD, R. M., nominated, 615.
Confirmed, 619-620.

MOOREHEAD, S. P., nominated, 410.
Confirmed, 412.

MOOREHEAD, ROBERT W., nominated, 411.
Confirmed, 412.

MOORS, MRS. M. H., nominated, 4679.
Confirmed, 4679.

MORAN, GEO. J., nominated, 404.
Confirmed, 412.

MORAN, HUBERT A., nominated, 407.
Confirmed, 412.

MORAN, JAMES A., nominated, 20.
Confirmed, 20-21.

MORAN, MISS MARY G., nominated, 396.
Confirmed, 412.

MORDELL, MEYER, nominated, 408.
Confirmed, 412.

MOREDOCK, A. L., nominated, 2957.
Confirmed, 2957-2958.

MORELL, NICHOLAS, nominated, 403.
Confirmed, 412.

MORELLO, SALVATORE, nominated, 287.
Confirmed, 288.

MORGAN, JAMES F., nominated, 404.
Confirmed, 412.

MORGAN, MISS ADAH E., nominated, 399.
Confirmed, 412.

MORGAN, MISS MAUDE, nominated, 1673.
Confirmed, 1673.

MORGAN, MRS. HYACINTH, nominated, 60.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

MORGAN, RALPH D., nominated, 3411.
Confirmed, 3411.

MORGAN, T. ARCHER, nominated, 669.
Confirmed, 670.

MORGAN, W. L., nominated, 613.
Confirmed, 619-620.

MORLEY, JOHN H., nominated, 151.
Confirmed, 153.

MORLEY, MISS GERTRUDE, nominated, 402.
Confirmed, 412.

MORRIS, CHAS. W., nominated, 613.
Confirmed, 619-620.

MORRIS, D. R., nominated, 2512.
Confirmed, 2512-2513.

MORRIS, J. NELSON, nominated, 407.
Confirmed, 412.

MORRIS, MISS HAROLDYN J., nominated, 617.
Confirmed, 619-620.

MORRIS, MRS. BERNICE E., nominated, 1918.
Confirmed, 1918.

MORRIS, WALTER C., nominated, 151.
Confirmed, 153.

MORRISON, C. W., nominated, 404.
Confirmed, 412.

MORRISON, MISS KATHRYN R., nominated, 400.
Confirmed, 412.

MORRISON, MISS MARIE G., nominated, 3653.
Confirmed, 3653.

MORRISSEY, FRANCIS J., nominated, 405.
Confirmed, 412.

MORRISSEY, THOMAS A., nominated, 2957.
Confirmed, 2957-2958.

MORROW, MATTHEW W., nominated, 318.
Confirmed, 319.

MORROW, MRS. SARAH E., nominated, 3493.
Confirmed, 3493-3494.

MORROW, NORMAN B., nominated, 4332.
Confirmed, 4332.

MORROW, O. P., nominated, 410.
Confirmed, 412.

MORROW, ROBERT H., nominated, 62.
Confirmed, 63.

MORROW, W. H., nominated, 1632.
Confirmed, 1632.

MORSE, HENRY L., nominated, 619.
Confirmed, 620.

MORSHAW, ISAAC, Jr., nominated, 194.
Confirmed, 195.

MORTON, CLARENCE B., nominated, 616.
Confirmed, 619-620.

MORTON, JAMES C., nominated, 398.
Confirmed, 412.

MOSENSON, NATHAN, nominated, 3411.
Confirmed, 3411.

MOSER, DANIEL S., nominated, 1255.
Confirmed, 1256.

MOSER, H. O., nominated, 19.
Confirmed, 20-21.

MOSES, LINWOOD E., nominated, 284.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

MOSSER, J. BELMONT, nominated, 614.
Confirmed, 619-620.

MOSTI, DOMINIC J., nominated, 398.
Confirmed, 412.

MOSTI, JOS., nominated, 397.
Confirmed, 412.

MOSURAK, M., nominated, 194.
Confirmed, 195.

MOTTER, JOHN C., nominated, 195.
Confirmed, 195.

MOTTS, PAUL J., nominated, 403.
Confirmed, 412.

MOUL, LOUIS, nominated, 151.
Confirmed, 153.

MOUNTAIN, JOHN V., nominated, 398.
Confirmed, 412.

MOURADIAN, STEPHEN I., nominated, 983.
Confirmed, 984.

MOWBRAY, ALEX C., nominated, 16.
Confirmed, 20-21.

MOWER, MISS DAISEY E., nominated, 402.
Confirmed, 412.

MOWRY, JAMES R., nominated, 2827.
Confirmed, 2827.

MOYAR, W. F., nominated, 168.
Confirmed, 168.

MOYER, CALVIN W., nominated, 400.
Confirmed, 412.

MOYER, E. C. A., nominated, 1316.
Confirmed, 1317.

MOYER, EDWIN W., nominated, 399.
Confirmed, 412.

MOYER, ISAAC E., nominated, 402.
Confirmed, 412.

MOYOR, MILTON, nominated, 983.
Confirmed, 984.

MRUCZEK, B., nominated, 613.
Confirmed, 619-620.

MUELLER, ADAM G., nominated, 409.
Confirmed, 412.

MUELLER, WILLIAM T., nominated, 618.
Confirmed, 620.

MUENCH, EDWARD L., nominated, 410.
Confirmed, 412.

MUFFLEY, R. E., nominated, 287.
Confirmed, 288.

MUHL, ALBERT E., nominated, 151.
Confirmed, 153.

MULCAHY, DANIEL, nominated, 406.
Confirmed, 412.

MULCAHY, FRANCIS J., nominated, 362.
Confirmed, 363.

MULLAN, ARMOUR R., nominated, 613.
Confirmed, 619-620.

MULLEN, GEORGE W., nominated, 16.
Confirmed, 20-21.

MULVEHILL, MISS ANNA, nominated, 400.
Confirmed, 412.

MUMMA, HARRY BRUCE, nominated, 285.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

MUNCASTER, R. C., nominated, 613.
Confirmed, 619-620.

MUNN, EDWARD D., nominated, 398.
Confirmed, 412.

MUNTZ, MRS. CAROLINE P., nominated, 1055.
Confirmed, 1055.

MUNZER, EMANUEL O., nominated, 406.
Confirmed, 412.

MURPHY, D. F., nominated, 1631.
Confirmed, 1632.

MURPHY, EDWARD J., nominated, 396.
Confirmed, 412.

MURPHY, HUGH A., nominated, 613.
Confirmed, 619-620.

MURPHY, J. A., nominated, 397.
Confirmed, 412.

MURPHY, MISS AGNES, nominated, 411.
Confirmed, 412.

MURPHY, MISS MARY E., nominated, 411.
Confirmed, 412.

MURPHY, MISS MAY S., nominated, 785.
Confirmed, 786.

MURPHY, MRS. J. E., nominated, 398.
Confirmed, 412.

MURPHY, TERENCE A., nominated, 397.
Confirmed, 412.

MURPHY, THOMAS M., nominated, 618.
Confirmed, 620.

MURPHY, VERE W., nominated, 130.
Confirmed, 130-131.

MURPHY, W. J., nominated, 409.
Confirmed, 412.

MURRAY, FRANCIS X., nominated, 409.
Confirmed, 412.

MURRAY, JOSEPH V., nominated, 983.
Confirmed, 984.

MURRAY, MISS KATHRYN H., nominated, 616.
Confirmed, 619-620.

MUSE, GEORGE W., nominated, 403.
Confirmed, 412.

MUSSER, EARL C., nominated, 400.
Confirmed, 412.

MUSSER, HARRY S., nominated, 397.
Confirmed, 412.

MUSSER, MARTIN E., nominated, 17.
Confirmed, 20-21.

MUSSER, MISS MARY I., nominated, 399.
Confirmed, 412.

MUSSER, MRS. ADA E., nominated, 98.
Confirmed, 100.

MUSSINA, MRS. S. H., nominated, 403.
Confirmed, 412.

MUSSLER, WM. L., nominated, 284.
Confirmed, 288.

MYER, MISS CORA A., nominated, 784.
Confirmed, 786.

MYERLEY, MISS MAY, nominated, 615.
Confirmed, 619-620.

MYERS, A. B., nominated, 152.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

MYERS, CHARLES, nominated, 167.
Confirmed, 168.

MYERS, CHAS. F., nominated, 17.
Confirmed, 20-21.

MYERS, CHARLES T., Jr., nominated, 411.
Confirmed, 412.

MYERS, G. W., nominated, 4558.
Confirmed, 4559.

MYERS, HARRY C., nominated, 60.
Confirmed, 63.

MYERS, J. C., nominated, 1055.
Confirmed, 1055.

MYERS, PHILIP T., nominated, 469.
Confirmed, 470-471.

MYERS, ROBT. B., Sr., nominated, 616.
Confirmed, 619-620.

MYERS, ROBERT V., Jr., nominated, 286.
Confirmed, 288.

MYERS, S. HORACE, nominated, 167.
Confirmed, 168.

MYNAR, MISS ANNA, nominated, 410.
Confirmed, 412.

NAEGELE, MISS ANNA C., nominated, 4837.
Confirmed, 4837.

NAGEL, JACOB F., nominated, 616.
Confirmed, 619-620.

NAGELI, EMANUAL, Jr., nominated, 470.
Confirmed, 470-471.

NAGELEY, L. W., nominated, 407.
Confirmed, 412.

NAGLE, E. J., nominated, 403.
Confirmed, 412.

NAGLE, ROBERT H., nominated, 615.
Confirmed, 619-620.

NAGLE, MISS KATHRYN H., nominated, 399.
Confirmed, 412.

NAGLE, WILLIAM H., nominated, 469.
Confirmed, 470-471.

NAILL, HARRY C., nominated, 168.
Confirmed, 168.

NAILOR, E. S., nominated, 401.
Confirmed, 412.

NAJESKI, FELIX A., nominated, 670.
Confirmed, 670.

NALER, WILLIAM L., nominated, 362.
Confirmed, 363.

NALEY, PETER H., nominated, 20.
Confirmed, 20-21.

NALL, WILLIAM LEWIS, nominated, 399.
Confirmed, 412.

NALLER, MISS EMMA M., nominated, 361.
Confirmed, 363.

NAPOLEON, LOUIS, nominated, 398.
Confirmed, 412.

NAREN, BENJAMIN, nominated, 18.
Confirmed, 20-21.

NARDI, CHARLES D., nominated, 3809.
Confirmed, 3809.

NAROLEWSKI, WLADYSLAW, nominated, 1631.
Confirmed, 1632.

NOTARIES PUBLIC.—Continued.

NASE, STEWART, nominated, 866.
Confirmed, 867.

NASH, WALTER A., nominated, 407.
Confirmed, 412.

NATHAN, LEON, nominated, 469.
Confirmed, 470-471.

NAUGLE, JEAN E., nominated, 410.
Confirmed, 412.

NAY, EDWARD, nominated, 2216.
Confirmed, 2216-2217.

NAYLOR, MRS. FLORENCE W., nominated, 318.
Confirmed, 319.

NEAL, MRS. CONSTANIE, nominated, 866.
Confirmed, 867.

NEAVEY, MISS SARA M., nominated, 616.
Confirmed, 619-620.

NECE, FRANK W., nominated, 407.
Confirmed, 412.

NEEDLES, L. G., nominated, 400.
Confirmed, 412.

NEEGER, J. MILLER, nominated, 408.
Confirmed, 412.

NEEL, G. L., nominated, 1917.
Confirmed, 1918.

NEEL, J. T., nominated, 411.
Confirmed, 412.

NEELY, G. M., nominated, 120.
Confirmed, 122.

NEFF, A. G., nominated, 285.
Confirmed, 288.

NEFF, HARRY L., nominated, 2650.
Confirmed, 2650.

NEFF, W. S., nominated, 618.
Confirmed, 620.

NEGONICAL, JOHN F., nominated, 618.
Confirmed, 619-620.

NEILL, MISS CATHERINE D., nominated, 619.
Confirmed, 620.

NEILLIE, A. W., nominated, 397.
Confirmed, 412.

NEIMAN, MISS ELIZABETH F., nominated, 18.
Confirmed, 20-21.

NEITHAMER, ALFRED H., nominated, 286.
Confirmed, 288.

NELSON, ANDREW D., nominated, 614.
Confirmed, 619-620.

NELSON, CLARK E., nominated, 411.
Confirmed, 412.

NELSON, HERBERT C., nominated, 4332.
Confirmed, 4332.

NELSON, MRS. ELIZABETH G., nominated, 401.
Confirmed, 412.

NELSON, PHILIP B. nominated, 285.
Confirmed, 288.

NERSSICK, JOHN W., nominated, 3951.
Confirmed, 3952.

NESS, MARLET C., nominated, 412.
Confirmed, 412.

NESS, MISS H. M., nominated, 619.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

NESBITT, MISS SARA G., nominated, 400.
Confirmed, 412.

NEUTER, JOHN GEORGE, nominated, 618.
Confirmed, 620.

NEVANT, JAMES, nominated, 615.
Confirmed, 619-620.

NEVILLE, ROY, nominated, 152.
Confirmed, 153.

NEVIN, DAVID N., nominated, 362.
Confirmed, 363.

NEVIN, JAMES G., nominated, 19.
Confirmed, 20-21.

NEVIN, MRS. JESSIE C., nominated, 616.
Confirmed, 619-620.

NEWBERG, JUDSON R., nominated, 1918.
Confirmed, 1918.

NEWCOMER, MISS LILLIAN M., nominated, 3411.
Confirmed, 3411.

NEWCOMER, MISS MARY G., nominated, 75.
Confirmed, 75.

NEWELL, WILLIAM H., nominated, 121.
Confirmed, 122.

NEWMAN, GEO. W., nominated, 167.
Confirmed, 168.

NEWMAN, JOSEPH, nominated, 20.
Confirmed, 20-21.

NICHOLAS, A. H., nominated, 167.
Confirmed, 168.

NICHOLS, H. H., nominated, 361.
Confirmed, 363.

NICHOLS, JAMES SYLVESTER, nominated, 618.
Confirmed, 620.

NICHOLSON, G. N., nominated, 785.
Confirmed, 786.

NICKELS, JOHN E., nominated, 318.
Confirmed, 319.

NICKLAS, W. L. nominated, 397.
Confirmed, 412.

NICKLES, THEODORE E., nominated, 20.
Confirmed, 20-21.

NICODEMUS, MISS ELLA M., nominated, 151.
Confirmed, 153.

NIEHOFF, WILLIAM H., nominated, 400.
Confirmed, 412.

NIELDS, THOMAS H., nominated, 400.
Confirmed, 412.

NISSLEY, ALVIN R., nominated, 286.
Confirmed, 288.

NITTLE, J. N., nominated, 285.
Confirmed, 288.

NOACK, FRANK A., nominated, 784.
Confirmed, 786.

NOBINOVITZ, DAVID, nominated, 3411.
Confirmed, 3411.

NOBLE, JOHN S., nominated, 99.
Confirmed, 100.

NOBLE, WILLIAM, nominated, 361.
Confirmed, 363.

NOCK, E. WITHERDEN, nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

NOEH, B. A., nominated, 4558.
Confirmed, 4559.

NOLAN, EDWARD R. A., nominated, 404.
Confirmed, 412.

NOLAN, MICHAEL J., nominated, 401.
Confirmed, 412.

NOLAN, MISS JEANNE N., nominated 4190.
Confirmed, 4190-4191.

NOLL, ALBERT E., nominated, 361.
Confirmed, 363.

NOLL, WALTER H., nominated, 75.
Confirmed, 75.

NOONAN, MARCUS C., nominated, 2827.
Confirmed, 2827.

NORCROSS, GEORGE T., nominated, 408.
Confirmed, 412.

NORDEN, ALEXANDER, nominated, 404.
Confirmed, 412.

NORMAN, ANDREW J., nominated, 1631.
Confirmed, 1632.

NORMINE, MISS LILLIAN B., nominated, 3809.
Confirmed, 3809.

NORN, MISS HELEN, nominated, 285.
Confirmed, 288.

NORPANTY, LEON J., nominated, 361.
Confirmed, 363.

NORTH, E. E., nominated, 404.
Confirmed, 412.

NORTON, MISS ANNA L., nominated, 151.
Confirmed, 153.

NOSKINS, THOMAS L., nominated, 1917.
Confirmed, 1918.

NOVILLE, JAS. J., nominated, 284.
Confirmed, 288.

NOWAK, JOHN, Jr., nominated, 120.
Confirmed, 122.

NUGENT, JAMES A., nominated, 151.
Confirmed, 153.

NURNBERGER, MRS. MARY, nominated, 130.
Confirmed, 130-131.

NURTT, MISS EDNA E., nominated, 3809.
Confirmed, 3809.

NUSS, MISS IRENE S., nominated, 403.
Confirmed, 412.

NYE, HERBERT W., nominated, 285.
Confirmed, 288.

NYE, M. B., nominated, 361.
Confirmed, 363.

NYES, NEAL E., nominated, 399.
Confirmed, 412.

NYSTROM, O. A., nominated, 400.
Confirmed, 412.

OAKES, CARROLL D., nominated, 617.
Confirmed, 619-620.

OAKES, CHARLES A., nominated, 410.
Confirmed, 412.

OAKLEY, MISS CLARA L., nominated, 283.
Confirmed, 288.

OBER, H. K., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

O'BRIEN, ANTHONY A., nominated, 407.
Confirmed, 412.

O'BRIEN, EDWARD J., nominated, 152.
Confirmed, 153.

O'BRIEN, F. ROLAND, nominated, 470.
Confirmed, 470-471.

O'BRIEN, JAMES A., nominated, 405.
Confirmed, 412.

O'BRIEN, JAMES S., nominated, 3951.
Confirmed, 3952.

O'BRIEN, JOHN J., nominated, 167.
Confirmed, 168.

O'BRIEN, MISS BERNADETTE M., nominated, 1918.
Confirmed, 1918.

O'BRIEN, WILLIAM J., nominated, 130.
Confirmed, 130-131.

O'CONNELL, T. F., nominated, 286.
Confirmed, 288.

O'CONNOR, MICHAEL J., nominated, 410.
Confirmed, 412.

O'CONNOR, PETER E., nominated, 62.
Confirmed, 63.

O'CONNOR, PETER P., nominated, 784.
Confirmed, 786.

O'DONNELL, JOSEPH D., nominated, 403.
Confirmed, 412.

O'DONNELL, THOMAS, nominated, 410.
Confirmed, 412.

O'DONNELL, THOMAS L., nominated, 410.
Confirmed, 412.

O'DONNELL, W. A., nominated, 362.
Confirmed, 363.

OELLGOARD, ALEX., nominated, 614.
Confirmed, 619-620.

OERTLE, G. CLINTON, nominated, 406.
Confirmed, 412.

OESTERLE, CARL A., nominated, 410.
Confirmed, 412.

O'FLAHERTY, MISS MARION, nominated, 1631.
Confirmed, 1632.

OGDEN, MRS. EULALIE PIATT, nominated, 20.
Confirmed, 20-21.

OGDEN, RUSSELL A., nominated, 287.
Confirmed, 288.

OGLE, J. EARL, nominated, 120.
Confirmed, 122.

O'HALLORAN, CHARLES E., nominated, 75.
Confirmed, 75.

O'HANLAN, EDWARD V., nominated, 318.
Confirmed, 319.

O'HARA, THOS. A., nominated, 407.
Confirmed, 412.

O'HARE, B. V., nominated, 469.
Confirmed, 470-471.

OHARO, MISS JANET, nominated, 619.
Confirmed, 620.

OHL, MISS GERTRUDE, nominated, 19.
Confirmed, 20-21.

O'KEEFE, MISS GLADYS, nominated, 410.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

OLANOFF, JACOB A., nominated, 407.
Confirmed, 412.

OLDERSHAW, MISS MARY, nominated, 784.
Confirmed, 786.

OLEWINE, E. ROY, nominated, 408.
Confirmed, 412.

OLIVER, MISS MARY D. M., nominated, 403.
Confirmed, 412.

OLIVET, VINCENT D., nominated, 286.
Confirmed, 288.

OLLER, MRS. DELLA, nominated, 318.
Confirmed, 319.

OLLOMAN, WALTER, nominated, 983.
Confirmed, 984.

OLSEN, WILLIAM ENOCH, nominated, 408.
Confirmed, 412.

O'MALLEY, J. J., nominated, 216.
Confirmed, 216.

O'NEAL, DONALD, nominated, 60.
Confirmed, 63.

O'NEAL, MISS CHRISTELLA M., nominated, 469.
Confirmed, 470-471.

O'NEILL, BERNARD F., nominated, 404.
Confirmed, 412.

O'NEILL, HARRY J. J., nominated, 406.
Confirmed, 412.

O'NEILL, JOHN A., nominated, 3808.
Confirmed, 3809.

O'NEILL, JOHN J., nominated, 616.
Confirmed, 619-620.

O'NEILL, JOSEPH J., nominated, 1256.
Confirmed, 1256.

O'NEILL, MISS ADELINE, nominated, 403.
Confirmed, 412.

O'NEILL, MISS KATHERINE A., nominated, 284.
Confirmed, 288.

ONIONS, MISS MAY, nominated, 404.
Confirmed, 412.

OPP, J. A., nominated, 2322.
Confirmed, 2322.

ORDWAY, WILLIAM J., nominated, 469.
Confirmed, 470-471.

ORESTE, GIGLIO, nominated, 469.
Confirmed, 470-471.

ORLIEB, GEORGE, nominated, 408.
Confirmed, 412.

ORLOR, A. H., nominated, 614.
Confirmed, 619-620.

ORME, JOHN L., nominated, 287.
Confirmed, 288.

ORR, EDWIN GILPIN, nominated, 284.
Confirmed, 288.

ORR, JOHN W., nominated, 2827.
Confirmed, 2827.

ORR, L. G. WESLEY, nominated, 398.
Confirmed, 412.

ORR, ROBERT B., nominated, 397.
Confirmed, 412.

ORR, SYLVESTER H., nominated, 318.
Confirmed, 319.

NOTARIES PUBLIC.—Continued.

ORTT, CHARLES H., nominated, 2826.
Confirmed, 2827.

OSLER, MILLIARD F., nominated, 2131.
Confirmed, 2131.

OSPOW, SAMUEL, nominated, 4993.
Confirmed, 4993.

OSTROFF, HENRY H., nominated, 408.
Confirmed, 412.

OSTROFF, SAMUEL N., nominated, 409.
Confirmed, 412.

OTT, ALBERT W., nominated, 194.
Confirmed, 195.

OTT, ROBERT B., nominated, 216.
Confirmed, 216.

OTTERBEIN, ADAM L., nominated, 469.
Confirmed, 470-471.

OTTERBEIN, MISS CATHARINE M., nominated, 1673.
Confirmed, 1673.

OTTO, MISS CARRIE M., nominated, 403.
Confirmed, 412.

OVER, FRANK Y., nominated, 120.
Confirmed, 122.

OVERHOLT, ERNEST, nominated, 168.
Confirmed, 168.

OVERHOLTZER, MRS. MAËLE S., nominated, 2827.
Confirmed, 2827.

OVERMILLER, JAMES C., nominated, 63.
Confirmed, 63.

OVINGTON, GEO. Jr., nominated, 318.
Confirmed, 319.

OXFORD, MRS. NONA G., nominated, 401.
Confirmed, 412.

OXLEY, J. GORDON, nominated, 785.
Confirmed, 786.

OXTOBY, B. M., nominated, 614.
Confirmed, 619-620.

OYER, JOSEPH E., nominated, 61.
Confirmed, 63.

PAGAN, EMILLO F., nominated, 616.
Confirmed, 619-620.

PAGE, EDWIN W., nominated, 120.
Confirmed, 122.

PAINE, WILLIAM L., nominated, 151.
Confirmed, 153.

PAINTER, FRANK M. C., nominated, 151.
Confirmed, 153.

PAINTER, GEO. C., nominated, 18.
Confirmed, 20-21.

PAINTER, HOWARD I., nominated, 151.
Confirmed, 153.

PAISLEY, C. P., nominated, 406.
Confirmed, 412.

PAJEWSKI, MARION, nominated, 287.
Confirmed, 288.

PALA, ERNEST N., nominated, 581.
Confirmed, 582.

PALLAN, RUDOLPH J., nominated, 397.
Confirmed, 412.

PALMER, CHARLES, nominated, 120.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

- PALMER, CHESTER A., nominated, 406.
Confirmed, 412.
- PALMER, DAVIS A., nominated, 785.
Confirmed, 786.
- PALMER, THOMAS H., nominated, 286.
Confirmed, 288.
- PALMER, WILLIAM B., nominated, 318.
Confirmed, 319.
- PALUMBO, JOSEPH A., nominated, 285.
Confirmed, 288.
- PANDEL, JOHN L., nominated, 619.
Confirmed, 620.
- PANETTA, DOMENICO F., nominated, 121.
Confirmed, 122.
- PANNEBAKER, ROBERT A., nominated, 400.
Confirmed, 412.
- PANNEK, JULIUS, nominated, 469.
Confirmed, 470-471.
- PAPAJIAN, BARKEV K., nominated, 406.
Confirmed, 412.
- PAPAMARKOU, ANTONIOS, nominated, 616.
Confirmed, 619-620.
- PAPPLA, GINO A., nominated, 784.
Confirmed, 786.
- PARK, DETMORE D., nominated, 284.
Confirmed, 288.
- PARK, MRS. BERTHA E., nominated, 397.
Confirmed, 412.
- PARKE, FRANK, nominated, 614.
Confirmed, 619-620.
- PARKER, C. E., nominated, 3493.
Confirmed, 3493-3494.
- PARKER, CHARLES, nominated, 401.
Confirmed, 412.
- PARKER, GEORGE L., Jr., nominated, 407.
Confirmed, 412.
- PARKER, HAROLD T., nominated, 286.
Confirmed, 288.
- PARKER, N. B., nominated, 17.
Confirmed, 20-21.
- PARKER, TROOD D., nominated, 2216.
Confirmed, 2216-2217.
- PARKER, WM. M., nominated, 20.
Confirmed, 20-21.
- PARKIN, MISS EDITH R., nominated, 153.
Confirmed, 153.
- PARRY, W. J., nominated, 469.
Confirmed, 470-471.
- PARSHLEY, W. W., nominated, 398.
Confirmed, 412.
- PARSONS, HENRY C., nominated, 2216.
Confirmed, 2216-2217.
- PARSONS, HOMER, nominated, 469.
Confirmed, 470-471.
- PARSONS, MRS. MABEL B., nominated, 403.
Confirmed, 412.
- PARSONS, MRS. SUE K., nominated, 401.
Confirmed, 412.
- PARSONS, WINFIELD L., nominated, 17.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

- PARVIN, BENJAMIN, nominated, 1993.
Confirmed, 1993-1994.
- PASCALE, CRESTES, nominated, 194.
Confirmed, 195.
- PASIK, MYER, nominated, 784.
Confirmed, 786.
- PASSMORE, B. J., nominated, 614.
Confirmed, 619-620.
- PATSKCHE, MISS ELIZABETH C., nominated, 403.
Confirmed, 412.
- PATT, LOUIS L., nominated, 3808.
Confirmed, 3809.
- PATTERSON, C. A., nominated, 403.
Confirmed, 412.
- PATTERSON, E. D., nominated, 19.
Confirmed, 20-21.
- PATTERSON, EDGAR M., nominated, 121.
Confirmed, 122.
- PATTERSON, H. H., nominated, 401.
Confirmed, 412.
- PATTERSON, J. B., nominated, 2433.
Confirmed, 2433.
- PATTERSON, MISS EFFIE, nominated, 619.
Confirmed, 620.
- PATTERSON, MISS MARGARET G., nominated, 411.
Confirmed, 412.
- PATTERSON, MISS MARY L., nominated, 63.
Confirmed, 63.
- PATTERSON, ROBERT A., nominated, 361.
Confirmed, 363.
- PATTERSON, SAMUEL H., nominated, 397.
Confirmed, 412.
- PATTON, J. BRAINERD, nominated, 983.
Confirmed, 984.
- PATTON, J. H., nominated, 2957.
Confirmed, 2957-2958.
- PATTON, ROBERT J., nominated, 410.
Confirmed, 412.
- PATTON, THOMAS, nominated, 398.
Confirmed, 412.
- PAUL, ALLEN S., nominated, 619.
Confirmed, 620.
- PAUL, GEORGE E., nominated, 407.
Confirmed, 412.
- PAUL, MISS LEAH, nominated, 397.
Confirmed, 412.
- PAUL, R. D., nominated, 99.
Confirmed, 100.
- PAUL, VICTOR, nominated, 62.
Confirmed, 63.
- PAULIN, MISS DORTHY C., nominated, 16.
Confirmed, 20-21.
- PAUR, ANTON, nominated, 398.
Confirmed, 412.
- PAVITT, HARRY B., nominated, 284.
Confirmed, 288.
- PAXSON, JAMES E. S., nominated, 614.
Confirmed, 619-620.
- PAYTON, CLIFFORD A., nominated, 362.
Confirmed, 363.

NOTARIES PUBLIC.—Continued.

- PEACE, WILLIAM S., nominated, 167.
Confirmed, 168.
- PEAKO, WALTER L., nominated, 285.
Confirmed, 288.
- PEARL, JOSEPH, nominated, 283.
Confirmed, 288.
- PEARSON, CHARLES E., nominated, 216.
Confirmed, 216.
- PEARSON, MISS ELLEN E., nominated, 3808.
Confirmed, 3809.
- PEARSON, WILLIAM G., nominated, 614.
Confirmed, 619-620.
- PEASE, LOUIS A., nominated, 402.
Confirmed, 412.
- PECK, GEORGE L., nominated, 152.
Confirmed, 153.
- PECK, WILLIAM J., nominated, 408.
Confirmed, 412.
- PECSI, ANDREW, nominated, 130.
Confirmed, 130-131.
- PEFFER, ROBERT W., nominated, 361.
Confirmed, 363.
- PEIGH, JAMES L., nominated, 60.
Confirmed, 63.
- PENNINGTON, HARVEY G., nominated, 18.
Confirmed, 20-21.
- PENNINGTON, L. CLARENCE, nominated, 2216.
Confirmed, 2216-2217.
- PENNINGTON, SAMUEL B., nominated, 62.
Confirmed, 63.
- PENNINGTON, W. R., nominated, 401.
Confirmed, 412.
- PENTON, A. ARTHUR C., nominated, 18.
Confirmed, 20-21.
- PEOPLES, JOSEPH T., nominated, 399.
Confirmed, 412.
- PEREYRA, ABRAHAM, nominated, 406.
Confirmed, 412.
- PERKINS, MISS FANNIE A., nominated, 62.
Confirmed, 63.
- PERLBERG, NAT, nominated, 409.
Confirmed, 412.
- PERLIN, GEORGE, nominated, 402.
Confirmed, 412.
- PERLMAN, MISS ANITA M., nominated, 60.
Confirmed, 63.
- PERLMAN, SAUL, nominated, 397.
Confirmed, 412.
- PERLSTEIN, BENJAMIN, nominated, 410.
Confirmed, 412.
- PERNA, R. LEWIS, nominated, 403.
Confirmed, 412.
- PERRI, ANTONIO, nominated, 403.
Confirmed, 412.
- PERRY, CHAUNCEY W., nominated, 411.
Confirmed, 412.
- PERRY, MISS ESTHER M., nominated, 401.
Confirmed, 412.
- PERRY, WAYNE L., nominated, 405.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

- PETERS, CHARLES D., nominated, 62.
Confirmed, 63.
- PETERS, E. M., nominated, 18.
Confirmed, 20-21.
- PETERS, H. J., nominated, 399.
Confirmed, 412.
- PETERS, MARCUS E., nominated, 1918.
Confirmed, 1918.
- PETERS, MRS. ELMIRA R., nominated, 409.
Confirmed, 412.
- PETERSON, F. G., nominated, 619.
Confirmed, 620.
- PETERSON, FREDERICK W., nominated, 3808.
Confirmed, 3809.
- PETERSON, MALVIN L., nominated, 785.
Confirmed, 786.
- PETNAR, STEVE C., Jr., nominated, 410.
Confirmed, 412.
- PETRIE, FRANK M., nominated, 402.
Confirmed, 412.
- PETTOLINA, ANTHONY, nominated, 408.
Confirmed, 412.
- PETTY, R. B., Jr., nominated, 61.
Confirmed, 63.
- PFEADT, LAWRENCE M., nominated, 99.
Confirmed, 100.
- PFEFFER, MISS N. J., nominated, 784.
Confirmed, 786.
- PFISTER, MISS OLGA M., nominated, 400.
Confirmed, 412.
- PFIZENMAIER, HENRY W., nominated, 407.
Confirmed, 412.
- PFLEEGOR, C. C., nominated, 619.
Confirmed, 620.
- PFLUMM, WILLIAM F., nominated, 398.
Confirmed, 412.
- PHILLIPP, CARL B., nominated, 784.
Confirmed, 786.
- PHILLIPS, ABDIEL, nominated, 404.
Confirmed, 412.
- PHILLIPS, C. C., nominated, 613.
Confirmed, 619-620.
- PHILLIPS, JOSEPH, nominated, 402.
Confirmed, 412.
- PHILLIPS, MISS E. K., nominated, 616.
Confirmed, 619-620.
- PHILLIPS, MISS SADIE E., nominated, 403.
Confirmed, 412.
- PHILLIPS, ROSEWELL, nominated, 614.
Confirmed, 619-620.
- PHILLIPS, SAMUEL E., nominated, 410.
Confirmed, 412.
- PHILLIPS, WILLIAM C., nominated, 409.
Confirmed, 412.
- PHILLIPS, WM. S., nominated, 151.
Confirmed, 153.
- PIATT, JOS. WOOD, nominated, 17.
Confirmed, 20-21.
- PICKENS, WILLIAM H., nominated, 614.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

PICKERING, MISS A. W., nominated, 398.
Confirmed, 412.

PIECHOWSKI, THOMAS K., nominated, 399.
Confirmed, 412.

PIEPER, FRED W., nominated, 130.
Confirmed, 130-131.

PIERCE, MISS E. M., nominated, 402.
Confirmed, 412.

PIERCE, ROBERT V., nominated, 167.
Confirmed, 168.

PIFER, G. H., nominated, 399.
Confirmed, 412.

PILECKI, ANTHONY J., nominated, 617.
Confirmed, 619-620.

PINNEY, H. A., nominated, 63.
Confirmed, 63.

PINTARELLI, nominated, 286.
Confirmed, 288.

PIPER, W. W., nominated, 2826.
Confirmed, 2827.

PIPPERT, HENRY, nominated, 152.
Confirmed, 153.

PIPPIN, PENTZ, nominated, 1631.
Confirmed, 1632.

PITCAIRN, THOMAS C., nominated, 120.
Confirmed, 122.

PITCHER, MISS MARY M., nominated, 16.
Confirmed, 20-21.

PITTS, WILLIAM, nominated, 1255.
Confirmed, 1256.

PIXTON, G. ERNEST, nominated, 983.
Confirmed, 984.

PIZZICA, NICOLA, nominated, 411.
Confirmed, 412.

PLANK, BARTON Y., nominated, 403.
Confirmed, 412.

PLATT, JOSEPH D., nominated, 617.
Confirmed, 619-620.

PLOCKI, EDWARD J., nominated, 1255.
Confirmed, 1256.

POCHAPIN, MAX M., nominated, 397.
Confirmed, 412.

PODOLNICK, HARRY S., nominated, 408.
Confirmed, 412.

POEHLMAN, WM. J., nominated, 616.
Confirmed, 619-620.

POGACH, HARRY L., nominated, 409.
Confirmed, 412.

POLAKOFF, PEDRO P., nominated, 407.
Confirmed, 412.

POLICOFF, MISS B. DOROTHY, nominated, 2216.
Confirmed, 2216-2217.

POLIN, MORRIS, nominated, 409.
Confirmed, 412.

POLLARD, MRS. BESSIE L., nominated, 408.
Confirmed, 412.

POLONSKY, ABRAHAM, nominated, 4190.
Confirmed, 4190-4191.

POMERENTZ, EARNST M., nominated, 2216.
Confirmed, 2216-2217.

NOTARIES PUBLIC.—Continued.

POORMAN, WILLIAM S., nominated, 99.
Confirmed, 100.

POPECK, MICHAEL, nominated, 403.
Confirmed, 412.

POPRAWSKI, LOUIS C., nominated, 407.
Confirmed, 412.

PORE, D. E., nominated, 286.
Confirmed, 288.

PORTER, C. B., nominated, 402.
Confirmed, 412.

PORTER, HERBERT U., nominated, 62.
Confirmed, 63.

PORTER, KENNETH, nominated, 469.
Confirmed, 470-471.

PORTER, M. B., nominated, 402.
Confirmed, 412.

PORTER, MISS AMELIA MCL., nominated, 408.
Confirmed, 412.

PORTMAN, MISS M., nominated, 361.
Confirmed, 363.

POTKU, JOHN I., nominated, 2827.
Confirmed, 2827.

POTOTSKY, REUBEN, nominated, 405.
Confirmed, 412.

POTTEIGER, J. P., nominated, 287.
Confirmed, 288.

POTTER, D. J., nominated, 1256.
Confirmed, 1256.

POTTER, E. G., nominated, 2322.
Confirmed, 2322.

POTTER, MISS FLORENCE E., nominated, 287.
Confirmed, 288.

POTTER, MISS MARGARET, nominated, 62.
Confirmed, 63.

POTTRE, F. I., nominated, 616.
Confirmed, 619-620.

POTTS, CHARLES E., nominated, 167.
Confirmed, 168.

POTTS, J. C., nominated, 613.
Confirmed, 619-620.

POULSHOCK, H. A., nominated, 1993.
Confirmed, 1993-1994.

POWELL, D. N., nominated, 121.
Confirmed, 122.

POWELL, J. C., nominated, 18.
Confirmed, 20-21.

POWELL, MISS ELSIE B., nominated, 404.
Confirmed, 412.

POWELL, MISS HELEN L., nominated, 402.
Confirmed, 412.

POWELL, MISS MARGARET, nominated, 408.
Confirmed, 412.

POWELL, MRS. CLARIE E., nominated, 405.
Confirmed, 412.

POWELL, MRS. NINA, nominated, 2216.
Confirmed, 2216-2217.

POWELL, WALTER G., nominated, 397.
Confirmed, 412.

POWELL, WM. J., nominated, 408.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

POWER, MISS EVA B., nominated, 60.
Confirmed, 63.

POWERS, EDWARD J. nominated, 400.
Confirmed, 412.

POWERS, MISS CATHERINE M., nominated, 619.
Confirmed, 620.

POWERS, WM. A., nominated, 401.
Confirmed, 412.

PRENATT, MISS MABLE, nominated, 410.
Confirmed, 412.

PRENDERGAST, JOHN L., nominated, 404.
Confirmed, 412.

PRENTICE, HARRY L., nominated, 75.
Confirmed, 75.

PRESKER, GEORGE W., nominated, 62.
Confirmed, 63.

PRESSER, ABRAHAM, nominated, 407.
Confirmed, 412.

PRESTON, MISS GRACE A., nominated, 784.
Confirmed, 786.

PRETE, ROCCO, nominated, 20.
Confirmed, 20-21.

PRICE, IRWIN F., nominated, 120.
Confirmed, 122.

PRICE, MISS ANNIE L., nominated, 16.
Confirmed, 20-21.

PRICE, OSCAR H., nominated, 3411.
Confirmed, 3411.

PRICE, ROBERT A., nominated, 151.
Confirmed, 153.

PRICE, THOMAS, Jr., nominated, 1317.
Confirmed, 1317.

PRICE, W. ALRICH, nominated, 401.
Confirmed, 412.

PRICHARD, GEO. T., nominated, 403.
Confirmed, 412.

PRICHARD, MISS ELIZABETH P., nominated, 407.
Confirmed, 412.

PRIEST, MISS CLARA L., nominated, 19.
Confirmed, 20-21.

PRINDABLE, JOSEPH P., nominated, 20.
Confirmed, 20-21.

PRINTZ, CLARENCE L., nominated, 1917.
Confirmed, 1918.

PRITCHARD, MISS RUTH, nominated, 1316.
Confirmed, 1317.

PROKICH, RISTA G., nominated, 982.
Confirmed, 984.

PROKOPOVITSH, A. S., nominated, 2322.
Confirmed, 2322.

PROVOTTE, EARL, nominated, 287.
Confirmed, 288.

PRUTZMAN, HARRY E., nominated, 409.
Confirmed, 412.

PRYOR, MISS EDNA A., nominated, 17.
Confirmed, 20-21.

PRZYBYLOWSKI, CASIMIR J., nominated, 616.
Confirmed, 619-620.

PUFFNER, JAMES A. C., Jr., nominated, 99.
Confirmed, 100.

NOTARIES PUBLIC.—Continued.

PUGENT, JAMES F., nominated, 1918.
Confirmed, 1918.

PUGH, MISS GRACE M., nominated, 670.
Confirmed, 670.

PUHAK, GEORGE I., nominated, 403.
Confirmed, 412.

PUPIN, JOSEPH, nominated, 3808.
Confirmed, 3809.

PURSSELL, ARTHUR, nominated, 20.
Confirmed, 20-21.

PUTT, JAMES H. S., nominated, 399.
Confirmed, 412.

QUATCHAK, MISS HELEN L., nominated, 469.
Confirmed, 470-471.

QUIGG, MISS IVY LEE, nominated, 151.
Confirmed, 153.

QUIGLEY, MISS KATHLEEN A. S., nominated, 469.
Confirmed, 470-471.

QUINN, HUGH F., nominated, 1632.
Confirmed, 1632.

QUINN, JAMES A., nominated, 406.
Confirmed, 412.

QUINN, MARK F., nominated, 397.
Confirmed, 412.

QUINN, MISS ANNA M., nominated, 406.
Confirmed, 412.

QUINN, MISS MARTHA H., nominated, 20.
Confirmed, 20-21.

QUINN, M. V., nominated, 1316.
Confirmed, 1317.

QUINQUE, OTTO, nominated, 404.
Confirmed, 412.

RAAB, H. M., nominated, 983.
Confirmed, 984.

RAAB, ROBERT V., nominated, 1631.
Confirmed, 1632.

RABINOWITZ, HYMAN, nominated, 407.
Confirmed, 412.

RABINOXITZ, MARK L., nominated, 615.
Confirmed, 619-620.

RACE, WM. J., nominated, 613.
Confirmed, 619-620.

RADEL, J. VERNON, nominated, 405.
Confirmed, 412.

RAEDER, OSCAR N., nominated, 785.
Confirmed, 786.

RAFFERTY, EDWARD F., nominated, 469.
Confirmed, 470-471.

RAFFERTY, JOSEPH G., nominated, 405.
Confirmed, 412.

RAGAN, ROBERT J., nominated, 1632.
Confirmed, 1632.

RAILING, MISS BESSE, nominated, 614.
Confirmed, 619-620.

RAINEY, MISS STASIA M., nominated, 982.
Confirmed, 984.

RAKER, EDWARD, nominated, 615.
Confirmed, 619-620.

RAKSIN, LOUIS, nominated, 410.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

RALL, MISS FLORA E., nominated, 398.
Confirmed, 412.

RALL, RUBERT R., nominated, 2512.
Confirmed, 2512-2513.

RALSTON, THOMAS J., Jr., nominated, 401.
Confirmed, 412.

RAMBO, ORMAND, Jr., nominated, 616.
Confirmed, 619-620.

RAMBO, WALTER S., nominated, 16.
Confirmed, 20-21.

RAMES, MANUEL S. CHUVA, nominated, 396.
Confirmed, 412.

RAMONAT, S. A., nominated, 1673.
Confirmed, 1673.

RAMSEY, BRUCE L., nominated, 1316.
Confirmed, 1317.

RAMSEY, E. O., nominated, 2826.
Confirmed, 2827.

RAMSEY, M. E., nominated, 613.
Confirmed, 619-620.

RANCK, MRS. KATE ERNST, nominated, 401.
Confirmed, 412.

RANDALL, CARLTON M., nominated, 402.
Confirmed, 412.

RANDALL, H. B., nominated, 396.
Confirmed, 412.

RAND, P. D., nominated, 398.
Confirmed, 412.

RANK, R. GUY, nominated, 3808.
Confirmed, 3809.

RANKIN, GEORGE, Jr., nominated, 151.
Confirmed, 153.

RANKIN, HENRY D., nominated, 614.
Confirmed, 619-620.

RANKIN, MISS MILDRED, nominated, 120.
Confirmed, 122.

RANKIN, MISS MYRTLE M., nominated, 398.
Confirmed, 412.

RANKIN, T. C., nominated, 4190.
Confirmed, 4190-4191.

RANNEY, ROBERT B., nominated, 408.
Confirmed, 412.

RANSICK, MISS BLANCHE B., nominated, 470.
Confirmed, 470-471.

RANSICK, MISS RHODA E., nominated, 613.
Confirmed, 619-620.

RARING, MISS ALICE, nominated, 1673.
Confirmed, 1673.

RATIGAN, JAMES A., nominated, 406.
Confirmed, 412.

RATTIGAN, H. T., nominated, 400.
Confirmed, 412.

RATTIN, DAVID E., nominated, 167.
Confirmed, 168.

RAUB, PAUL S., nominated, 411.
Confirmed, 412.

RAUCH, MISS EDNA M., nominated, 399.
Confirmed, 412.

RAUDENBUSH, HARRY, nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

RAUDENBUSH, MISS HELEN, nominated, 60.
Confirmed, 63.

RAUDENBUSH, MRS. MATTIE T., nominated, 669.
Confirmed, 670.

RAU, FRANK L., nominated, 167.
Confirmed, 168.

RAUSCHER, MISS MILDRED, nominated, 62.
Confirmed, 63.

RAVERTY, MISS VIRGINIA C., nominated, 2216.
Confirmed, 2216-2217.

RAYFIELD, MISS JEAN, nominated, 408.
Confirmed, 412.

RAYMOND, H. G., nominated, 19.
Confirmed, 20-21.

RAYNOR, MISS R. L., nominated, 363.
Confirmed, 363.

REAGLE, MISS JANE, nominated, 410.
Confirmed, 412.

REA, MISS HELEN M., nominated, 614.
Confirmed, 619-620.

REAP, JOHN R., nominated, 120.
Confirmed, 122.

REARDON, JOHN B. J., nominated, 61.
Confirmed, 63.

REARDON, A. JOSEPH, nominated, 405.
Confirmed, 412.

REARDON, EMMET M. J., nominated, 121.
Confirmed, 122.

REARDON, WILLIAM, nominated, 167.
Confirmed, 168.

REBE, GEORGE F., nominated, 408.
Confirmed, 412.

REBERT, MISS NELLE M., nominated, 404.
Confirmed, 412.

REDDING, WADE M., nominated, 616.
Confirmed, 619-620.

REDEKER, MRS. CARRIE, nominated, 62.
Confirmed, 63.

REDFERN, JOSEPH M., nominated, 286.
Confirmed, 288.

REDMOND, THOMAS M., nominated, 400.
Confirmed, 412.

REED, C. S., nominated, 613.
Confirmed, 619-620.

REED, F. O., nominated, 402.
Confirmed, 412.

REED, GEORGE L., nominated, 2216.
Confirmed, 2216-2217.

REED, HARVEY W., nominated, 408.
Confirmed, 412.

REED, HERBERT A., nominated, 151.
Confirmed, 153.

REED, J. MILTON, nominated, 1631.
Confirmed, 1632.

REED, MISS ANNA M., nominated, 3653.
Confirmed, 3653.

REED, MISS DAISY, nominated, 619.
Confirmed, 620.

REEDY, M. J., nominated, 396.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

REES, ELWOOD J., nominated, 121.
Confirmed, 122.

REES, J. ARLINGTON, nominated, 615.
Confirmed, 619-620.

REESE, WILLIAM J., nominated, 285.
Confirmed, 288.

REESER, RAYMOND W., nominated, 670.
Confirmed, 670.

REEVE, RALPH M., nominated, 396.
Confirmed, 412.

REEVES, MISS EDITH, nominated, 2216.
Confirmed, 2216-2217.

REGAN, MISS CATHERINE E., nominated, 2512.
Confirmed, 2512-2513.

REHN, CLARENCE, nominated, 2826.
Confirmed, 2827.

REICHERT, MISS MARGARET M., nominated, 19.
Confirmed, 20-21.

REICHMAN, JOSEPH, nominated, 285.
Confirmed, 288.

REID, ARTHUR P., nominated, 120.
Confirmed, 122.

REID, MRS. ANNA J., nominated, 408.
Confirmed, 412.

REIFF, GUY B., nominated, 399.
Confirmed, 412.

REIF, GEORGE W., nominated, 616.
Confirmed, 619-620.

REIFSNYDER, IRWIN B., nominated, 404.
Confirmed, 412.

REIGLER, S. C., nominated, 785.
Confirmed, 786.

REIKOW, ALEXANDER L., nominated, 4993.
Confirmed, 4993.

REILLY, EDWARD J., nominated, 407.
Confirmed, 412.

REILLEY, JOSEPH F., nominated, 120.
Confirmed, 122.

REILLY, P. V., nominated, 16.
Confirmed, 20-21.

REILY, MISS MARGARET C., nominated, 410.
Confirmed, 412.

REINARD, ROY, nominated, 396.
Confirmed, 412.

REING, C. P., nominated, 410.
Confirmed, 412.

REINHEIMER, MRS. DELLA T., nominated, 616.
Confirmed, 619-620.

REINSMITH, MARTIN A., nominated, 285.
Confirmed, 288.

REITER, O. C., nominated, 613.
Confirmed, 619-620.

REITHEL, R. J., nominated, 617.
Confirmed, 619-620.

REIZENSTEIN, LOUIS J., nominated, 399.
Confirmed, 412.

RELMS, ROBERT, nominated, 1917.
Confirmed, 1918.

REMILLION, EUGENE J., nominated, 669.
Confirmed, 670.

NOTARIES PUBLIC.—Continued.

REMINGER, J. H., nominated, 406.
Confirmed, 412.

REMINGTON, MISS BEULAH N., nominated, 618.
Confirmed, 620.

REMMERT, MISS MATHILDA H., nominated, 616.
Confirmed, 619-620.

RENNINGER, FRED F., nominated, 404.
Confirmed, 412.

RENNINGER, HARRY, nominated, 284.
Confirmed, 288.

RENO, THOMAS D., nominated, 397.
Confirmed, 412.

RERMAN, CHAS. E., nominated, 470.
Confirmed, 470-471.

RESE, GEORGE, nominated, 785.
Confirmed, 786.

RESINGER, WILLIAM G., nominated, 1255.
Confirmed, 1256.

RESSLER, ALLEN M., nominated, 405.
Confirmed, 412.

RESSLER, MRS. MARY E., nominated, 614.
Confirmed, 619-620.

RESSLER, WILLIAM N., nominated, 285.
Confirmed, 288.

RETTEW, C. VERNON, nominated, 401.
Confirmed, 412.

RETTNER, GEORGE H., nominated, 1918.
Confirmed, 1918.

REUBEN, D. AUDLEY, nominated, 469.
Confirmed, 470-471.

REYNOLDS, HOWARD C., nominated, 167.
Confirmed, 168.

REYNOLDS, LEE F., nominated, 99.
Confirmed, 100.

REYNOLDS, MRS. BERTHA B., nominated, 99.
Confirmed, 100.

REYNOLDS, W. McC., nominated, 19.
Confirmed, 20-21.

RHOADS, CHAS. H. H., nominated, 194.
Confirmed, 195.

RHOADS, JACOB H., nominated, 1255.
Confirmed, 1256.

RHOADS, J. HOWARD, nominated, 17.
Confirmed, 20-21.

RHOADES, L. S., nominated, 286.
Confirmed, 288.

RHOADS, MISS JENNIE G., nominated, 167.
Confirmed, 168.

RHOADS, MISS MARY C., nominated, 401.
Confirmed, 412.

RHOADS, SAMUEL A., nominated, 408.
Confirmed, 412.

RHODE, JOHN W., nominated, 399.
Confirmed, 412.

RHODES, CHAS. R., nominated, 120.
Confirmed, 122.

RHODES, GEO. M., nominated, 284.
Confirmed, 288.

RIBARICH, FRANK, nominated, 2827.
Confirmed, 2827.

NOTARIES PUBLIC.—Continued.

RIBBS, EWING A., nominated, 2650.
Confirmed, 2650.

RICCI, DOMENIC S., nominated, 410.
Confirmed, 412.

RICE, ELMER W., nominated, 410.
Confirmed, 412.

RICE, FRED D., nominated, 406.
Confirmed, 412.

RICE, H. S., nominated, 404.
Confirmed, 412.

RICH, MISS M. ETHEL, nominated, 409.
Confirmed, 412.

RICHARDS, C. E., nominated, 614.
Confirmed, 619-620.

RICHARD, GEO. T., nominated, 403.
Confirmed, 412.

RICHARDS, GEORGE W., Jr., nominated, 398.
Confirmed, 412.

RICHARDS, J. M., nominated, 410.
Confirmed, 412.

RICHARDS, W. S., nominated, 396.
Confirmed, 412.

RICHARDSON, CHARLES, nominated, 613.
Confirmed, 619-620.

RICHARDSON, EDWARD REYNOLDS, nominated, 167.
Confirmed, 412.

RICHARDSON, JOHN D., nominated, 167.
Confirmed, 168.

RICHARDSON, JOSEPH A., nominated, 3411.
Confirmed, 3411.

RICHARDSON, MISS OLIVE G., nominated, 398.
Confirmed, 412.

RICHARDSON, O. S., nominated, 618.
Confirmed, 620.

RICHARDSON, THEODORE, nominated, 20.
Confirmed, 20-21.

RICHARDSON, THOMAS, nominated, 404.
Confirmed, 412.

RICHARDSON, W. F., nominated, 168.
Confirmed, 168.

RICHBARM, C. R., nominated, 168.
Confirmed, 168.

RICHER, WILLIAM, nominated, 407.
Confirmed, 412.

RICHEY, A. J., nominated, 398.
Confirmed, 412.

RICHMAN, JACK A., nominated, 411.
Confirmed, 412.

RICK, HARRISON, nominated, 1055.
Confirmed, 1055.

RICK, MRS. HAZEL D., nominated, 1993.
Confirmed, 1993-1994.

RICKER, MISS RUTH C., nominated, 60.
Confirmed, 63.

RICKERSON, R. D., nominated, 411.
Confirmed, 412.

RIDDIOUGH, HAROLD S., nominated, 286.
Confirmed, 288.

RIDDLE, WM. F., nominated, 400.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

RIDDLESBERGER, HENRY N., nominated, 614.
Confirmed, 619-620.

RIDENOUR, MISS PEARL S., nominated, 614.
Confirmed, 619-620.

RIDER, CARL B., nominated, 402.
Confirmed, 412.

RIDER, H. L., nominated, 410.
Confirmed, 412.

RIEBEN, MISS EMMA C., nominated, 3808.
Confirmed, 3809.

RIEDE, MRS. GLADYS A., nominated, 469.
Confirmed, 470-471.

RIEDEL, MISS HELEN C., nominated, 411.
Confirmed, 412.

RIEDL, WM. M., nominated, 613.
Confirmed, 619-620.

RIEHL, RALPH R., nominated, 614.
Confirmed, 619-620.

RIEGEL, CHARLES H., nominated, 615.
Confirmed, 619-620.

RIEGEL, C. H., nominated, 615.
Confirmed, 619-620.

RIEGEL, G., nominated, 615.
Confirmed, 619-620.

RIFLE, D. LESLIE, nominated, 2827.
Confirmed, 2827.

RIFFLE, WALTER C., nominated, 399.
Confirmed, 412.

RIGG, CALVIN W., nominated, 167.
Confirmed, 168.

RIGHTER, JOHN J., nominated, 408.
Confirmed, 412.

RILEY, LORENZO J., nominated, 616.
Confirmed, 619-620.

RILEY, MISS NELLIE E., nominated, 17.
Confirmed, 20-21.

RILEY, MRS. HENRIETTE S., nominated, 614.
Confirmed, 619-620.

RINEHART, ROBERT B., nominated, 1255.
Confirmed, 1256.

RINGGOLD, THOMAS H., nominated, 2738.
Confirmed, 2739.

RINGWALT, CHARLES G., nominated, 408.
Confirmed, 412.

RINKER, MISS MARGUERITE W., nominated, 398.
Confirmed, 412.

RINKSON, MISS NANCY P., nominated, 62.
Confirmed, 63.

RINMELL, FRANK S., nominated, 1918.
Confirmed, 1918.

RIPPER, J. A., nominated, 284.
Confirmed, 288.

RIPPLE, HAROLD G., nominated, 120.
Confirmed, 122.

RISBECK, GEORGE W., nominated, 168.
Confirmed, 168.

RISER, JACOB, nominated, 867.
Confirmed, 867.

RISHEL, MISS A. VIOLA, nominated, 615.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

RISSER, ELIAS E., nominated, 120.
 Confirmed, 122.
 RITCHEY, R. D., nominated, 397.
 Confirmed, 412.
 RITTER, EARL F., nominated, 1673.
 Confirmed, 1673.
 RITTER, JOSEPH R., nominated, 3808.
 Confirmed, 3809.
 RITTER, ORVILLE J., nominated, 153.
 Confirmed, 153.
 RITTER, MISS NINA S., nominated, 19.
 Confirmed, 20-21.
 RITTER, P. ELMER, nominated, 409.
 Confirmed, 412.
 RITZMAN, A. S., nominated, 151.
 Confirmed, 153.
 RITZ, MISS ELIZABETH C., nominated, 784.
 Confirmed, 786.
 RITZ, J. WILLIAM., nominated, 286.
 Confirmed, 288.
 RIVA, FRANK, nominated, 121.
 Confirmed, 122.
 RIVOIR, WILLIAM H., nominated, 406.
 Confirmed, 412.
 RIZZUTO, CAMILLO, nominated, 19.
 Confirmed, 20-21.
 ROACH, EDWARD L. D., nominated, 284.
 Confirmed, 288.
 ROASTER, EUGENE, nominated, 285.
 Confirmed, 288.
 ROASTO, SAVERIO, nominated, 614.
 Confirmed, 619-620.
 ROBASKIEWICZ, JAMES, nominated, 402.
 Confirmed, 412.
 ROBB, MISS ELLA, nominated, 469.
 Confirmed, 470-471.
 ROBB, MISS SARA C., nominated, 401.
 Confirmed, 412.
 ROBBINS, J. WILLIAM, nominated, 286.
 Confirmed, 288.
 ROBBINS, KARL, nominated, 402.
 Confirmed, 412.
 ROBERTS, ALBERT P., nominated, 61.
 Confirmed, 63.
 ROBERTS, CHAS. S., nominated, 614.
 Confirmed, 619-620.
 ROBERTS, C. WILSON, nominated, 20.
 Confirmed, 20-21.
 ROBERTS, FRANK J., nominated, 407.
 Confirmed, 412.
 ROBERTS, G. W., nominated, 284.
 Confirmed, 288.
 ROBERTS, ISAAC E., nominated, 1993.
 Confirmed, 1993-1994.
 ROBERTS, J. Q. L., nominated, 403.
 Confirmed, 412.
 ROBERTS, LESTER E., nominated, 362.
 Confirmed, 363.
 ROBERTS, MISS EVA, nominated, 1993.
 Confirmed, 1993-1994.

NOTARIES PUBLIC.—Continued.

ROBERTS, MISS FANNIE L., nominated, 152.
 Confirmed, 153.
 ROBERTS, MRS. LAURA M., nominated, 614.
 Confirmed, 619-620.
 ROBERTS, PHILIP A., nominated, 399.
 Confirmed, 412.
 ROBERTS, ROBERT I., nominated, 1631.
 Confirmed, 1632.
 ROBERTS, R. R., nominated, 60.
 Confirmed, 63.
 ROBERTS, WM. C., nominated, 409.
 Confirmed, 412.
 ROBERTSON, CLIFTON C., nominated, 398.
 Confirmed, 412.
 ROBERTSON, JOHN, nominated, 401.
 Confirmed, 412.
 ROBERTSON, JOHN B., nominated, 1918.
 Confirmed, 1918.
 ROBINSON, GEO. W., nominated, 613.
 Confirmed, 619-620.
 ROBINSON, HARRY R. C., nominated, 618.
 Confirmed, 619-620.
 ROBINSON, H. EUGENE, nominated, 2957.
 Confirmed, 2957-2958.
 ROBINSON, WILLIAM J., nominated, 402.
 Confirmed, 412.
 ROBINSON, MISS MARGUERITE E., nominated, 401.
 Confirmed, 412.
 ROBINSON, MISS SARA S., nominated, 983.
 Confirmed, 984.
 ROBINSON, SAMUEL B., nominated, 616.
 Confirmed, 619-620.
 ROBINSON, SCOTT A., nominated, 1918.
 Confirmed, 1918.
 ROBINSON, WM. L., nominated, 409.
 Confirmed, 412.
 ROBINSON, WILLIAM Sr., nominated, 410.
 Confirmed, 412.
 ROCKETT, EDWIN S., nominated, 409.
 Confirmed, 412.
 ROCK, M., Jr., nominated, 121.
 Confirmed, 122.
 ROCKS, CLARENCE A., nominated, 402.
 Confirmed, 412.
 ROCKWELL, CHAS. S., nominated, 410.
 Confirmed, 412.
 RODAHAVER, H. R., nominated, 1917.
 Confirmed, 1918.
 RODEL, JOSEPH C., nominated, 286.
 Confirmed, 288.
 RODGERS, EDWARD A., nominated, 405.
 Confirmed, 412.
 RODGERS, GEORGE B., nominated, 614.
 Confirmed, 619-620.
 RODGERS, MISS LOUISE M., nominated, 1917.
 Confirmed, 1918.
 RODGERS, MRS. ELIZABETH B., nominated, 411.
 Confirmed, 412.
 RODGERS, ROBERT L., nominated, 17.
 Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

RODGERS, S. J., nominated, 20.
Confirmed, 20-21.

RODGERS, THOS. M., nominated, 2322.
Confirmed, 2322.

RODGERS, WM. H., nominated, 615.
Confirmed, 619-620.

ROEDEL, MISS GRACE V., nominated, 410.
Confirmed, 412.

ROESER, JACOB, nominated, 398.
Confirmed, 412.

ROESS, LOUIS J., nominated, 121.
Confirmed, 122.

ROGERS, HOWARD O., nominated, 397.
Confirmed, 412.

ROGERS, H. S., nominated, 62.
Confirmed, 63.

ROGERS, JOHN C., nominated, 62.
Confirmed, 63.

ROGERS, MISS ETHEL B., nominated, 616.
Confirmed, 619-620.

ROGERS, W. D. N., nominated, 397.
Confirmed, 412.

ROGERS, WM. H., nominated, 19.
Confirmed, 20-21.

ROGGENBURGER, A. J., nominated, 406.
Confirmed, 412.

ROHRICH, MRS. SADIE, nominated, 398.
Confirmed, 412.

ROHRICH, RALPH A., nominated, 398.
Confirmed, 412.

ROKOSKY, MISS CLAUDIA M., nominated, 60.
Confirmed, 63.

ROLAND, LEWIS H., nominated, 3653.
Confirmed, 3653.

ROLLER, JOHN L., nominated, 75.
Confirmed, 75.

ROMANO, FRANK, nominated, 361.
Confirmed, 363.

ROMBERGER, MISS ANNETTE E., nominated, 60.
Confirmed, 63.

ROMEO, STEPHEN, nominated, 318.
Confirmed, 319.

ROMIG, WILMOT K., nominated, 581.
Confirmed, 582.

ROMINGER, JULES A., nominated, 406.
Confirmed, 412.

ROMM, HARRY, nominated, 410.
Confirmed, 412.

RONAY, ALEXANDER, nominated, 1255.
Confirmed, 1256.

RONCHETTI, FERRUCCIO, nominated, 398.
Confirmed, 412.

RONIAN, JOSEPH W., nominated, 616.
Confirmed, 619-620.

RONSTANZER, OTTO, nominated, 120.
Confirmed, 122.

ROOF, FLOYD D., nominated, 401.
Confirmed, 412.

ROONEY, JAS. J., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

ROONEY, WILLIAM L., nominated, 16.
Confirmed, 20-21.

ROOT, J. A., nominated, 619.
Confirmed, 620.

ROPER, HAROLD D., nominated, 619.
Confirmed, 620.

ROPPAPORT, MAURICE, nominated, 1918.
Confirmed, 1918.

ROSA, CHARLES B., nominated, 167.
Confirmed, 168.

ROSBOROUGH, MISS MARGARET, nominated, 405.
Confirmed, 412.

ROSE, ALBERT E., nominated, 285.
Confirmed, 288.

ROSE, ELI J., nominated, 408.
Confirmed, 412.

ROSE, ISAAC B., nominated, 616.
Confirmed, 619-620.

ROSENBAUM, BENJAMIN, nominated, 410.
Confirmed, 412.

ROSENBAUM, OSCAR, nominated, 286.
Confirmed, 288.

ROSENBERG, JACOB, nominated, 408.
Confirmed, 412.

ROSENBERG, MISS ELLA, nominated, 867.
Confirmed, 867.

ROSENBERGER, MISS ESTELLA M., nominated, 406.
Confirmed, 412.

ROSENBLATT, MRS. ROSE G., nominated, 407.
Confirmed, 412.

ROSENBLUTH, MAX, nominated, 616.
Confirmed, 619-620.

ROSENFELDT, MISS RUTH D., nominated, 17.
Confirmed, 20-21.

ROSEN, MORTON R., nominated, 409.
Confirmed, 412.

ROSENSTEIN, SOLOMON, nominated, 784.
Confirmed, 786.

ROSENTHAL, GEORGE, nominated, 398.
Confirmed, 412.

ROSENTHAL, I. SAMUEL, nominated, 407.
Confirmed, 412.

ROSINSKY, JOSEPH, nominated, 983.
Confirmed, 984.

ROSS, A. O., nominated, 398.
Confirmed, 412.

ROSS, C. F., nominated, 287.
Confirmed, 288.

ROSS, ERWIN B., nominated, 286.
Confirmed, 288.

ROSS, GRIFFITH R., nominated, 2131.
Confirmed, 2131.

ROSS, JESSE T., nominated, 469.
Confirmed, 470-471.

ROSS, THOMAS R., nominated, 411.
Confirmed, 412.

ROSS, W. E., nominated, 397.
Confirmed, 412.

ROSSENBAUER, MISS AGNES C., nominated, 618.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

ROSSER, JESSE B., nominated, 151.
Confirmed, 153.

ROSSI, CARLO, nominated, 402.
Confirmed, 412.

ROSSITER, L. T., nominated, 614.
Confirmed, 619-620.

ROSSITER, WILLIAM A., nominated, 1055.
Confirmed, 1055.

ROSSMAN, CLARENCE R., nominated, 400.
Confirmed, 412.

ROTH, CHARLES EARL, nominated, 398.
Confirmed 412.

ROTH, HENRY M., nominated, 616.
Confirmed, 619-620.

ROTH, MATTHEW A., nominated, 618.
Confirmed, 619-620.

ROTH, MISS ANNA C., nominated, 401.
Confirmed, 412.

ROTH, MISS CLARA B., nominated, 402.
Confirmed, 412.

ROTH, MISS LOUISE E., nominated, 362.
Confirmed, 363.

ROTH, CLINTON M., nominated, 401.
Confirmed, 412.

ROTH, R. CLYDE, nominated, 2826.
Confirmed, 2827.

ROTHBERG, LOUIS L., nominated, 99.
Confirmed, 100.

ROTHENBURGER, MISS FLORENCE, nominated, 20.
Confirmed, 20-21.

ROTHKUGEL, MISS HANNA M., nominated, 409.
Confirmed, 412.

ROTHMAN, ADOLPH, nominated, 409.
Confirmed, 412.

ROTUNNO, LOUIS, nominated, 151.
Confirmed, 153.

ROUDENBUSH, GEORGE W., Jr., nominated, 1632.
Confirmed, 1632.

ROUTLEY, J. E., nominated, 151.
Confirmed, 153.

ROWAN, WM. V., nominated, 616.
Confirmed, 619-620.

ROWLAND, J. W., nominated, 397.
Confirmed, 412.

ROWLEY, MISS HATTIE B., nominated, 1255.
Confirmed, 1256.

ROWLEY, NELSON C., nominated, 983.
Confirmed, 984.

ROYAL, MISS GRACE M., nominated, 404.
Confirmed, 412.

ROYED, J. H., nominated, 411.
Confirmed, 412.

ROYER, C. E., nominated, 60.
Confirmed, 63.

ROYER, EDW. T., nominated, 619.
Confirmed, 620.

ROZELLE, W. F., nominated, 403.
Confirmed, 412.

RUBBARD, MISS LAURA E., nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

RUBIN, SAMUEL, nominated, 409.
Confirmed, 412.

RUBITSKY, ANTHONY C., nominated, 1918.
Confirmed, 1918.

RUBY, JAMES E., nominated, 401.
Confirmed, 412.

RUDDACH, MRS. KATHARINE D., nominated, 3809.
Confirmed, 3809.

RUDJKI, LEON, nominated, 362.
Confirmed, 363.

RUDOLPH, MISS AMY E., nominated, 615.
Confirmed, 619-620.

RUDOLPH, MISS HELEN H., nominated, 3808.
Confirmed, 3809.

RUDOLF, MISS MARTHA L., nominated, 784.
Confirmed, 786.

RUEGENBERG, ERIC, nominated, 2512.
Confirmed, 2512-2513.

RUEGER, HARRY, nominated, 405.
Confirmed, 412.

RUFF, MISS FLORENCE M., nominated, 167.
Confirmed, 168.

RUFF, U. GILBERT, nominated, 2131.
Confirmed, 2131.

RUGH, HARRY E., nominated, 18.
Confirmed, 20-21.

RUGH, W. R., nominated, 397.
Confirmed, 412.

RUHE, ALBERT B., nominated, 1316.
Confirmed, 1317.

RUHE, CHARLES M., nominated, 403.
Confirmed, 412.

RUMBEL, MISS CARRIE B., nominated, 619.
Confirmed, 620.

RUNKEL, DANIEL H., nominated, 784.
Confirmed, 786.

RUNKLE, GEORGE E., nominated, 469.
Confirmed, 470-471.

RUPP, ELMER K., nominated, 398.
Confirmed, 412.

RUPP, J. H., nominated, 168.
Confirmed, 168.

RUPP, JOHN G., nominated, 398.
Confirmed, 412.

RUPERT, MISS JESSIE, nominated, 397.
Confirmed, 412.

RUPPENTHAL, FREDERICK W., nominated, 99.
Confirmed, 100.

RUSCILLE, MICHAEL A., nominated, 120.
Confirmed, 122.

RUSE, MILO K., nominated, 402.
Confirmed, 412.

RUSH, JOHN J., nominated, 408.
Confirmed, 412.

RUSH, MISS IDA C., nominated, 411.
Confirmed, 412.

RUSH, M. P., nominated, 168.
Confirmed, 168.

RUSS, JOHN C., nominated, 617.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

RUSS, LEO A., nominated, 616.
Confirmed, 619-620.

RUSSELL, ALF. N., nominated, 62.
Confirmed, 63.

RUSSELL, GUY C., nominated, 411.
Confirmed, 412.

RUSSELL, JAMES, nominated, 152.
Confirmed, 153.

RUSSEL, T. A., nominated, 401.
Confirmed, 412.

RUSSELL, THOMAS L., nominated, 61.
Confirmed, 63.

RUSSELL, WILLIAM J., nominated, 286.
Confirmed, 288.

RUSSO, THOMAS S., nominated, 469.
Confirmed, 470-471.

RUTH, ADAM M., nominated, 399.
Confirmed, 412.

RUTH, ELVIN L., nominated, 216.
Confirmed, 216.

RUTH, THOMAS W., nominated, 4190.
Confirmed, 4190-4191.

RUTHERFORD, JAMES C., nominated, 409.
Confirmed, 412.

RUTHERFORD, JOHN J., nominated, 20.
Confirmed, 20-21.

RUTHERFORD, MRS. E. LOUISE, nominated, 286.
Confirmed, 288.

RUTLEDGE, JOHN B., nominated, 412.
Confirmed, 412.

RUTTER, J. C., Jr., nominated, 361.
Confirmed, 363.

RUTTER, MISS W. JULIA, nominated, 405.
Confirmed, 412.

RUTTER, MRS. ELSIE M., nominated, 285.
Confirmed, 288.

RUVAK, STEPHEN H., nominated, 60.
Confirmed, 63.

RYAN, DANIEL F., nominated, 785.
Confirmed, 786.

RYAN, GEORGE M., nominated, 983.
Confirmed, 984.

RYAN, J. JAMES, nominated, 216.
Confirmed, 216.

RYAN, MISS E. GERTRUDE, nominated, 286.
Confirmed, 288.

RYAN, MISS MARGARET N., nominated, 784.
Confirmed, 786.

RYAN, THOMAS F., nominated, 16.
Confirmed, 20-21.

RYDER, MISS MARY A., nominated, 404.
Confirmed, 412.

RZEPSKI, JOHN J., nominated, 286.
Confirmed, 288.

RZEPSKI, WALTER A., nominated, 16.
Confirmed, 20-21.

RZOPSKI, STANLEY C., nominated, 2827.
Confirmed, 2827.

SABIA, ANTHIBY J., nominated, 470.
Confirmed, 470-471.

NOTARIES PUBLIC.—Continued.

SABUL, U. K., nominated, 3411.
Confirmed, 3411.

SACCHETTI, ONOFRIO, nominated, 2650.
Confirmed, 2650.

SACCO, FRANK, nominated, 618.
Confirmed, 619-620.

SACHS, LOUIS M., nominated, 1255.
Confirmed, 1256.

SACHS, MEYER H., nominated, 399.
Confirmed, 412.

SACK, MAYER, nominated, 286.
Confirmed, 288.

SADLER, RUFUS E., nominated, 469.
Confirmed, 470-471.

SAFKA, JOSEPH, nominated, 409.
Confirmed, 412.

SAFKA, WILLIAM F., nominated, 286.
Confirmed, 288.

SAFT, MISS TILLIE, nominated, 407.
Confirmed, 412.

SALINGER, MRS. CLAIRE, nominated, 400.
Confirmed, 412.

SALLADA, OLIVER L., nominated, 867.
Confirmed, 867.

SALLADE, JOHN J., nominated, 614.
Confirmed, 619-620.

SALOMIE, DAN LE, nominated, 60.
Confirmed, 63.

SALPERN, CHARLES, nominated, 121.
Confirmed, 122.

SALSBURG, LOUIS K., nominated, 403.
Confirmed, 412.

SALTZBURG, JULIUS J., nominated, 408.
Confirmed, 412.

SALY, VINCENT B., nominated, 1255.
Confirmed, 1256.

SAMBOR, GREGORE, nominated, 618.
Confirmed, 619-620.

SAMMON, P. A., nominated, 362.
Confirmed, 363.

SAMSON, C. F., nominated, 194.
Confirmed, 195.

SAMUELS, SAMUEL, nominated, 399.
Confirmed, 412.

SANDBORN, MISS E. R., nominated, 1918.
Confirmed, 1918.

SANDERS, LOUIS M., nominated, 405.
Confirmed, 412.

SANDERS, WILLIAM, nominated, 104.
Confirmed, 104.

SANDERSON, F. R., nominated, 397.
Confirmed, 412.

SANDERSON, GEORGE W., nominated, 398.
Confirmed, 412.

SANDERSON, JAMES GARDNER, nominated, 152.
Confirmed, 153.

SANDLEH, MISS M. M., nominated, 613.
Confirmed, 619-620.

SANDS, REUBEN E., nominated, 983.
Confirmed, 984.

NOTARIES PUBLIC.—Continued.

SANDT, RUSSELL D., nominated, 404.
Confirmed, 412.

SANTILLI, FELIX, nominated, 469.
Confirmed, 470-471.

SANTMAN, MISS LEORA A., nominated, 61.
Confirmed, 63.

SANTMAN, MISS MARY A., nominated, 61.
Confirmed, 63.

SAPLEN, JOHN T., nominated, 287.
Confirmed, 288.

SAPPER, GEORGE, nominated, 151.
Confirmed, 153.

SARACH, LOUIS V., nominated, 362.
Confirmed, 363.

SARGENT, C. W., nominated, 362.
Confirmed, 363.

SARNDOLLAR, W. B., nominated, 362.
Confirmed, 363.

SARRAF, I. M., nominated, 284.
Confirmed, 288.

SARRON, THEO. F., nominated, 286.
Confirmed, 288.

SASSANO, TONY, nominated, 504.
Confirmed, 505.

SATINSKY, SAMUEL, nominated, 18.
Confirmed, 20-21.

SATTERTHWAITE, J. RALPH, nominated, 409.
Confirmed, 412.

SATTERTHWAITE, WILLIAM H., nominated, 120.
Confirmed, 122.

SATTLER, GEORGE E., nominated, 20.
Confirmed, 20-21.

SAUBEL, GEORGE F., nominated, 469.
Confirmed, 470-471.

SAUERS, ERWIN R., nominated, 410.
Confirmed, 412.

SAUER, MISS HILDA R., nominated, 613.
Confirmed, 619-620.

SAUERMILCH, MISS JENNIE L., nominated, 194.
Confirmed, 195.

SAUL, MISS GRACE D., nominated, 401.
Confirmed, 412.

SAUNDERS, MISS LILLIAN, nominated, 62.
Confirmed, 63.

SAUNDERS, MISS STELLA, nominated, 403.
Confirmed, 412.

SAUTTER, MRS. AMELIA E., nominated, 406.
Confirmed, 412.

SAVAGE, BENJAMIN E., nominated, 405.
Confirmed, 412.

SAVAGE, BENJ. F., nominated, 396.
Confirmed, 412.

SAVAR, HERBERT B., nominated, 2650.
Confirmed, 2650.

SAWDEY, D. A., nominated, 402.
Confirmed, 412.

SAXE, HENRY, nominated, 983.
Confirmed, 984.

SAX, LOUIS, nominated, 61.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

SAXTON, A. L., nominated, 62.
Confirmed, 63.

SAYERS, C. E., nominated, 285.
Confirmed, 288.

SAYERS, RICHARD V., nominated, 362.
Confirmed, 363.

SAYLOR, FRANK L., nominated, 402.
Confirmed, 412.

SAYLOR, MISS STELLA D., nominated, 619.
Confirmed, 620.

SCANLAN, LEROY J., nominated, 617.
Confirmed, 619-620.

SCANLAN, P. J., nominated, 408.
Confirmed, 412.

SCHAEFER, CHARLES J., nominated, 405.
Confirmed, 412.

SCHAFER, LAWRENCE P., nominated, 151.
Confirmed, 153.

SCHAEFER, MISS ANNA C., nominated, 398.
Confirmed, 412.

SCHAEFER, MISS JULIA E., nominated, 408.
Confirmed, 412.

SCHAEFER, WILLIAM P., nominated, 400.
Confirmed, 412.

SCHAEFER, JACOB S., nominated, 408.
Confirmed, 412.

SCHAEFER, IRA M., nominated, 4558.
Confirmed, 4559.

SCHANTZ, FRANK P., nominated, 16.
Confirmed, 20-21.

SCHANTZ, H. A., nominated, 152.
Confirmed, 153.

SCHANTZ, MISS CAROLYN R., nominated, 3146.
Confirmed, 3146.

SCHARF, SOLUS S., nominated, 405.
Confirmed, 412.

SCHAUB, THEO. J., nominated, 398.
Confirmed, 412.

SCHAUM, F. A. W., nominated, 399.
Confirmed, 412.

SCHBACKER, A. C. J., nominated, 408.
Confirmed, 412.

SCHHEELINE, ISIAH, nominated, 151.
Confirmed, 153.

SCHIEER, GEORGE ALEXANDER, Jr., nominated, 409.
Confirmed, 412.

SCHIEINDLINGER, MRS. LENA S., nominated, 409.
Confirmed, 412.

SCHELLER, THOMAS K., nominated, 614.
Confirmed, 619-620.

SCHELLINGER, GEORGE H., nominated, 405.
Confirmed, 412.

SCHEPIS, CHAS., nominated, 402.
Confirmed, 412.

SCHERER, FRED R., nominated, 2827.
Confirmed, 2827.

SCHERSCHING, MISS EMMA, nominated, 402.
Confirmed, 412.

SCHETTLER, R. A., nominated, 411.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SCHEUREN, F. W., nominated, 404.
Confirmed, 412.

SCHEWE, B. H., nominated, 399.
Confirmed, 412.

SCHIEDER, GEORGE T., nominated, 121.
Confirmed, 122.

SCHIEL, A. L., nominated, 151.
Confirmed, 153.

SCHIEL, HERBERT, nominated, 397.
Confirmed, 412.

SCHILLER, MISS ELEANOR, nominated, 409.
Confirmed, 412.

SCHIMMEL, ANDREW, Jr., nominated, 20.
Confirmed, 20-21.

SCHINDLER, GEORGE E., nominated, 60.
Confirmed, 63.

SCHINKLE, MISS EDNA, nominated, 284.
Confirmed, 288.

SCHIRRA, LAWRENCE J., nominated, 2650.
Confirmed, 2650.

SCHLATTER, MISS WILHELMINA, nominated, 617.
Confirmed, 619-620.

SCHLEID, THEO, nominated, 19.
Confirmed, 20-21.

SCHMEHL, HENRY K., nominated, 151.
Confirmed, 153.

SCHMIDT, FRED E., nominated, 62.
Confirmed, 63.

SCHMIDT, HARRY L., nominated, 406.
Confirmed, 412.

SCHMID, HARRY S., nominated, 18.
Confirmed, 20-21.

SCHMIDT, JULIUS C., nominated, 469.
Confirmed, 470-471.

SCHMIDT, MISS LOUISE M., nominated, 402.
Confirmed, 412.

SCHMIDT, NELSON F., nominated, 615.
Confirmed, 619-620.

SCHMITS, ALBERT C., nominated, 613.
Confirmed, 619-620.

SCHMUS, E. BAILEY, nominated, 409.
Confirmed, 412.

SCHNEEBERG, CHAS., nominated, 405.
Confirmed, 412.

SCHNERER, FRANK E., nominated, 285.
Confirmed, 288.

SCHNEIDER, JOHN F., nominated, 409.
Confirmed, 412.

SCHNEIDER, NATHAN J., nominated 2216.
Confirmed, 2216-2217.

SCHNEIDER, VICTOR K., nominated, 408.
Confirmed, 412.

SCHNELLER, WILLIAM H., nominated, 152.
Confirmed, 153.

SCHNEYER, SAUL E., nominated, 409.
Confirmed, 412.

SCHOENBERG, HARRY A., nominated, 616.
Confirmed, 619-620.

SCHOENER, MRS. ANNIE L. M., nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SCHOLL, EUGENE W., nominated, 62.
Confirmed, 63.

SCHORMER, MAX, nominated, 62.
Confirmed, 63.

SCHORSCH, DAVID, nominated, 616.
Confirmed, 619-620.

SCHRACK, MRS. LUELLA ALTHOUSE, nominated, 167.
Confirmed, 168.

SCHRAGER, MISS BESSIE, nominated, 402.
Confirmed, 412.

SCHRAM, MICHAEL, nominated, 397.
Confirmed, 412.

SCHREINER, CHAS. H., nominated, 195.
Confirmed, 195.

SCHRENHUT, FRED. C., nominated, 408.
Confirmed, 412.

SCHRIVER, H. D., nominated, 401.
Confirmed, 412.

SCHROEDER, HENRY M., nominated, 617.
Confirmed, 619-620.

SCHRUM, G. D., nominated, 121.
Confirmed, 122.

SCHUBERT, WM. E., nominated, 616.
Confirmed, 619-620.

SCHUCHARD, S. C., nominated, 2957.
Confirmed, 2957-2958.

SCHUEHLER, MISS KATHERINE, nominated, 616.
Confirmed, 619-620.

SCHULER, ANDREW M., nominated, 397.
Confirmed, 412.

SCHULER, JOHN, nominated, 61.
Confirmed, 63.

SCHULTZ, GILBERT L., nominated, 396.
Confirmed, 412.

SCHULTZ, SAMUEL K., nominated, 399.
Confirmed, 412.

SCHUMACHER, JACOB F., Jr., nominated, 284.
Confirmed, 288.

SCHUMACHER, GEORGE A., nominated, 619.
Confirmed, 620.

SCHUMACHER, MRS. ELLIE S., nominated, 410.
Confirmed, 412.

SHUMAKER, CHAS. L., nominated, 1255.
Confirmed, 1256.

SCHUMAN, HERMAN, nominated, 18.
Confirmed, 20-21.

SCHURGOT, EMIL, nominated, 167.
Confirmed, 168.

SCHURR, CHRISTIAN, nominated, 407.
Confirmed, 412.

SCHUSTER, JOHN H., nominated, 401.
Confirmed, 412.

SCHUSTER, MISS AGNES A., nominated, 411.
Confirmed, 412.

SCHUSTER, SYDNEY, nominated, 784.
Confirmed, 786.

SCHUWERK, HARRY M., nominated, 1631.
Confirmed, 1632.

SCHWAB, MISS GERTRUDE C., nominated, 120.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

SCHWAB, WALTER C., nominated, 4558.
Confirmed, 4559.

SCHWALM, ALFRED A., nominated, 410.
Confirmed, 412.

SCHWALM, MISS M. A., nominated, 469.
Confirmed, 470-471.

SCHWARTZ, ADOLPH H., nominated, 617.
Confirmed, 619-620.

SCHWARTZ, EDW. L., nominated, 616.
Confirmed, 619-620.

SCHWARTZ, ELMER L., nominated, 470.
Confirmed, 470-471.

SCHWARTZ, LOUIS, nominated, 616.
Confirmed, 619-620.

SCHWARTZ, MISS FLORENCE F., nominated, 613.
Confirmed, 619-620.

SCHWARTZ, MRS. MAME E., nominated, 403.
Confirmed, 412.

SCHWARTZ, SAMUEL D., nominated, 785.
Confirmed, 786.

SCHWARTZ, WOOD M., nominated, 17.
Confirmed, 20-21.

SCHWEICKARDT, ANTON P. G., nominated, 399.
Confirmed, 412.

SCHWEIGER, MILTON D., nominated, 362.
Confirmed, 363.

SCHWENK, DAVID J., nominated, 615.
Confirmed, 619-620.

SCHWER, MISS E. A., nominated, 398.
Confirmed, 412.

SCICCHITANO, FRANK, nominated, 405.
Confirmed, 412.

SCLICHTER, S. FRANK, nominated, 614.
Confirmed, 619-620.

SCOTT, HARRY W., nominated, 167.
Confirmed, 168.

SCOTT, J. WILSON, Jr., nominated, 784.
Confirmed, 786.

SCOTT, MISS EDITH M., nominated, 2738.
Confirmed, 2739.

SCOTT, MISS MABLE, nominated, 404.
Confirmed, 412.

SCOTT, MISS MARTHA C., nominated, 286.
Confirmed, 288.

SCOTT, RAYMOND, nominated, 287.
Confirmed, 288.

SCOTT, ROBERT A., nominated, 98.
Confirmed, 100.

SCOULLER, MISS MARY A., nominated, 614.
Confirmed, 619-620.

SCOUTON, JOHN G., Jr., nominated, 20.
Confirmed, 20-21.

SCRUDATO, FRANK P., nominated, 1673.
Confirmed, 1673.

SCULLIN, CHARLES J., nominated, 407.
Confirmed, 412.

SCULLY, MISS LILLIAN R., nominated, 2512.
Confirmed, 2512-2513.

SCURRIA, GEORGE V. R., nominated, 4558.
Confirmed, 4559.

NOTARIES PUBLIC.—Continued.

SEABOLDT, HOWARD, nominated, 151.
Confirmed, 153.

SEABROOK, WILBUR R., nominated, 619.
Confirmed, 620.

SEABROOK, WILLIAM G., nominated, 62.
Confirmed, 63.

SEAMAN, MISS RUTH M., nominated, 404.
Confirmed, 412.

SEARLE, BARRY, Jr., nominated, 402.
Confirmed, 412.

SEATON, MISS ISABEL, nominated, 75.
Confirmed, 75.

SECODY, SAMUEL, nominated, 194.
Confirmed, 195.

SEDGWICK, MISS ALICE, nominated, 867.
Confirmed, 867.

SEDLMEYER, MISS MARY E., nominated, 4558.
Confirmed, 4559.

SEEDS, GEO. W., nominated, 618.
Confirmed, 619-620.

SEELER, MISS FLORENCE G., nominated, 408.
Confirmed, 412.

SEELY, JOS. F., nominated, 4190.
Confirmed, 4190-4191.

SEESE, GILBERT S., nominated, 411.
Confirmed, 412.

SEIB, WM. J., nominated, 469.
Confirmed, 470-471.

SEIBERT, A. M., nominated, 397.
Confirmed, 412.

SEIBERT, ANDREW R., nominated, 120.
Confirmed, 122.

SEIBERT, CHAS. A., nominated, 398.
Confirmed, 412.

SEIDENBUSH, A. J., nominated, 408.
Confirmed, 412.

SEIDLE, IRA E., nominated, 61.
Confirmed, 63.

SEIDLE, JOSEPH K., nominated, 469.
Confirmed, 470-471.

SEIFERTH, JOHN H., nominated, 398.
Confirmed, 412.

SEIGH, ALBERT, nominated, 400.
Confirmed, 412.

SEIPEL, MISS MERIAM, nominated, 404.
Confirmed, 412.

SEIPP, J. EDWARD, nominated, 405.
Confirmed, 412.

SEITZ, WM. E., nominated, 403.
Confirmed, 412.

SELAK, MISS FLORENCE K., nominated, 412.
Confirmed, 412.

SELIGSOHN, AARON, nominated, 151.
Confirmed, 153.

SELL, CYRUS H., nominated, 399.
Confirmed, 412.

SELL, PAUL E., nominated, 412.
Confirmed, 412.

SELLERS, F. B., Jr., nominated, 401.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SELLERS, MISS M. ESTELLE, nominated, 613.
Confirmed, 619-620.

SELLIN, DANIEL B., nominated, 785.
Confirmed, 786.

SELSOR, WM. C., nominated, 20.
Confirmed, 20-21.

SELTZER, HARRY J., nominated, 405.
Confirmed, 412.

SEMANS, GEO. W., nominated, 152.
Confirmed, 153.

SEMLESS, NATHAN, nominated, 409.
Confirmed, 412.

SEMMEL, PALMER A., nominated, 403.
Confirmed, 412.

SEMMENS, W. H., Jr., nominated, 613.
Confirmed, 619-620.

SIGMUND, SEMSEY, nominated, 982.
Confirmed, 984.

SENDERLING, G. FRANK H., nominated, 18.
Confirmed, 20-21.

SENDMOYER, NORMAN L., nominated, 99.
Confirmed, 100.

SENKERT, IRWIN S., nominated, 195.
Confirmed, 195.

SENN, GEORGE, nominated, 409.
Confirmed, 412.

SENN, LOUIS, nominated, 1632.
Confirmed, 1632.

SEPP, NICHOLAS J., nominated, 397.
Confirmed, 412.

SERFASS, RAY B., nominated, 410.
Confirmed, 412.

SETH, MISS HENRIETTA D., nominated, 408.
Confirmed, 412.

SEWARD, L. T., nominated, 2512.
Confirmed, 2512-2513.

SEYFFERT, MISS MARTHA E., nominated, 409.
Confirmed, 412.

SHAACK, THOMAS J., nominated, 152.
Confirmed, 153.

SHADRACH, JOHN, nominated, 285.
Confirmed, 288.

SHAEFFER, JACOB J., nominated, 318.
Confirmed, 319.

SHAEFFER, MILEY T., nominated, 396.
Confirmed, 412.

SHAFFER, John U., nominated, 400.
Confirmed, 412.

SHALITA, MATTHIAS, nominated, 784.
Confirmed, 786.

SHAHBAUGH, C. U., nominated, 401.
Confirmed, 412.

SHANER, JAMES B., nominated, 867.
Confirmed, 867.

SHANLEY, MISS JULIA, nominated, 1918.
Confirmed, 1918.

SHANNON, DAVID B., nominated, 669.
Confirmed, 670.

SHAPIRO, CHARLES I., nominated, 407.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SHAPIRO, MISS C. R., nominated, 402.
Confirmed, 412.

SHAPIRO, PHILIP, nominated, 616.
Confirmed, 619-620.

SHARAH, E. M., nominated, 399.
Confirmed, 412.

SHARKEY, JOHN J., nominated, 121.
Confirmed, 122.

SHARKEY, OWEN T., nominated, 121.
Confirmed, 122.

SHARPE, A. D., nominated, 16.
Confirmed, 20-21.

SHARPE, ALBERT E., nominated, 405.
Confirmed, 412.

SHARP, GEO. B., nominated, 410.
Confirmed, 412.

SHARP, JAS. A., nominated, 400.
Confirmed, 412.

SHARPLESS, MISS CLEMENTINE, nominated, 3809.
Confirmed, 3809.

SHARPNACK, W. G., nominated, 152.
Confirmed, 153.

SHARP, NORMAN CRAWFORD, nominated, 408.
Confirmed, 412.

SHARRA, A. G., nominated, 16.
Confirmed, 20-21.

SHARRARD, HOLLOCK G., nominated, 283.
Confirmed, 288.

SHATTEL, ALBERT H., nominated, 1055.
Confirmed, 1055.

SHAVER, R. STUART, nominated, 617.
Confirmed, 169-620.

SHAWDE, ERWIN H., nominated, 130.
Confirmed, 130-131.

SHAW, CLYDE, N., nominated, 61.
Confirmed, 63.

SHAW, MISS E. E., nominated, 1993.
Confirmed, 1993-1994.

SHEAN, MISS ELIZABETH M., nominated, 362.
Confirmed, 363.

SHEARD, WINFIELD S., nominated, 99.
Confirmed, 100.

SHEDLOCK, JOSEPH A., nominated, 399.
Confirmed, 412.

SHEEHY, GEORGE B., nominated, 407.
Confirmed, 412.

SHEETZ, A. COLEMAN, nominated, 283.
Confirmed, 288.

SHEETZ, WILLIAM H. R., nominated, 405.
Confirmed, 412.

SHEFFER, SAMUEL B., nominated, 407.
Confirmed, 412.

SHELLEY, CARL B., nominated, 401.
Confirmed, 412.

SHELLEY, E. HERMAN, nominated, 470.
Confirmed, 470-471.

SHELLEY, JOHN L., nominated, 120.
Confirmed, 122.

SHELLEY, WALTER R., nominated, 3808.
Confirmed, 3809.

NOTARIES PUBLIC.—Continued.

SHELP, CHARLES E., nominated, 286.
Confirmed, 288.

SHELTON, W. M., nominated, 400.
Confirmed, 412.

SHENK, CYRUS E., nominated, 615.
Confirmed, 619-620.

SHENK, WALTER F., nominated, 398.
Confirmed, 412.

SHEPARD, MISS FANNIE M., nominated, 2827.
Confirmed, 2827.

SHEPARD, JOHN R., nominated, 285.
Confirmed, 288.

SHEPP, O. H., nominated, 18.
Confirmed, 20-21.

SHERK, D. A., nominated, 401.
Confirmed, 412.

SHERIDAN, THOMAS A., nominated, 401.
Confirmed, 412.

SHERMAN, GEO. F., nominated, 3808.
Confirmed, 3809.

SHERMAN, G. H. W., nominated, 410.
Confirmed, 412.

SHERMAN, HARRY E., nominated, 401.
Confirmed, 412.

SHERMAN, WM. C., nominated, 151.
Confirmed, 153.

SHERMER, FRANK J., nominated, 1918.
Confirmed, 1918.

SHERRER, J. W., nominated, 151.
Confirmed, 153.

SHERRICK, C. A., nominated, 286.
Confirmed, 288.

SHERWOOD, MISS EDITH HORTON, nominated, 616.
Confirmed, 619-620.

SHERWOOD, WALTER, nominated, 75.
Confirmed, 75.

SHIELDS, JAMES R., nominated, 407.
Confirmed, 412.

SHIFFER, STEWARD F., nominated, 617.
Confirmed, 619-620.

SHIHAK, SAMUEL H., nominated, 62.
Confirmed, 63.

SHIMER, FRANK G., nominated, 2512.
Confirmed, 2512-2513.

SHINGLER, JAMES A., nominated, 2512.
Confirmed, 2512-2513.

SHINEHOUSE, EDGAR F., nominated, 20.
Confirmed, 20-21.

SHINEHOUSE, GEORGE F., nominated, 167.
Confirmed, 168.

SHIPE, HENRY A., nominated, 505.
Confirmed, 505.

SHIPKOWSKI, VALENTINE, nominated, 152.
Confirmed, 153.

SHIPLEY, MISS CORNELIA M., nominated, 60.
Confirmed, 63.

SHIPP, JOSEPH H., nominated, 613.
Confirmed, 619-620.

SHIRK, ROY H., nominated, 784.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

SHIRPUN, MICHAEL J., nominated, 168.
Confirmed, 168.

SHISLER, DANIEL E., nominated, 121.
Confirmed, 122.

SHISLER, MRS. FREIDA, nominated, 405.
Confirmed, 412.

SHMANDRAK, WILLIAM, nominated, 399.
Confirmed, 412.

SHMIDHEISER, JOHN H., nominated, 407.
Confirmed, 412.

SHOAF, A. CLYDE, nominated, 104.
Confirmed, 104.

SHOEMAKER, FRED, nominated, 397.
Confirmed, 412.

SHOEMAKER, LESLIE JOHN, nominated, 404.
Confirmed, 412.

SHOEMAKER, L. M., nominated, 1631.
Confirmed, 1632.

SHOEMAKER, W. WELLER, nominated, 75.
Confirmed, 75.

SHOLES, MISS H. E., nominated, 397.
Confirmed, 412.

SHOOK, WILLIAM N., nominated, 397.
Confirmed, 412.

SHOOP, ALFRED, nominated, 2512.
Confirmed, 2512-2513.

SHOPE, MRS. JANE D., nominated, 400.
Confirmed, 412.

SHORTLIDGE, H. E., nominated, 167.
Confirmed, 168.

SHORTLIDGE, RAYMOND S., nominated, 409.
Confirmed, 412.

SHORT, MISS ANNA B., nominated, 401.
Confirmed, 402.

SHOTTS, MRS. EDNA M., nominated, 399.
Confirmed, 412.

SHOTZ, ABRAHAM, nominated, 2512.
Confirmed, 2512-2513.

SHOUP, W. R., nominated, 397.
Confirmed, 412.

SHRINER, MISS MABEL, A., nominated, 1255.
Confirmed, 1256.

SHROYER, W. F., nominated, 284.
Confirmed, 288.

SHULENBERGER, MARK C., nominated, 396.
Confirmed, 412.

SHULL, CHARLES J., nominated, 3411.
Confirmed, 3411.

SHULMAN, DAVID, nominated, 18.
Confirmed, 20-21.

SHULTZ, MISS ALMIRA E., nominated, 194.
Confirmed, 195.

SHULTZ, MRS. SADIE S., nominated, 2131.
Confirmed, 2131.

SHUMAKER, H. H., nominated, 410.
Confirmed, 412.

SIATKOWSKI, STANISLAUS D., nominated, 616.
Confirmed, 619-620.

SICKEL, H. S. J., nominated, 405.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SIDDALL, WALTER B., nominated, 409.
Confirmed, 412.

SIEGEL, CHAS. G., nominated, 152.
Confirmed, 153.

SIEGEL, RICHARD B., Jr., nominated, 407.
Confirmed, 412.

SIEGER, HARRY V., nominated, 285.
Confirmed, 288.

SIEGER, HENRY N., nominated, 152.
Confirmed, 153.

SIEGERT, MISS ELIZABETH A., nominated, 409.
Confirmed, 412.

SIEGLE, CHARLES DAVID, nominated, 120.
Confirmed, 122.

SIEGLE, CHARLES D., nominated, 617.
Confirmed, 619-620.

SIEMON, JOSEPH R., nominated, 397.
Confirmed, 412.

SIGLER, CLARENCE H., nominated, 401.
Confirmed, 412.

SIGNORE, DANIEL, nominated, 362.
Confirmed, 363.

SILBER, JAMES A., nominated, 405.
Confirmed, 412.

SILK, NORMAN LEWIS, nominated, 1055.
Confirmed, 1055.

SILSBY, MISS MAE, nominated, 62.
Confirmed, 63.

SILVERMAN, A. L., nominated, 397.
Confirmed, 412.

SILVERMAN, JOSEPH, nominated, 20.
Confirmed, 20-21.

SILVERMAN, R. A., nominated, 1918.
Confirmed, 1918.

SILVERSTEIN, HENRY, nominated, 397.
Confirmed, 412.

SILVERSTEIN, ROBERT P., nominated, 402.
Confirmed, 412.

SILVERSTONE, MOSES B., nominated, 285.
Confirmed, 288.

SILVIS, J. R., nominated, 1255.
Confirmed, 1256.

SIMAS, MISS FLORENCE P., nominated, 401.
Confirmed, 412.

SIMON, ELMER D., nominated, 61.
Confirmed, 63.

SIMON, CHARLES H., nominated, 18.
Confirmed, 20-21.

SIMON, ISRAEL A., nominated, 396.
Confirmed, 412.

SIMON, MISS CAROLINE F., nominated, 167.
Confirmed, 168.

SIMONS, LESLIE H., nominated, 469.
Confirmed, 470-471.

SIMONS, LESTER H., nominated, 362.
Confirmed, 363.

SIMONS, MISS JANE M., nominated, 406.
Confirmed, 412.

SIMONS, WATSON J., nominated, 400.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SIMPSON, HOWARD A., nominated, 121.
Confirmed, 122.

SINE, L. D., nominated, 286.
Confirmed, 288.

SINGER, JEROME K., nominated, 410.
Confirmed, 412.

SINGLETON, MISS HELEN BARNES, nominated, 18.
Confirmed, 20-21.

SINNOTT, JOHN T., Jr., nominated, 407.
Confirmed, 412.

SINNOTT, MISS MARY V., nominated, 18.
Confirmed, 20-21.

SIRDEVAN, WM. J., nominated, 318.
Confirmed, 319.

SISLER, HERBERT R., nominated, 402.
Confirmed, 412.

SKEJLY, DANIEL J., nominated, 785.
Confirmed, 786.

SKEER, LLOYD B., nominated, 401.
Confirmed, 412.

SKILLEN, MISS MARGARET H., nominated, 397.
Confirmed, 412.

SKOLSKY, MISS ANNA F., nominated, 17.
Confirmed, 20-21.

SKWEIR, JOHN, nominated, 407.
Confirmed, 412.

SLACK, ALVAH E., nominated, 408.
Confirmed, 412.

SLAINE, GEORGE, nominated, 20.
Confirmed, 20-21.

SLATCHER, CHAS. G., nominated, 409.
Confirmed, 412.

SLATER, MISS A. M., nominated, 398.
Confirmed, 412.

SLAYBAUGH, GEO. M., nominated, 1917.
Confirmed, 1918.

SLEPIN, BENJAMIN, nominated, 405.
Confirmed, 412.

SLICER, MISS ANNA V., nominated, 4332.
Confirmed, 4332.

SLIFER, EDWARD W., nominated, 406.
Confirmed, 412.

SLIFER, MISS SUSAN E., nominated, 286.
Confirmed, 288.

SLONAKER, ROBERT E., nominated, 404.
Confirmed, 412.

SMALL, CHARLES E., nominated, 319.
Confirmed, 319.

SMALL, JAMES B., nominated, 20.
Confirmed, 20-21.

SMALL, JAMES M., nominated, 399.
Confirmed, 412.

SMALLEY, MISS DOROTHY H., nominated, 194.
Confirmed, 195.

SMARSH, VINCENT J., nominated, 18.
Confirmed, 20-21.

SMART, WM. J., nominated, 617.
Confirmed, 619-620.

SMELL, G. E., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SMELTZER, MISS ANNA Z., nominated, 2322.
Confirmed, 2322.

SMILEY, J. H., nominated, 121.
Confirmed, 122.

SMILEY, MISS HELEN, nominated, 18.
Confirmed, 20-21.

SMILJANICH, JOHN, nominated, 397.
Confirmed, 412.

SMITH, A. C. W., nominated, 410.
Confirmed, 412.

SMITH, ALBERT C., nominated, 1316.
Confirmed, 1317.

SMITH, ALBERT E., nominated, 407.
Confirmed, 412.

SMITH, ARTHUR A., nominated, 397.
Confirmed, 412.

SMITH, CHARLES E., nominated, 2827.
Confirmed, 2827.

SMITH, CHARLES H., nominated, 153.
Confirmed, 153.

SMITH, CHARLES H., nominated, 284.
Confirmed, 288.

SMITH, CHAS. THEO., nominated, 505.
Confirmed, 505.

SMITH, DON F., nominated, 361.
Confirmed, 363.

SMITH, EDWARD C., nominated, 1055.
Confirmed, 1055.

SMITH, EDWARD J., nominated, 61.
Confirmed, 63.

SMITH, ELLIOTT C., nominated, 1632.
Confirmed, 1632.

SMITH, EUGENE V., nominated, 409.
Confirmed, 412.

SMITH, EZRA H., nominated, 2650.
Confirmed, 2650.

SMITH, FRANK W., nominated, 151.
Confirmed, 153.

SMITH, FRANK W., nominated, 167.
Confirmed, 168.

SMITH, GEORGE A., nominated, 613.
Confirmed, 619-620.

SMITH, HARRY E., nominated, 121.
Confirmed, 122.

SMITH, HARRY F., nominated, 62.
Confirmed, 63.

SMITH, IRA F., nominated, 285.
Confirmed, 288.

SMITH, J. H. LEE, nominated, 167.
Confirmed, 168.

SMITH, J. J., nominated, 411.
Confirmed, 412.

SMITH, JOHN, nominated, 286.
Confirmed, 288.

SMITH, JOSEPH C., nominated, 409.
Confirmed, 412.

SMITH, JOSEPH S. W., nominated, 403.
Confirmed, 412.

SMITH, J. P., nominated, 283.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

SMITH, MARMADUKE D., nominated, 62.
Confirmed, 63.

SMITH, MARVIN O., nominated, 318.
Confirmed, 319.

SMITH, MERRITT A., nominated, 3146.
Confirmed, 3146.

SMITH, MISS ADA M., nominated, 669.
Confirmed, 670.

SMITH, MISS BESSIE L., nominated, 1917.
Confirmed, 1918.

SMITH, MISS D., nominated, 409.
Confirmed, 412.

SMITH, MISS J. FLORENCE, nominated, 616.
Confirmed, 619-620.

SMITH, MISS LENA A., nominated, 406.
Confirmed, 412.

SMITH, MISS MARY E., nominated, 411.
Confirmed, 412.

SMITH, REBA B., nominated, 285.
Confirmed, 288.

SMITH, MRS. ARRIA R., nominated, 407.
Confirmed, 412.

SMITH, MRS. CLARA M., nominated, 408.
Confirmed, 412.

SMITH, MRS. EDYTHE C., nominated, 409.
Confirmed, 412.

SMITH, NORMAN A., nominated, 400.
Confirmed, 412.

SMITH, RAYMOND C., nominated, 401.
Confirmed, 412.

SMITH, R. DUDLEY, nominated, 153.
Confirmed, 153.

SMITH, ROBERT J., nominated, 153.
Confirmed, 153.

SMITH, R. R., nominated, 3411.
Confirmed, 3411.

SMITH, S. W., nominated, 619.
Confirmed, 620.

SMITH, T. P., nominated, 17.
Confirmed, 20-21.

SMITH, WALTER ALLEN, nominated, 618.
Confirmed, 619-620.

SMITH, WALTER ANTHONY, nominated, 406.
Confirmed, 412.

SMITH, WALTER BELL, nominated, 408.
Confirmed, 412.

SMITH, WASHINGTON I., nominated, 4679.
Confirmed, 4679.

SMITH, W. P., nominated, 152.
Confirmed, 153.

SMITHION, JOHN E., nominated, 167.
Confirmed, 168.

SMOLENS, MICHAEL M., nominated, 409.
Confirmed, 412.

SMORTO, PETER, nominated, 400.
Confirmed, 412.

SMYTH, GEO. H., nominated, 362.
Confirmed, 363.

SNAMAN, E. U., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

SNARE, MISS SUSANNA G., nominated, 785.
Confirmed, 786.

SNEIDMAN, MISS M. R., nominated, 407.
Confirmed, 412.

SNELL, MRS. MARGUERITE DALTON, nominated, 407.
Confirmed, 412.

SNYDER, CHARLES, nominated, 62.
Confirmed, 63.

SNITZER, N. E., nominated, 398.
Confirmed, 412.

SNOWDEN, W. BOYD, nominated, 400.
Confirmed, 412.

SNYDER, A. H., nominated, 470.
Confirmed, 470-471.

SNYDER, CHARLES W., Jr., nominated, 62.
Confirmed, 63.

SNYDER, CLIFFORD L., nominated, 614.
Confirmed, 619-620.

SNYDER, F. C., nominated, 402.
Confirmed, 412.

SNYDER, J. ROBB, nominated, 613.
Confirmed, 619-620.

SNYDER, MISS EDNA M., nominated, 2216.
Confirmed, 2216-2217.

SNYDER, ROLIN LA RUE, nominated, 151.
Confirmed, 153.

SNYDER, R. W., nominated, 618.
Confirmed, 620.

SNYDER, SAMUEL, nominated, 406.
Confirmed, 412.

SNYDER, W. A., nominated, 3808.
Confirmed, 3809.

SNYDERMAN, MAURICE L., nominated, 410.
Confirmed, 412.

SOBEL, JEFFREY M., nominated, 983.
Confirmed, 984.

SOBELMAN, BENJ. H., nominated, 616.
Confirmed, 619-620.

SOFFEL, MISS PHOEBE M., nominated, 618.
Confirmed, 620.

SOHN, MORGAN H., nominated, 399.
Confirmed, 412.

SOHN, WALTER R., nominated, 618.
Confirmed, 619-620.

SOLES, WILLIAM E., nominated, 121.
Confirmed, 122.

SOLINSKY, JOSEPH A., nominated, 151.
Confirmed, 153.

SOLOMON, EDWARD A., nominated, 1917.
Confirmed, 1918.

SOLOMON, H. W., nominated, 401.
Confirmed, 412.

SOLOMON, MATHEW, nominated, 61.
Confirmed, 63.

SOLOMON, MAURICE, nominated, 409.
Confirmed, 412.

SOLOT, BENJAMIN H., nominated, 405.
Confirmed, 412.

SOMERS, CHARLES J., nominated, 195.
Confirmed, 195.

NOTARIES PUBLIC.—Continued.

SOMERS, THOMAS A., nominated, 286.
Confirmed, 288.

SONCINI, LOUIS, nominated, 61.
Confirmed, 63.

SONNEBERG, MILTON, nominated, 408.
Confirmed, 412.

SORBER, C. RALPH, nominated, 20.
Confirmed, 20-21.

SOSNA, GEORGE J., nominated, 286.
Confirmed, 288.

SOSNOWSKI, FRANK, E., nominated, 403.
Confirmed, 412.

SOSSONG, WM. J., nominated, 396.
Confirmed, 412.

SOULE, JOHN H., nominated, 1255.
Confirmed, 1256.

SOWASH, FRANK N., nominated, 784.
Confirmed, 786.

SOWEN, MISS MARIE, nominated, 2957.
Confirmed, 2957-2958.

SOWERS, EUGENE F., nominated, 410.
Confirmed, 412.

SOWERS, MARMADUKE, nominated, 4559.
Confirmed, 4559.

SOXMAN, SAMUAL, A. M., nominated, 1631.
Confirmed, 1632.

SPAHMER, HOWARD G., nominated, 61.
Confirmed, 63.

SPANGLER, D. M., nominated, 402.
Confirmed, 412.

SPANGLER, H. H., nominated, 62.
Confirmed, 63.

SPANGLER, LYELL SHEARER, nominated, 404.
Confirmed, 412.

SPAHR, MISS ETHEL M., nominated, 401.
Confirmed, 412.

SPATZ, CHARLES B., nominated, 399.
Confirmed, 412.

SPAYD, H. H., nominated, 286.
Confirmed, 288.

SPEAR, FRED T., nominated, 401.
Confirmed, 412.

SPECK, JAS. G., Jr., nominated, 408.
Confirmed, 412.

SPEED, MISS ELIZABETH E., nominated, 405.
Confirmed, 412.

SPEER, E. C., nominated, 398.
Confirmed, 412.

SPEER, GARNET N., nominated, 194.
Confirmed, 195.

SPEER, MISS ELIZABETH, nominated, 397.
Confirmed, 412.

SPEER, ROBERT N., nominated, 63.
Confirmed, 63.

SPEILMEYER, N. A., nominated, 1918.
Confirmed, 1918.

SPENCE, C. L., nominated, 1918.
Confirmed, 1918.

SPENCE, HARPER W., nominated, 407.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SPENCE, S. E., nominated, 362.
Confirmed, 363.

SPENCER, H. J., nominated, 403.
Confirmed, 412.

SPENING, NATHAN, nominated, 616.
Confirmed, 619-620.

SPENSER, W. HOWARD, nominated, 399.
Confirmed, 412.

SPICES, C. WM., nominated, 167.
Confirmed, 168.

SPIEGLE, MISS ANNA R., nominated, 399.
Confirmed, 412.

SPIELMAN, MAURICE A., nominated, 18.
Confirmed, 20-21.

SPINGLER, MISS MARIE R., nominated, 409.
Confirmed, 412.

SPOFFORA, WILLIAM R., nominated, 409.
Confirmed, 412.

SPONAGLE, JOHN H., nominated, 17.
Confirmed, 20-21.

SPORKIN, NATHAN, nominated, 409.
Confirmed, 412.

SPOTZ, MISS RHEA V., nominated, 614.
Confirmed, 619-620.

SPRENG, SIGMUND, nominated, 121.
Confirmed, 122.

SPRENKLE, CHESTER A., nominated, 18.
Confirmed, 20-21.

SPRINGER, JOSEPH, nominated, 411.
Confirmed, 412.

SPRY, W. W., nominated, 3411.
Confirmed, 3411.

SPURRIER, A. K., nominated, 403.
Confirmed, 412.

SQUIRE, MISS FLORENCE B., nominated, 2433.
Confirmed, 2433.

SRANCHITELLA, HARRY M., nominated, 3809.
Confirmed, 3809.

STACK, CARBY J., nominated, 99.
Confirmed, 100.

STACY, MRS. IRENE E., nominated, 409.
Confirmed, 412.

STAEHR, MISS CLARA M., nominated, 19.
Confirmed, 20-21.

STAGER, JOHN W., nominated, 152.
Confirmed, 153.

STAHL, B. H., nominated, 403.
Confirmed, 412.

STAHL, CLAY H., nominated, 411.
Confirmed, 412.

STAHLNECKER, WILLIAM HENRY, nominated, 19.
Confirmed, 20-21.

STAIV, JOHN H., Jr., nominated, 194.
Confirmed, 195.

STALDER, PAUL A., nominated, 3411.
Confirmed, 3411.

STALLMAN, BALTZER N., nominated, 616.
Confirmed, 619-620.

STAMBAUGH, H. J., nominated, 411.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

STAMM, JOHN F., nominated, 404.
Confirmed, 412.

STANDER, H. A., nominated, 397.
Confirmed, 412.

STANGE, MISS M. P., nominated, 616.
Confirmed, 619-620.

STANOJEV, JOHN, nominated, 405.
Confirmed, 412.

STAPLES, ALEXANDER R., nominated, 318.
Confirmed, 319.

STAROOK, MISS SARAH, nominated, 405.
Confirmed, 412.

STARROW, ANDREW, nominated, 406.
Confirmed, 412.

STARR, WILLIAM E., nominated, 785.
Confirmed, 786.

STATLER, MRS. KATHERINE O., nominated, 504.
Confirmed, 505.

STAUFER, C. W., nominated, 195.
Confirmed, 195.

STAUFFER, ELMER E., nominated, 151.
Confirmed, 153.

STAUFFER, NORMAN H., nominated, 410.
Confirmed, 412.

ST. CLAIR, RUSSELL, nominated, 20.
Confirmed, 20-21.

STEADMAN, WALTER M., nominated, 194.
Confirmed, 195.

STEARNE, ALLEN M., nominated, 99.
Confirmed, 100.

STEEL, EDGAR L., nominated, 286.
Confirmed, 288.

STEEN, FRANK H., nominated, 152.
Confirmed, 153.

STEEVER, RALPH E., nominated, 151.
Confirmed, 153.

STEFFENBERG, FRANCIS C., nominated, 2957.
Confirmed, 2957-2958.

STEGNER, CHARLES B., nominated, 401.
Confirmed, 412.

STEIN, ALBERT R., nominated, 167.
Confirmed, 168.

STEIN, HARRY M., nominated, 61.
Confirmed, 63.

STEINBERG, H. I., nominated, 1918.
Confirmed, 1918.

STEINER, MRS. JENNIE, nominated, 411.
Confirmed, 412.

STEINER, PAUL R., nominated, 18.
Confirmed, 20-21.

STEIN, HARRY A., nominated, 408.
Confirmed, 412.

STEINHAUER, H. J., nominated, 615.
Confirmed, 619-620.

STEINKIRCHNER, MISS M. T., nominated, 397.
Confirmed, 412.

STEINMANN, JAMES, P., nominated, 398.
Confirmed, 412.

STEINMEYER, WILLIAM A., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

STELLWAG, ALBERT W., nominated, 406.
Confirmed, 412.

STELY, MISS CATHERINE M., nominated, 1255.
Confirmed, 1256.

STEPHENS, GILES L., nominated, 404.
Confirmed, 412.

STEPHENS, LEROY M., nominated, 469.
Confirmed, 470-471.

STEPHENS, RANDALL C., nominated, 2216.
Confirmed, 2216-2217.

STERBA, MISS ADELLA, nominated, 2738.
Confirmed, 2739.

STERN, ISAAC L., nominated, 153.
Confirmed, 153.

STERN, W. G., nominated, 469.
Confirmed, 470-471.

STERNAGLE, ROY J., nominated, 2512.
Confirmed, 2512-2513.

STERNER, CLARENCE P., nominated, 616.
Confirmed, 619-620.

STERNER, FRANK T., nominated, 615.
Confirmed, 619-620.

STERNER, MAURICE J., nominated, 361.
Confirmed, 363.

STERLING, HENRY T., nominated, 20.
Confirmed, 20-21.

STEVENS, GEO. W., nominated, 402.
Confirmed, 412.

STEVENSON, FREDERICK, nominated, 407.
Confirmed, 412.

STEVENSON, MISS E. MAY, nominated, 619.
Confirmed, 620.

STEVENSON, S. C., nominated, 63.
Confirmed, 63.

STEVENSON, WM. W., nominated, 403.
Confirmed, 412.

STEWART, ALEX H., nominated, 406.
Confirmed, 412.

STEWART, CHAS. B., nominated, 19.
Confirmed, 20-21.

STEWART, EDWARD W., nominated, 406.
Confirmed, 20-21.

STEWART, EDWARD W., nominated, 406.
Confirmed, 412.

STEWART, J. CLARK, nominated, 121.
Confirmed, 122.

STEWART, JOHN, nominated, 407.
Confirmed, 412.

STEWART, MISS ETHEL E., nominated, 4837.
Confirmed, 4837.

STEWART, MRS. CAROLINE E., nominated, 2131.
Confirmed, 2131.

STEWART, ROBERT R., nominated, 405.
Confirmed, 412.

STEWART, THOMAS F., nominated, 286.
Confirmed, 288.

STEWART, VALENTINE J., nominated, 409.
Confirmed, 412.

STIBER, A. M., nominated, 404.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

STIEF, DAVID R., nominated, 407.
Confirmed, 412.

STIEFEL, CLINTON S., nominated, 407.
Confirmed, 412.

STILLE, EDWARD W., nominated, 405.
Confirmed, 412.

STILLING, BENJ. F., nominated, 616.
Confirmed, 619-620.

STILLS, J. C., nominated, 399.
Confirmed, 412.

STIMBLE, MISS CATHERINE B., nominated, 406.
Confirmed, 412.

STINGER, VERNICE A., nominated, 412.
Confirmed, 412.

STINSON, T. MAILEY, nominated, 195.
Confirmed, 195.

STIRLING, WILLIAM, nominated, 402.
Confirmed, 412.

STITT, ALEX. G., nominated, 613.
Confirmed, 619-620.

STITT, S. J., nominated, 1631.
Confirmed, 1632.

STOCKE, CHARLES F., nominated, 286.
Confirmed, 288.

STOCKLEY, MISS MAE MAGER, nominated, 401.
Confirmed, 412.

STOEHR, W. A., nominated, 613.
Confirmed, 619-620.

STOEVER, WILLIAM C., nominated, 20.
Confirmed, 20-21.

STOKES, ANDREW M., nominated, 616.
Confirmed, 619-620.

STONE, BENJAMIN L., nominated, 194.
Confirmed, 195.

STONE, MISS GRACE VANCOTT, nominated, 403.
Confirmed, 412.

STONE, WARREN M., nominated, 411.
Confirmed, 412.

STONE, W. S., nominated, 361.
Confirmed, 363.

STONER, MISS MARY C., nominated, 152.
Confirmed, 153.

STOREY, MISS MARY D., nominated, 1631.
Confirmed, 1632.

STORMER, PETER G., nominated, 400.
Confirmed, 412.

STORY, JUDD B., nominated, 18.
Confirmed, 20-21.

STORY, MISS LOU M., nominated, 411.
Confirmed, 412.

STORZ, MISS CATHERINE, nominated, 403.
Confirmed, 412.

STOTTMMEYER, WM. M., nominated, 399.
Confirmed, 412.

STOUTEAGIE, MISS JENETTE, nominated, 402.
Confirmed, 412.

STOUT, F. R., nominated, 120.
Confirmed, 122.

STOUT, MISS GERTRUDE, nominated, 397.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

STOVER, JOHN A., nominated, 168.
Confirmed, 168.

STOVER, JORDAN F., nominated, 318.
Confirmed, 319.

STOVER, RAYMOND G., nominated, 120.
Confirmed, 122.

STOVER, SAMUEL F., nominated, 318.
Confirmed, 319.

STOWE, W. D., nominated, 403.
Confirmed, 412.

STOY, HARRY A., nominated, 670.
Confirmed, 670.

ST. PIERRE, PAUL, nominated, 401.
Confirmed, 412.

STRADLEY, HORACE J., nominated, 153.
Confirmed, 153.

STRADLING, J. L., nominated, 403.
Confirmed, 412.

STRAIN, JOSEPH L., nominated, 407.
Confirmed, 412.

STRALEY, C. A., nominated, 152.
Confirmed, 153.

STRANHAN, JAMES A. Jr., nominated, 194.
Confirmed, 195.

STRATMAN, HERMAN, nominated, 61.
Confirmed, 63.

STRATTON, THOMAS W., nominated, 3411.
Confirmed, 3411.

STRAUB, GEO. C., nominated, 670.
Confirmed, 670.

STRAUB, GUSTAVE F., nominated, 318.
Confirmed, 319.

STRAUB, MISS JESSIE M., nominated, 619.
Confirmed, 620.

STRAUB, RALPH R., nominated, 20.
Confirmed, 20-21.

STRAUSBURG, ADRIAN, nominated, 165.
Confirmed, 619-620.

STRAUSS, CAMERON E., nominated, 17.
Confirmed, 20-21.

STRAUSSER, nominated, 405.
Confirmed, 412.

STRAW, NORMAN STUART, nominated, 408.
Confirmed, 412.

STRAYLINE, FRANK W., nominated, 409.
Confirmed, 412.

STREDLEY, LEHIGHTON P., nominated, 167.
Confirmed, 168.

STRICKLAND, C. C., nominated, 152.
Confirmed, 153.

STRICKLER, DANIEL B., nominated, 284.
Confirmed, 288.

STRICKLER, PAUL A., nominated, 3411.
Confirmed, 3411.

STRITTMATTER, F. J., nominated, 167.
Confirmed, 168.

STROCK, J. D., nominated, 399.
Confirmed, 412.

STROEBELE, J. A., nominated, 362.
Confirmed, 363.

NOTARIES PUBLIC.—Continued.

STROMINGER, MISS A. M., nominated, 401.
Confirmed, 412.

STRONG, MISS ANNA W., nominated, 402.
Confirmed, 412.

STRONSNIDER, S. K., nominated, 361.
Confirmed, 363.

STROUP, GEORGE W., nominated, 405.
Confirmed, 412.

STROUS, MISS SUE M., nominated, 62.
Confirmed, 63.

STROTBEEK, MISS PAULINE, nominated, 867.
Confirmed, 867.

STRUNK, SAMUEL H., nominated, 410.
Confirmed, 412.

STRYCKER, MELVIN E., nominated, 410.
Confirmed, 412.

STUART, MISS GRACE, nominated, 400.
Confirmed, 412.

STUBBS, D. A., nominated, 17.
Confirmed, 20-21.

STUBBS, ISSAC H., nominated, 470.
Confirmed, 470-471.

STUCK, B. F., nominated, 121.
Confirmed, 122.

STUDER, M. E., nominated, 618.
Confirmed, 620.

STUFFT, MISS AMY M., nominated, 785.
Confirmed, 786.

STURGEON, JOHN H., nominated, 669.
Confirmed, 670.

STURTEVANT, MRS. LAURA C., nominated, 286.
Confirmed, 288.

STYRING, PERCY R., nominated, 407.
Confirmed, 412.

SUCKLING, RAYMOND C., nominated, 318.
Confirmed, 319.

SUESS, LOUIS J., nominated, 121.
Confirmed, 122.

SUFFOLK, MISS MARGARET E., nominated, 411.
Confirmed, 412.

SUGDEN, J. E., Jr., nominated, 3146.
Confirmed, 3146.

SULLIVAN, A. GRAFTEN, nominated, 99.
Confirmed, 100.

SULLIVAN, AUSTIN B., nominated, 17.
Confirmed, 20-21.

SULLIVAN, WILLIAM M., nominated, 400.
Confirmed, 412.

SUMMERS, MISS KATHRYN A., nominated, 20.
Confirmed, 20-21.

SUMNEY, MISS GARNETT, nominated, 411.
Confirmed, 412.

SUNDHEIM, JOSEPH H., nominated, 17.
Confirmed, 20-21.

SUNSHINE, A. J., nominated, 153.
Confirmed, 153.

SUNTHEIMER, MISS THERESA R., nominated, 410.
Confirmed, 412.

SUPPLEE, MISS HELEN B., nominated, 167.
Confirmed, 168.

NOTARIES PUBLIC.—Continued.

SUROVITZ, JACOB, nominated, 4332.
Confirmed, 4332.

SUSSMAN, HARRY, nominated, 409.
Confirmed, 412.

SUTMAN, MISS KATHERINE F., nominated, 410.
Confirmed, 412.

SUTTER, GEORGE L., nominated, 61.
Confirmed, 63.

SUTTON, FRANK F., nominated, 402.
Confirmed, 412.

SUTTON, GEO. S., nominated, 286.
Confirmed, 288.

SUTTON, JOSEPH, nominated, 406.
Confirmed, 412.

SVANO, GUS. B., nominated, 286.
Confirmed, 288.

SWALLOW, MRS. EMMA E., nominated, 1673.
Confirmed, 1673.

SWAN, GEORGE A., Jr., nominated, 402.
Confirmed, 412.

SWANEY, LESTER L., nominated, 397.
Confirmed, 412.

SWANSON, ARTHUR S., nominated, 617.
Confirmed, 619-620.

SWARTLEY, CHARLES R., nominated, 404.
Confirmed, 412.

SWARTZ, AARON S., Sr., nominated, 121.
Confirmed, 122.

SWARTZ, HENRY, nominated, 3800.
Confirmed, 3809.

SWAYSER, JOHN, Jr., nominated, 153.
Confirmed, 153.

SWEARER, C. E., nominated, 1918.
Confirmed, 1918.

SWEENEY, CHAS. A., nominated, 151.
Confirmed, 153.

SWEENEY, JOHN J., nominated, 361.
Confirmed, 363.

SWEENEY, MRS. A. R., nominated, 20.
Confirmed, 20-21.

SWEETWOOD, J. HOWARD, nominated, 2957.
Confirmed, 2957-2958.

SWEITZER, MISS S. M., nominated, 615.
Confirmed, 619-620.

SWETLAND, W. L., nominated, 4558.
Confirmed, 4559.

SWIFT, WILLIAM P., nominated, 286.
Confirmed, 288.

SWOPE, JACOB, nominated, 399.
Confirmed, 412.

SHAW, SYDNED H., nominated, 397.
Confirmed, 412.

SYLVESTER, C. W., nominated, 362.
Confirmed, 363.

SYPNIEWSKI, C. W., nominated, 19.
Confirmed, 20-21.

SYREN, MISS AMELIA, nominated, 581.
Confirmed, 582.

SZABO, THOMAS B., nominated, 402.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

SZAFRANSKI, ANTHONY J., nominated, 405.
Confirmed, 412.

SZARVAS, PAUL, nominated, 2738.
Confirmed, 2739.

SZCZYGIEL, I. J., nominated, 398.
Confirmed, 412.

SZWEDA, MRS. STEFANIA, nominated, 470.
Confirmed, 470-471.

SZYMANSKI, STANLEY A., nominated, 1256.
Confirmed, 1256.

TABBEY, SAMUEL CHARLES, nominated, 409.
Confirmed, 412.

TABER, C. C., nominated, 2957.
Confirmed, 2957-2958.

TAGGART, GEO. M., nominated, 62.
Confirmed, 63.

TAGGART, MISS SARA, nominated, 398.
Confirmed, 412.

TALIAFERRE, MISS WILHELMINA, nominated, 3146.
Confirmed, 3146.

TANNEHILL, JOHN A., nominated, 469.
Confirmed, 470-471.

TANNFR, MISS ANNA M., nominated, 402.
Confirmed, 412.

TAPLINGER, SAMUEL, nominated, 194.
Confirmed, 195.

TARONEY, FRANK, nominated, 784.
Confirmed, 786.

TASSONE, ANTONIO, nominated, 402.
Confirmed, 412.

TATEMN, J. L., nominated, 167.
Confirmed, 168.

TATUSKO, JOHN, nominated, 410.
Confirmed, 412.

TAYLOR, G. DANIEL, nominated, 470.
Confirmed, 470-471.

TAYLOR, HARRY W., nominated, 404.
Confirmed, 412.

TAYLOR, HERBERT L., nominated, 470.
Confirmed, 470-471.

TAYLOR, JEFFERY W., nominated, 20.
Confirmed, 20-21.

TAYLOR, JOHN P., nominated, 284.
Confirmed, 288.

TAYLOR, JOHN R., nominated, 401.
Confirmed, 412.

TAYLOR, JNO. W., nominated, 406.
Confirmed, 412.

TAYLOR, MISS EMMA A., nominated, 669.
Confirmed, 670.

TAYLOR, MRS. ANNE GRAY, nominated, 62.
Confirmed, 63.

TAYLOR, PHINEAS M., nominated, 404.
Confirmed, 412.

TAYLOR, ROBERT W., nominated, 287.
Confirmed, 288.

TAYLOR, SAMUAL J., nominated, 1918.
Confirmed, 1918.

TAYLOR, W. STEWART, nominated, 153.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

TEBBOTT, D. C., nominated, 284.
Confirmed, 288.

TEETS, F. C., nominated, 398.
Confirmed, 412.

TEEVANS, MISS CORA D., nominated, 398.
Confirmed, 412.

TEITELBAUM, MAURICE J., nominated, 286.
Confirmed, 288.

TEMPEST, GEORGE E., nominated, 411.
Confirmed, 412.

TEMPEST, MISS MARY F., nominated, 408.
Confirmed, 412.

TEMPLETON, JOHN J., nominated, 409.
Confirmed, 412.

TEMPLETON, MISS RUTH, nominated, 404.
Confirmed, 412.

TEMPLETON, NELSON G., nominated, 409.
Confirmed, 412.

TENNIS, ALBERT, nominated, 4559.
Confirmed, 4559.

TERNEY, J. V., nominated, 616.
Confirmed, 619-620.

TERRILL, W. A., nominated, 1631.
Confirmed, 1632.

TESSNER, GEO. A., nominated, 398.
Confirmed, 412.

THATCHER, MARK, nominated, 400.
Confirmed, 412.

THAYER, IRA N., nominated, 2216.
Confirmed, 2216-2217.

THAYER, LUKE L., nominated, 403.
Confirmed, 412.

THIEL, JOHN, nominated, 62.
Confirmed, 63.

THIEL, MISS ELLEN I., nominated, 403.
Confirmed, 412.

THOM, MISS GRACE I., nominated, 408.
Confirmed, 412.

THOMAS CHESTER A., nominated, 403.
Confirmed, 412.

THOMAS CHARLES D., nominated, 362.
Confirmed, 363.

THOMAS, GEORGE E., nominated, 399.
Confirmed, 412.

THOMAS, G. WILFRED, nominated, 403.
Confirmed, 412.

THOMAS, HARVEY O., nominated, 400.
Confirmed, 412.

THOMAS, HORACE K., nominated, 285.
Confirmed, 288.

THOMAS, J. M., Jr., nominated, 406.
Confirmed, 412.

THOMAS, J. N., nominated, 285.
Confirmed, 288.

THOMAS, JOHN W., nominated, 618.
Confirmed, 619-620.

THOMAS, JOS. A., nominated, 284.
Confirmed, 288.

THOMAS, MISS ADA M., nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

THOMAS, MISS BERTHA R., nominated, 284.
Confirmed, 288.

THOMAS, MISS RACHEL J., nominated, 400.
Confirmed, 412.

THOMAS, MRS. A. M., nominated, 1255.
Confirmed, 1256.

THOMAS, MRS. HARRIET B., nominated, 153.
Confirmed, 153.

THOMAS, MRS. LILLIE E., nominated, 194.
Confirmed, 195.

THOMAS, R. A., nominated, 619.
Confirmed, 620.

THOMAS, W. A., nominated, 617.
Confirmed, 619-620.

THOMAS, WILLIAM H., nominated, 618.
Confirmed, 620.

THOMAS, WILLIAM J., nominated, 167.
Confirmed, 168.

THOMAS, WILLIAM M., Jr., nominated, 1255.
Confirmed, 1256.

THOMPSON, BOYD R., nominated, 3808.
Confirmed, 3809.

THOMPSON, CHARLES D., nominated, 469.
Confirmed, 470-471.

THOMPSON, DAVID K., nominated, 396.
Confirmed, 412.

THOMPSON, JOHN C., nominated, 194.
Confirmed, 195.

THOMPSON, MISS M. T., nominated, 404.
Confirmed, 412.

THOMPSON, ROBERT G., nominated, 75.
Confirmed, 75.

THOMPSON, ROBERT H., nominated, 398.
Confirmed, 412.

THOMPSON, ROBERT J., nominated, 1632.
Confirmed, 1632.

THOMPSON, S. A., nominated, 153.
Confirmed, 153.

THOMPSON, WILBUR EWING, nominated, 613.
Confirmed, 619-620.

THOMPSON, WILLIAM R., nominated, 3951.
Confirmed, 3952.

THOMPSON, W. R., nominated, 62.
Confirmed, 63.

THOMPSEN, TORRIS, nominated, 404.
Confirmed, 412.

THOMPSON, JOHN I., nominated, 614.
Confirmed, 619-620.

THORINGTON, RICHARD W., nominated, 18.
Confirmed, 20-21.

THORN, MISS ESTHER, nominated, 411.
Confirmed, 412.

THORN, W. HAROLD, nominated, 505.
Confirmed, 505.

THORNE, GUY, nominated, 318.
Confirmed, 319.

THORNS, MISS ADELAIDE, C., nominated, 167.
Confirmed, 168.

THORP, GEORGE W., Jr., nominated, 287.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

THURBER, ROY J., nominated, 406.
Confirmed, 412.

THUSS, GEORGE M., nominated, 505.
Confirmed, 505.

TIDSWELL, ASHLEY J., nominated, 983.
Confirmed, 984.

TIERNAN, EUGENE L., Jr., nominated, 619.
Confirmed, 620.

TIERNEY, MISS ANNA, nominated, 19.
Confirmed, 20-21.

TIESI, FRANK, nominated, 409.
Confirmed, 412.

TILLARD, PAUL V., nominated, 618.
Confirmed, 620.

TILLOTSON, E. WARD, nominated, 19.
Confirmed, 20-21.

TILTON, MRS. ANNA H., nominated, 784.
Confirmed, 786.

TILY, HARRY C., nominated, 785.
Confirmed, 786.

TIMMES, JOHN W., nominated, 405.
Confirmed, 412.

TIPPETT, RAYMOND A., nominated, 408.
Confirmed, 412.

TITLOW, SAMUEL WARNER, nominated, 405.
Confirmed, 412.

TITMAN, C. EUGENE, nominated, 406.
Confirmed, 412.

TITTERMARY, MISS MAUDE F., nominated, 20.
Confirmed, 20-21.

TITTLE, A. DIX, nominated, 982.
Confirmed, 984.

TITTLE, MISS MINNIE A., nominated, 401.
Confirmed, 412.

TITUS, WALTER C., nominated, 614.
Confirmed, 619-620.

TOAL, FRANCIS E., nominated, 617.
Confirmed, 619-620.

TOBASSI, CAMILLO, nominated, 61.
Confirmed, 63.

TOBEY, FRANCIS J. A., nominated, 121.
Confirmed, 122.

TOMALINO, FELIX A., nominated, 61.
Confirmed, 63.

TOMB, HERMAN V., nominated, 153.
Confirmed, 153.

TOMB, MISS OLIVE J., nominated, 400.
Confirmed, 412.

TOMLINSON, GEO. W., nominated, 408.
Confirmed, 412.

TOMLINSON, MISS FRANCES E., nominated, 18.
Confirmed, 20-21.

TOMS, ROY, nominated, 399.
Confirmed, 412.

TOMSON, HAROLD W., nominated, 614.
Confirmed, 619-620.

TONEY, SAMUEL, nominated, 1255.
Confirmed, 1256.

TONKIN, HERMAN, nominated, 406.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

TOOF, SAMUEL, nominated, 405.
Confirmed, 412.

TOOLE, ROBERT F., nominated, 287.
Confirmed, 288.

TOPKIS, SOL., nominated, 616.
Confirmed, 619-620.

TOPPER, FELIX V., nominated, 98.
Confirmed, 100.

TOPPER, H. F., nominated, 60.
Confirmed, 63.

TORMAN, JOHN, nominated, 3951.
Confirmed, 3952.

TORHAM, MICHAEL, nominated, 121.
Confirmed, 122.

TORO, JOSEPH, nominated, 286.
Confirmed, 288.

TORQUATO, JOHN, nominated, 168.
Confirmed, 168.

TORRENS, WILLIAM J., nominated, 16.
Confirmed, 20-21.

TOTH, JOHN G., nominated, 1255.
Confirmed, 1256.

TOURISON, SEDGWICK C., 2216-2217.
Confirmed, 2216-2217.

TOWELL, JAS. L., nominated, 17.
Confirmed, 20-21.

TOWN, CHARLES M., nominated, 616.
Confirmed, 619-620.

TOWN, MISS E. P., nominated, 409.
Confirmed, 412.

TOWNSEND, ALBERT E., nominated, 120.
Confirmed, 122.

TOWNSEND, MISS WILHELMINA M., nominated, 19.
Confirmed, 20-21.

TOWNSEN, H. F., nominated, 2433.
Confirmed, 2433.

TRACEY, J. B. A., nominated, 613.
Confirmed, 619-620.

TRACEY, J. E., nominated, 168.
Confirmed, 168.

TRACY, WALTER C., nominated, 17.
Confirmed, 20-21.

TRANK, ALFRED H., nominated, 152.
Confirmed, 153.

TRAUGH, HENRY F., nominated, 17.
Confirmed, 20-21.

TREFFEISEN, WILLIAM, nominated, 400.
Confirmed, 412.

TREIBLE, MISS EVA G., nominated, 404.
Confirmed, 412.

TREICHLER, CHAS. O., nominated, 408.
Confirmed, 412.

TRESS, LOUIS M., nominated, 408.
Confirmed, 412.

TRESSLER, P. L., nominated, 17.
Confirmed, 20-21.

TREXLER, RICHARD J., nominated, 194.
Confirmed, 195.

TRICKER, RICHARD P., Jr., nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

TRICKER, WM. H., nominated, 19.
Confirmed, 20-21.

TRILL, MISS G. G., nominated, 284.
Confirmed, 288.

TRIPLETT, MRS. GRACE, nominated, 613.
Confirmed, 619-620.

TRIPPLE, HARRY A., nominated, 616.
Confirmed, 619-620.

TROSTLE, EDWIN E., nominated, 399.
Confirmed, 412.

TROTH, MISS BERTHA, nominated, 98.
Confirmed, 100.

TROUT, EDGAR EARL, nominated, 152.
Confirmed, 153.

TROUT, JERRE P., nominated, 619.
Confirmed, 620.

TROUTMAN, B. D., nominated, 168.
Confirmed, 168.

TRUMAN, HARRY, nominated, 16.
Confirmed, 20-21.

TRUMP, A. J., nominated, 2827.
Confirmed, 2827.

TRUMPETER, GILBERT, nominated, 151.
Confirmed, 153.

TRUST, MISS MARGARET, nominated, 613.
Confirmed, 619-620.

TRUXAL, T. G., nominated, 2216.
Confirmed, 2216-2217.

TUCKER, ALBERT J., nominated, 318.
Confirmed, 319.

TUCKER, ALBERT M., nominated, 400.
Confirmed, 412.

TUCKER, SAMUEL L., nominated, 287.
Confirmed, 288.

TUFILLARE, NICHOLAS B., nominated, 2433.
Confirmed, 2433.

TULLOCH, JNO. C., nominated, 614.
Confirmed, 619-620.

TULLY, HERMAN H., nominated, 1255.
Confirmed, 1256.

TULLY, MISS MARGARET E., nominated, 398.
Confirmed, 412.

TUNSTALL, HENRY J., nominated, 616.
Confirmed, 619-620.

TURNER, ARTHUR L., nominated, 19.
Confirmed, 20-21.

TURNER, C. J., nominated, 618.
Confirmed, 620.

TURNER, GEORGE B., nominated, 285.
Confirmed, 288.

TURNER, HARRY J., nominated, 401.
Confirmed, 412.

TURNER, HARRY M., nominated, 287.
Confirmed, 288.

TURNER, JOHN D., nominated, 617.
Confirmed, 619-620.

TURNER, MISS LUCY SHAW, nominated, 616.
Confirmed, 619-620.

TURNER, W. C., nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

TURNOFF, JACOB, nominated, 121.
Confirmed, 122.

TUTTLE, ALBERT W., nominated, 784.
Confirmed, 786.

TVRDY, PAUL, nominated, 784.
Confirmed, 786.

TYE, P. H., nominated, 405.
Confirmed, 412.

TYLAVSKY, M. J., nominated, 286.
Confirmed, 288.

TYSON, MISS E. L., nominated, 406.
Confirmed, 412.

TYSON, MISS ELMINA G., nominated, 285.
Confirmed, 288.

UBER, CHARLES H., nominated, 409.
Confirmed, 412.

UBER, MISS FLORENCE A., nominated, 409.
Confirmed, 412.

UBER, W. J., nominated, 62.
Confirmed, 63.

UETZ, PAUL, nominated, 167.
Confirmed, 168.

UHLINGER, GEORGE A., nominated, 17.
Confirmed, 20-21.

UHLINGER, MISS KATHERINE, nominated, 1255.
Confirmed, 1256.

ULERY, CHARLES, nominated, 195.
Confirmed, 195.

ULRICH, A. STEWART, nominated, 618.
Confirmed, 619-620.

ULRICH, GEORGE, nominated, 983.
Confirmed, 984.

ULRICH, JAS. S., nominated, 614.
Confirmed, 619-620.

UNCAPHER, MILTON E., nominated, 63.
Confirmed, 63.

UNCAPHER, MILTON E., Jr., nominated, 4190.
Confirmed, 4190.

UNDERHILL, IRWIN W., Jr., nominated, 407.
Confirmed, 412.

UNDERWOOD, F. P., nominated, 617.
Confirmed, 619-620.

UNGER, MISS HETTIE A., nominated, 407.
Confirmed, 412.

UNGER, MARLIN S., nominated, 405.
Confirmed, 412.

UNGER, OSWALD J., nominated, 613.
Confirmed, 619-620.

UNKOVICH, KOSTO, nominated, 61.
Confirmed, 63.

UNRUH, MISS MARGARET W., nominated, 616.
Confirmed, 619-620.

UPTON, FRED J., nominated, 1632.
Confirmed, 1632.

URENSEN, ABRAHAM, nominated, 406.
Confirmed, 412.

UREY, FRANK, nominated, 151.
Confirmed, 153.

UREY, MISS JESSIE, nominated, 616.
Confirmed, 619-620.

NOTARIES PUBLIC.—Continued.

USILTON, MISS ETHEL V., nominated, 406.
Confirmed, 412.

UZUMECKI, RAYMOND, nominated, 405.
Confirmed, 412.

VACCARELLI, DOMENICO, nominated, 284.
Confirmed, 288.

VALENTINO, CLARENCE, nominated, 3808.
Confirmed, 3809.

VAN BOOSKIRK, MAHLON, nominated, 408.
Confirmed, 412.

VANCOURT, HORACE G., nominated, 121.
Confirmed, 122.

VANDERGRIFT, CLARENCE W., nominated, 407.
Confirmed, 412.

VANDERGRIFT, H. L., nominated, 4559.
Confirmed, 4559.

VANDERGRIFT, W. B., nominated, 318.
Confirmed, 319.

VANDERLOO, PETER, nominated, 982.
Confirmed, 984.

VANDERVORT, W. J., nominated, 284.
Confirmed, 288.

VANDIVER, JOHN L., nominated, 20.
Confirmed, 20-21.

VANDROME, GEO. A., nominated, 411.
Confirmed, 412.

VanDYKE, JOSEPH, nominated, 403.
Confirmed, 412.

VAN DYKE, MISS LOUISE, nominated, 614.
Confirmed, 619-620.

VAN GIESEN, T. LEE, nominated, 151.
Confirmed, 153.

VanHORN, R. R., nominated, 404.
Confirmed, 412.

VanHORNE, MISS GERTRUDE, nominated, 404.
Confirmed, 412.

VAN McILHANEY, WM., nominated, 615.
Confirmed, 619-620.

VAN PERSON, WILLIAM, nominated, 404.
Confirmed, 412.

VanSCIVER, HARRY E., nominated, 408.
Confirmed, 412.

VAN SYCOC, S. G., nominated, 402.
Confirmed, 412.

VAN THUYNE, ADOLPH J., nominated, 470.
Confirmed, 470-471.

VAN WAGNER, GEO. W., nominated, 614.
Confirmed, 619-620.

VARALLO, ANTHONY V., nominated, 18.
Confirmed, 20-21.

VARALLO, GUI SOPPO, nominated, 286.
Confirmed, 288.

VARIAIC, JOSEPH J., nominated, 283.
Confirmed, 288.

VARNUM, W. C., nominated, 785.
Confirmed, 786.

VAUGHAN, W. F., nominated, 194.
Confirmed, 195.

VAUGHN, RICHARD E., nominated, 618.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

VEALE, MRS. MARY E., nominated, 403.
Confirmed, 412.

VEASY, JOSEPH T., nominated, 2322.
Confirmed, 2322.

VEAUS, F. S., nominated, 168.
Confirmed, 168.

VECCHIO, JOSEPH, nominated, 469.
Confirmed, 470-471.

VECE, ERNEST, nominated, 318.
Confirmed, 319.

VEIGLE, W. W., nominated, 168.
Confirmed, 168.

VEIL, J. W., nominated, 400.
Confirmed, 412.

VELEY, LESTER WILLIAM, nominated, 982.
Confirmed, 984.

VELLINGER, MISS NELLIE, nominated, 287.
Confirmed, 288.

VERNOY, WILLIAM, nominated, 404.
Confirmed, 412.

VERSION, F. S. V., nominated, 3808.
Confirmed, 3809.

VICCONI, CRESCENZO, nominated, 470.
Confirmed, 470-471.

VIEHDORFER, MISS ALMA M., nominated, 403.
Confirmed, 412.

VIGNOLA, ANTHONY, nominated, 363.
Confirmed, 363.

VINT, DAVID J., nominated, 669.
Confirmed, 670.

VIROSTEK, JOHN A., nominated, 399.
Confirmed, 412.

VOEHL, WM. H., nominated, 121.
Confirmed, 122.

VOELCKER, H. W., nominated, 408.
Confirmed, 412.

VOGEL, ALFRED, nominated, 62.
Confirmed, 63.

VOID, HARVEY, nominated, 167.
Confirmed, 168.

VOIGT, FRED C., nominated, 286.
Confirmed, 288.

VOLLMER, WILLIAM E., nominated, 465.
Confirmed, 412.

VOLLRATH, ROBERT E., nominated, 408.
Confirmed, 412.

VOLPAR, DAVID F., Jr., nominated, 1918.
Confirmed, 1918.

VOLTZ, GILBERT R., nominated, 398.
Confirmed, 412.

VOLZ, HENRY J., nominated, 396.
Confirmed, 412.

VOOZ, PHILIP E., Sr., nominated, 4679.
Confirmed, 4679.

VOSS, ELLIS J., nominated, 405.
Confirmed, 412.

VOSS, VICTOR E., nominated, 399.
Confirmed, 412.

VREELAND, WM. D., nominated, 62.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

VUKOBRA TOVIC, JOHN, nominated, 400.
Confirmed, 412.

WADDING, ALBERT M., nominated, 152.
Confirmed, 153.

WADDLE, MISS JANET, nominated, 287.
Confirmed, 288.

WADE, JOHN H., nominated, 396.
Confirmed, 412.

WADZINSKI, JOHN, nominated, 1255.
Confirmed, 1256.

WAGAMAN, MISS A. VIOLA, nominated, 411.
Confirmed, 412.

WAGER, C. C., nominated, 399.
Confirmed, 412.

WAGNER, ADAM, nominated, 616.
Confirmed, 619-620.

WAGNER, AUGUSTUS, nominated, 195.
Confirmed, 195.

WAGNER, FRED W., nominated, 167.
Confirmed, 168.

WAGNER, GILBERT F., nominated, 397.
Confirmed, 412.

WAGNER, HARRY E., nominated, 18.
Confirmed, 20-21.

WAGNER, HARRY J., Jr., nominated, 194.
Confirmed, 195.

WAGNER, J. HARRY, nominated, 62.
Confirmed, 63.

WAGNER, JOSEPH H., nominated, 397.
Confirmed, 412.

WAGNER, MISS M. MARIE, nominated, 412.
Confirmed, 412.

WAGNERD, CHAS., nominated, 167.
Confirmed, 168.

WAIDELICH, JOHN A., nominated, 3808.
Confirmed, 3809.

WAKEFIELD, MISS LAURA M., nominated, 867.
Confirmed, 867.

WALBORN, IRVING K., nominated, 619.
Confirmed, 620.

WALCH, SAMUEL, nominated, 16.
Confirmed, 20-21.

WALDELICH, SAMUEL T., nominated, 285.
Confirmed, 288.

WALDSCHMIDT, CHAS. A., nominated, 469.
Confirmed, 470-471.

WALDSCHMIDT, W. D., nominated, 397.
Confirmed, 412.

WALH, MISS STELLA B., nominated, 318.
Confirmed, 319.

WALKER, ALFRED C., nominated, 287.
Confirmed, 288.

WALKER, BENJ. F., nominated, 3808.
Confirmed, 3809.

WALKER, MISS BERTHA S., nominated, 362.
Confirmed, 363.

WALKER, FRANK F., nominated, 400.
Confirmed, 412.

WALKER, JOHN J., nominated, 151.
Confirmed, 153.

NOTARIES PUBLIC.—Continued.

WALKER, M. C., nominated, 16.
Confirmed, 20-21.

WALKER, MISS LOUIS G., nominated, 17.
Confirmed, 20-21.

WALKER, MISS PEARL, nominated, 982.
Confirmed, 984.

WALKER, STEWART J., nominated, 410.
Confirmed, 412.

WALKER, THOMAS P., nominated, 408.
Confirmed, 412.

WALKER, W. HARRISON, nominated, 61.
Confirmed, 63.

WALKER, W. J., nominated, 614.
Confirmed, 619-620.

WALKER, W. P., nominated, 398.
Confirmed, 412.

WALL, ALOYSIUS L., nominated, 401.
Confirmed, 412.

WALLACE, DAVID M., nominated, 2512.
Confirmed, 2512-2513.

WALLACE, GEO. B., nominated, 617.
Confirmed, 619-620.

WALLACE, HARRY F., nominated, 285.
Confirmed, 288.

WALLACE, J. E., nominated, 4993.
Confirmed, 4993.

WALLACE, JOHN H., nominated, 613.
Confirmed, 619-620.

WALLACE, MISS WILLIAMETTA, nominated, 75.
Confirmed, 75.

WALLACE, MRS. ELLA, nominated, 401.
Confirmed, 412.

WALLACE, R. F., nominated, 398.
Confirmed, 412.

WALLACE, THEO., nominated, 167.
Confirmed, 168.

WALLACE, WILLIAM J., nominated, 397.
Confirmed, 412.

WALLER, CHARLES B., nominated, 404.
Confirmed, 412.

WALLEY, HARRY C., nominated, 63.
Confirmed, 63.

WALLS, WILLIAM P., nominated, 614.
Confirmed, 619-620.

WALLSCO, ALBERT W., nominated, 284.
Confirmed, 288.

WALLY, ANTHONY A., nominated, 397.
Confirmed, 412.

WALSH, E. J., nominated, 403.
Confirmed, 412.

WALSH, FRANK E., nominated, 283.
Confirmed, 288.

WALSH, JAMES F., nominated, 3808.
Confirmed, 3809.

WALSH, JOHN A., nominated, 399.
Confirmed, 412.

WALSH, MAURICE, nominated, 613.
Confirmed, 619-620.

WALSH, MISS HANN C., nominated, 403.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

WALSH, MISS SARAH M., nominated, 402.
Confirmed, 412.

WALSH, MRS. M. ELIZABETH, nominated, 318.
Confirmed, 319.

WALSH, VINCENT A., nominated, 406.
Confirmed, 412.

WALSH, WM. F., nominated, 397.
Confirmed, 412.

WALTER, ELWOOD F., nominated, 3411.
Confirmed, 3411.

WALTER, HENRY J., nominated, 20.
Confirmed, 20-21.

WALTER, P. SILAS, nominated, 120.
Confirmed, 122.

WALTER, RALPH H., nominated, 400.
Confirmed, 412.

WALTER, W. HERBERT, nominated, 19.
Confirmed, 20-21.

WALTERS, CHARLES L., nominated, 470.
Confirmed, 470-471.

WALTERS, W. W., nominated, 153.
Confirmed, 153.

WALTHER, CHAS. P., Jr., nominated, 398.
Confirmed, 412.

WALTON, J. A., nominated, 411.
Confirmed, 412.

WALTON, LEWIS R., nominated, 400.
Confirmed, 412.

WALTON, MISS SUSANNA L., nominated, 17.
Confirmed, 20-21.

WALTON, MRS. EMMA H., nominated, 615.
Confirmed, 619-620.

WALTZ, B. J., nominated, 614.
Confirmed, 619-620.

WALTZ, J. S., nominated, 411.
Confirmed, 412.

WALTZ, P. A., nominated, 408.
Confirmed, 412.

WALTZ, MRS. LOUIS E., nominated, 409.
Confirmed, 412.

WANE, MISS MARGUERITE F., nominated, 362.
Confirmed, 363.

WANNOMACHER, C. E., nominated, 167.
Confirmed, 168.

WOOD, WALTER S., nominated, 286.
Confirmed, 288.

WARASHIS, CHARLES T., nominated, 151.
Confirmed, 153.

WARD, F. STAPLETON, Jr., nominated, 406.
Confirmed, 412.

WARD, HARRY E., nominated, 400.
Confirmed, 412.

WARD, JAMES, nominated, 410.
Confirmed, 412.

WARD, MISS MARGUERITE M., nominated, 407.
Confirmed, 412.

WARD, PAUL E., nominated, 362.
Confirmed, 363.

WARD, THOMAS F., nominated, 784.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

WARD, WILLIAM H. F., nominated, 1255.
Confirmed, 1256.

WARDEN, EUGENE, nominated, 2650.
Confirmed, 2650.

WAREHEIM, MAURICE C., nominated, 286.
Confirmed, 288.

WARFEL, J. I., nominated, 397.
Confirmed, 412.

WARK, GEORGE M., nominated, 409.
Confirmed, 412.

WARMKESSEL, HORACE O., nominated, 195.
Confirmed, 195.

WARNER, CHARLES P., nominated, 1918.
Confirmed, 1918.

WARNER, MISS FLORENCE E., nominated, 284.
Confirmed, 288.

WARNER, FREDERICK H., nominated, 616.
Confirmed, 619-620.

WARNKE, ERNEST A., nominated, 407.
Confirmed, 412.

WARREN, HEDRICK C., nominated, 399.
Confirmed, 412.

WARREN, L. E., nominated, 194.
Confirmed, 195.

WARREN, MRS. MARY W., nominated, 151.
Confirmed, 153.

WARRENSFORD, THOMAS H., nominated, 1255.
Confirmed, 1256.

WARWICK, ADOLPHUS W., nominated, 404.
Confirmed, 412.

WARWICK, PERCY READ, nominated, 397.
Confirmed, 412.

WASHBURN, W. O., nominated, 285.
Confirmed, 288.

WASHMEAD, THOMAS M., nominated, 286.
Confirmed, 288.

WASSON, MISS RUTH M., nominated, 581.
Confirmed, 582.

WATCHORN, THOMAS A., nominated, 408.
Confirmed, 412.

WATERBOR, MELVIN M., nominated, 403.
Confirmed, 412.

WATERS, JAMES O., nominated, 1256.
Confirmed, 1256.

WATHNE, MRS. ANNA R., nominated, 410.
Confirmed, 412.

WATKINS, ARTHUR H., nominated, 402.
Confirmed, 412.

WATKINS, A. S., nominated, 614.
Confirmed, 619-620.

WATKINS, CLARENCE V., nominated, 151.
Confirmed, 153.

WATKINS, JAMES E., nominated, 194.
Confirmed, 195.

WATKINS, MISS JESSIE M., nominated, 408.
Confirmed, 412.

WATKINS, MRS. ELSIE, nominated, 60.
Confirmed, 63.

WATKINS, SYDNEY, nominated, 286.
Confirmed, 288.

NOTARIES PUBLIC.—Continued.

WATSON, ANDREW, nominated, 407.
Confirmed, 412.

WATSON, A. S., nominated, 408.
Confirmed, 412.

WATSON, C. A., nominated, 404.
Confirmed, 412.

WATSON, HOWARD C., nominated, 19.
Confirmed, 20-21.

WATSON, JESSE L., nominated, 399.
Confirmed, 412.

WATSON, OLIVER T., nominated, 1993.
Confirmed, 1993-1994.

WATSON, WM. M., nominated, 2827.
Confirmed, 2827.

WATT, JOHN G., nominated, 195.
Confirmed, 195.

WATTS, CHARLES B., nominated, 167.
Confirmed, 168.

WATTS, J. ELMER, nominated, 401.
Confirmed, 412.

WAUGAMAN, A. K., nominated, 617.
Confirmed, 619-620.

WAY, CHANNING, nominated, 61.
Confirmed, 63.

WAY, MISS GERTRUDE, nominated, 410.
Confirmed, 412.

WAY, ROY B., nominated, 401.
Confirmed, 412.

WEAVER, C. R., nominated, 619.
Confirmed, 620.

WEAVER, ELMER C., nominated, 615.
Confirmed, 619-620.

WEAVER, GEO. M., nominated, 397.
Confirmed, 412.

WEAVER, H. G., nominated, 616.
Confirmed, 619-620.

WEAVER, JOHN, nominated, 618.
Confirmed, 620.

WEAVER, M. G., nominated, 152.
Confirmed, 153.

WEAVER, MISS MARY E., nominated, 409.
Confirmed, 412.

WEAVER, MRS. IDA B., nominated, 399.
Confirmed, 412.

WEAVER, WALLACE C., nominated, 75.
Confirmed, 75.

WEBB, WALKER B., nominated, 20.
Confirmed, 20-21.

WEBEL, FREDERICK G., nominated, 20.
Confirmed, 20-21.

WEBER, FREDERICK H., nominated, 20.
Confirmed, 20-21.

WEBER, GEORGE A., nominated, 2512.
Confirmed, 2512-2513.

WEBHUN, FRANK, nominated, 1918.
Confirmed, 1918.

WEBSTER, C. W., nominated, 4837.
Confirmed, 4837.

WEBSTER, EDWARD, nominated, 409.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

WEDDELL, BLYTHE S., nominated, 398.
Confirmed, 412.

WEED, HENRY B., nominated, 618.
Confirmed, 619-620.

WEIBLEN, MISS FLORENCE R., nominated, 402.
Confirmed, 412.

WEIDNER, GEO. H., nominated, 285.
Confirmed, 288.

WEIDNER, M. S., nominated, 62.
Confirmed, 63.

WEIGER, MISS MARGARET C., nominated, 1918.
Confirmed, 1918.

WEIGHT, T. A., nominated, 318.
Confirmed, 319.

WEIK, MISS MIRIAM R., nominated, 866.
Confirmed, 867.

WEIKAL, BERT C., nominated, 286.
Confirmed, 288.

WEIKEL, RAYMOND A., nominated, 409.
Confirmed, 412.

WEIL, CARSON D., nominated, 397.
Confirmed, 412.

WEIMER, MISS MILDRED E., nominated, 397.
Confirmed, 412.

WEINBERG, ALBERT P., nominated, 153.
Confirmed, 153.

WEINBERG, CHARLES, nominated, 406.
Confirmed, 412.

WEINBERG, S. J., nominated, 120.
Confirmed, 122.

WEINBLATT, A. B., nominated, 1993.
Confirmed, 1993-1994.

WEINER, ISAAC, nominated, 406.
Confirmed, 412.

WEINFELD, ADOLPH, nominated, 408.
Confirmed, 412.

WEINGARD, W. H., nominated, 75.
Confirmed, 75.

WEINGARTEN, MISS HARRIET, nominated, 405.
Confirmed, 412.

WEINHARDT, WILLIAM, nominated, 286.
Confirmed, 288.

WEINMAN, JOEL, nominated, 405.
Confirmed, 412.

WEINROTH, BENJAMIN, nominated, 61.
Confirmed, 63.

WEINSTEIN, NATHAN, nominated, 3808.
Confirmed, 3809.

WEIR, ALEX, nominated, 19.
Confirmed, 20-21.

WEIR, GEO. W., nominated, 785.
Confirmed, 786.

WEIR, MISS RACHEL, nominated, 62.
Confirmed, 63.

WEISHAUP, G. A., nominated, 4558.
Confirmed, 4559.

WEISMAN, WM. M., nominated, 408.
Confirmed, 412.

WEISS, GILBERT B., nominated, 398.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

WEISS, HARRY, nominated, 284.
Confirmed, 288.

WEISS, LEO E., nominated, 18.
Confirmed, 20-21.

WEISS, LOUIS P., nominated, 362.
Confirmed, 363.

WEISS, MISS LIZZIE, nominated, 469.
Confirmed, 470-471.

WEISS, P. S., nominated, 470.
Confirmed, 470-471.

WEISS, SAMUEL, nominated, 405.
Confirmed, 412.

WEISS, SIMON, nominated, 405.
Confirmed, 412.

WEISSER, FREDERICK WM., nominated, 400.
Confirmed, 412.

WEIST, MISS RUTH, nominated, 403.
Confirmed, 412.

WEIST, MRS. TERESA M., nominated, 2512.
Confirmed, 2512-2513.

WEISZMILLER, ANTON, nominated, 396.
Confirmed, 412.

WEITZENFELD, ABRAHAM, nominated, 405.
Confirmed, 412.

WEIZEL, MISS W., nominated, 194.
Confirmed, 195.

WELCH, MISS JOSEPHINE, nominated, 2322.
Confirmed, 2322.

WELDEN, MISS MARY E., nominated, 3808.
Confirmed, 3809.

WELDON, JAS. S., nominated, 61.
Confirmed, 63.

WELDON, THOMAS J., nominated, 408.
Confirmed, 412.

WEIKER, A. J., nominated, 121.
Confirmed, 122.

WELKER, HOWARD S., nominated, 3411.
Confirmed, 3411.

WELLENSIEK, MISS ELLEN M., nominated, 63.
Confirmed, 63.

WELLER, ALBERT H., nominated, 194.
Confirmed, 195.

WELLER, GEORGE W., nominated, 195.
Confirmed, 195.

WELLS, CHARLES, nominated, 409.
Confirmed, 412.

WELLS, CHAS. H., Jr., nominated, 19.
Confirmed, 20-21.

WELLS, DAIEL SUTCH, nominated, 405.
Confirmed, 412.

WELLS, GUILLIAEM A., nominated, 20.
Confirmed, 20-21.

WELLS, MISS K. M., nominated, 2216.
Confirmed, 2216-2217.

WELSH, EDWARD H., nominated, 286.
Confirmed, 288.

WELSH, FRANK H., Jr., nominated, 406.
Confirmed, 412.

WELSH, G. WALTER, nominated, 785.
Confirmed, 786.

NOTARIES PUBLIC.—Continued.

WELSH, JOSEPH A., nominated, 3411.
Confirmed, 3411.

WELTERSHAUSEN, W. G., nominated, 151.
Confirmed, 153.

WENIGER, W. F., nominated, 286.
Confirmed, 288.

WENNER, WILSON C., nominated, 615.
Confirmed, 619-620.

WERLEY, MYLES R., nominated, 403.
Confirmed, 412.

WERNER, CHARLES R., nominated, 17.
Confirmed, 20-21.

WERNER, GEORGE A., Jr., nominated, 983.
Confirmed, 984.

WERNER, JOSEPH A., nominated, 151.
Confirmed, 153.

WERNETH, J. P., nominated, 617.
Confirmed, 619-620.

WERNICK, MISS GERTRUDE, nominated, 407.
Confirmed, 412.

WERRY, ELMER E., nominated, 151.
Confirmed, 153.

WERST, HARVEY C., nominated, 983.
Confirmed, 984.

WERST, OLIVER C., nominated, 1055.
Confirmed, 1055.

WERTZ, MRS. TAMSON V., nominated, 401.
Confirmed, 412.

WESHNER, CONSTANTINE J., nominated, 613.
Confirmed, 619-620.

WESS, MISS ELENORA, nominated, 397.
Confirmed, 412.

WEST, GEORGE W., nominated, 397.
Confirmed, 412.

WEST, GEORGE W., Jr., nominated, 407.
Confirmed, 412.

WEST, W. NELSON L., nominated, 121.
Confirmed, 122.

WESTERMAN, HARRY A., nominated, 411.
Confirmed, 412.

WESTON, HORACE I., nominated, 1255.
Confirmed, 1256.

WESTOVER, DAVID A., nominated, 400.
Confirmed, 412.

WESTOVER, J. HARRISON, nominated, 400.
Confirmed, 412.

WESTOVER, P. R., nominated, 2826.
Confirmed, 2827.

WETTERAU, MISS ANNA M., nominated, 1631.
Confirmed, 1632.

WETZEL, ROBERT P., nominated, 285.
Confirmed, 288.

WEYMOUTH, SAMUEL, nominated, 404.
Confirmed, 412.

WHARTENBY, MRS. FLORENCE W., nominated, 619.
Confirmed, 620.

WHEELER, CHAS. A., nominated, 362.
Confirmed, 363.

WHIPPERMAN, HARVEY S., nominated, 410.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

WHIPPO, MISS WINIFRED, nominated, 784.
Confirmed, 786.

WHITAKER, COURTNEY L., nominated, 61.
Confirmed, 63.

WHITAKER, ROBERT C., nominated, 401.
Confirmed, 412.

WHITE, CHAS. K., nominated, 613.
Confirmed, 619-620.

WHITE, EUGENE, nominated, 1316.
Confirmed, 1317.

WHITE, HAROLD H., nominated, 403.
Confirmed, 412.

WHITE, HENRY G., nominated, 284.
Confirmed, 288.

WHITE, HOMER G., nominated, 616.
Confirmed, 619-620.

WHITE, JAMES A., nominated, 318.
Confirmed, 319.

WHITE, JAMES B., nominated, 61.
Confirmed, 63.

WHITE, MISS A. R., nominated, 167.
Confirmed, 168.

WHITE, MRS. ETHEL B., nominated, 784.
Confirmed, 786.

WHITE, MISS FLORENCE A., nominated, 3951.
Confirmed, 3952.

WHITE, MISS MARGARET M., nominated, 75.
Confirmed, 75.

WHITE, WALTER C., nominated, 99.
Confirmed, 100.

WHITEMAN, MISS ZELIA IRENE, nominated, 408.
Confirmed, 412.

WHITFIELD, JOHN H., nominated, 396.
Confirmed, 412.

WHITLEY, CLARENCE A., nominated, 396.
Confirmed, 412.

WHITLEY, MISS HARRIET I., nominated, 619.
Confirmed, 620.

WHITLEY, RALPH B., nominated, 408.
Confirmed, 412.

WHITMAN, J. BENTON, nominated, 17.
Confirmed, 20-21.

WHITMIRE, EMERY W., nominated, 401.
Confirmed, 421.

WHYEL, PAUL, nominated, 16.
Confirmed, 20-21.

WHYTE, EDMOND J., nominated, 785.
Confirmed, 786.

WIBLE, JAMES L., nominated, 19.
Confirmed, 20-21.

WICK, CHARLES A., nominated, 402.
Confirmed, 412.

WICK, J. C., nominated, 151.
Confirmed, 153.

WICKERSHAM, J. R., nominated, 60.
Confirmed, 63.

WICKLINE, ROBERT L., nominated, 2433.
Confirmed, 2433.

WIDMANN, ROMAN C., nominated, 121.
Confirmed, 122.

NOTARIES PUBLIC.—Continued.

WIDRODER, MISS ELIZABETH A., nominated, 615.
Confirmed, 619-620.

WIEGAND, CARL A., nominated, 411.
Confirmed, 412.

WIEGMANN, W. W., nominated, 216.
Confirmed, 216.

WIESEMAN, MISS MARGARET J., nominated, 469.
Confirmed, 470-471.

WIGGINS, MISS M., nominated, 408.
Confirmed, 412.

WIGGINS, W. W., nominated, 1255.
Confirmed, 1256.

WIGLE, LOGAN K., nominated, 122.
Confirmed, 122.

WIGMORE, CHARLES A., nominated, 167.
Confirmed, 168.

WIKE, J. R., nominated, 400.
Confirmed, 412.

WILBAR, MISS MABEL P., nominated, 19.
Confirmed, 20-21.

WILCOX, ARTHUR R., nominated, 616.
Confirmed, 619-620.

WILCOX, MISS FLORENCE E., nominated, 401.
Confirmed, 412.

WILDERMAN, SIMON, nominated, 408.
Confirmed, 412.

WILDERMUTH, CHARLES, nominated, 1918.
Confirmed, 1918.

WILEY, MISS CHARLOTTE F., nominated, 615.
Confirmed, 619-620.

WILKINS, J. H., nominated, 397.
Confirmed, 412.

WILKINS, JOHN, nominated, 613.
Confirmed, 619-620.

WILKINSON, JOS., nominated, 397.
Confirmed, 412.

WILKINSON, J. Y., nominated, 616.
Confirmed, 619-620.

WILKINSON, MISS ELIZA J., nominated, 362.
Confirmed, 363.

WILKINSON, MRS. ANNIE L., nominated, 286.
Confirmed, 288.

WILL, FRANK P., nominated, 616.
Confirmed, 619-620.

WILL, JOHN F., nominated, 618.
Confirmed, 620.

WILLARD, BERNARD E., nominated, 619.
Confirmed, 620.

WILLARD, EDWARD WARNER, nominated, 407.
Confirmed, 412.

WILLET, MISS MAY P., nominated, 406.
Confirmed, 412.

WILLETT, OSCAR R., nominated, 867.
Confirmed, 867.

WILLIAM, GEORGE E., nominated, 784.
Confirmed, 786.

WILLIAMS, ALFRED H., nominated, 121.
Confirmed, 122.

WILLIAMS, BENJAMIN F., nominated, 2216.
Confirmed, 2216-2217.

NOTARIES PUBLIC.—Continued.

WILLIAMS, B. H., nominated, 404.
Confirmed, 412.

WILLIAMS, F. S., nominated, 404.
Confirmed, 412.

WILLIAMS, GEORGE, nominated, 2216.
Confirmed, 2216-2217.

WILLIAMS, HAROLD S., nominated, 1631.
Confirmed, 1632.

WILLIAMS, HARRY G., nominated, 151.
Confirmed, 153.

WILLIAMS, HORACE V., nominated, 408.
Confirmed, 412.

WILLIAMS, H. S., nominated, 3653.
Confirmed, 3653.

WILLIAMS, J. A., nominated, 403.
Confirmed, 412.

WILLIAMS, JESSE, nominated, 99.
Confirmed, 100.

WILLIAMS, JOHN J. R., nominated, 18.
Confirmed, 20-21.

WILLIAMS, J. S., nominated, 614.
Confirmed, 619-620.

WILLIAMS, MISS ELIZABETH, nominated, 616.
Confirmed, 619-620.

WILLIAMS, MISS JOSEPHINE M., nominated, 410.
Confirmed, 412.

WILLIAMS, MISS MILDRED W., nominated, 153.
Confirmed, 153.

WILLIAMS, RALPH, nominated, 284.
Confirmed, 288.

WILLIAMS, SAM'L. R., nominated, 404.
Confirmed, 412.

WILLIAMS, W. H., nominated, 402.
Confirmed, 412.

WILLIAMS, WM., nominated, 982.
Confirmed, 984.

WILLIAMS, WILLIAM H., nominated, 400.
Confirmed, 412.

WILLIAMS, WILLIAM I., nominated, 403.
Confirmed, 412.

WILLIAMS, W. O., nominated, 411.
Confirmed, 412.

WILLIAMSON, T. D., nominated, 168.
Confirmed, 168.

WILLIARD, HOWE, nominated, 401.
Confirmed, 412.

WILLMAN, C. W., nominated, 399.
Confirmed, 412.

WILLMANN, GEO. A., nominated, 405.
Confirmed, 412.

WILLS, VICTOR W., nominated, 617.
Confirmed, 619-620.

WILLS, WM. E., nominated, 405.
Confirmed, 412.

WILMORE, GAYRAUD S., nominated, 1256.
Confirmed, 1256.

WILSON, ALFRED M., nominated, 400.
Confirmed, 412.

WILSON, C. A., nominated, 17.
Confirmed, 20-21.

NOTARIES PUBLIC.—Continued.

WILSON, CHARLES C., nominated, 408.
Confirmed, 412.

WILSON, EDWARD J., nominated, 397.
Confirmed, 412.

WILSON, F. A., nominated, 286.
Confirmed, 288.

WILSON, FRANK E., nominated, 406.
Confirmed, 412.

WILSON, GEO. P., nominated, 2827.
Confirmed, 2827.

WILSON, G. M., nominated, 618.
Confirmed, 620.

WILSON, HAROLD L., nominated, 397.
Confirmed, 412.

WILSON, J. C., nominated, 411.
Confirmed, 412.

WILSON, JOHN B., nominated, 410.
Confirmed, 412.

WILSON, JOHN R., nominated, 17.
Confirmed, 20-21.

WILSON, J. W., nominated, 98.
Confirmed, 100.

WILSON, MISS ADA M., nominated, 2826.
Confirmed, 2827.

WILSON, MISS ALICE, nominated, 401.
Confirmed, 412.

WILSON, MISS ALICE B., nominated, 411.
Confirmed, 412.

WILSON, MISS CAMILLA E., nominated, 17.
Confirmed, 20-21.

WILSON, MISS FLORENCE F., nominated, 287.
Confirmed, 288.

WILSON, MISS GERTRUDE, nominated, 1918.
Confirmed, 1918.

WILSON, MISS ISABEL C., nominated, 1316.
Confirmed, 1317.

WILSON, MISS M. F., nominated, 152.
Confirmed, 153.

WILSON, MORRIS W., nominated, 404.
Confirmed, 412.

WILSON, MRS. BLANCHE B., nominated, 785.
Confirmed, 786.

WILSON, MRS. LAURA G., nominated, 404.
Confirmed, 412.

WILSON, MRS. MARY R., nominated, 405.
Confirmed, 412.

WILSON, P. KINPORTS, nominated, 16.
Confirmed, 20-21.

WILSON, ROBERT C., nominated, 613.
Confirmed, 619-620.

WILSON, ROBERT M., nominated, 4679.
Confirmed, 4679.

WILSON, SAML., nominated, 2650.
Confirmed, 2650.

WILSON, WILLIAM G., nominated, 283.
Confirmed, 288.

WILSON, WILLIAM J., nominated, 406.
Confirmed, 412.

WILT, J. ANDREW, nominated, 61.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

WINDER, WILLIAM V., nominated, 407.
Confirmed, 412.

WINEMAN, MISS MINNIE S., nominated, 61.
Confirmed, 63.

WINEY, B. G., nominated, 286.
Confirmed, 288.

WING, CLARENCE J., nominated, 1255.
Confirmed, 1256.

WINGETT, MISS BEATRICE, nominated, 411.
Confirmed, 412.

WINING, MURRELL W., nominated, 399.
Confirmed, 412.

WINKEL, MISS A. D., nominated, 194.
Confirmed, 195.

WINTHROP, FRED P., nominated, 784.
Confirmed, 786.

WINTIN, J. W., nominated, 2131.
Confirmed, 2131.

WINTERS, EDWARD M., nominated, 17.
Confirmed, 20-21.

WINTERS, JOS. H., nominated, 130.
Confirmed, 130-131.

WINTERGERST, PETER J., nominated, 407.
Confirmed, 412.

WIRRERLING, CHARLES B., nominated, 167.
Confirmed, 168.

WIRTH, MRS. E. FRANCES, nominated, 404.
Confirmed, 412.

WISOR, RALPH M., nominated, 400.
Confirmed, 412.

WISSINGER, I. J., nominated, 400.
Confirmed, 412.

WISWELL, MISS GRACE C., nominated, 616.
Confirmed, 619-620.

WITEMEYER, H. M., nominated, 615.
Confirmed, 619-620.

WITHRUP, MISS MABEL E., nominated, 616.
Confirmed, 619-620.

WITMAN, J. F., nominated, 286.
Confirmed, 288.

WITMER, H. S., nominated, 403.
Confirmed, 412.

WITMEYER, MISS ANNA A., nominated, 2957.
Confirmed, 2957-2958.

WITSIL, J. HORACE, nominated, 152.
Confirmed, 153.

WOIL, SAMUEL, nominated, 285.
Confirmed, 288.

WOLCOTT, HARRY N., nominated, 618.
Confirmed, 620.

WOLDOW, MARK M., nominated, 410.
Confirmed, 412.

WOLF, C. A., nominated, 3146.
Confirmed, 3146.

WOLF, ELI H., nominated, 168.
Confirmed, 168.

WOLF, MISS A. B., nominated, 982.
Confirmed, 984.

WOLF, MRS. MARY A., nominated, 167.
Confirmed, 168.

NOTARIES PUBLIC.—Continued.

WOLF, ROBBIN B., nominated, 785.
Confirmed, 786.

WOLF, SAMUEL H., nominated, 1317.
Confirmed, 1317.

WOLF, WILLIAM, nominated, 406.
Confirmed, 412.

WOLFE, BERTRAM K., nominated, 469.
Confirmed, 470-471.

WOLFE, CHAS. A., nominated, 470.
Confirmed, 470-471.

WOLFE, MISS CLARA E., nominated, 404.
Confirmed, 412.

WOLFE, MISS EDITH M., nominated, 406.
Confirmed, 412.

WOLFF, MISS SADIE, nominated, 983.
Confirmed, 984.

WOLFFE, ELLIS, nominated, 408.
Confirmed, 412.

WOLSON, JULIUS, nominated, 401.
Confirmed, 412.

WONSETLER, MRS. MARY G., nominated, 411.
Confirmed, 412.

WOOD, CALVIN B., nominated, 407.
Confirmed, 412.

WOOD, CHARLES B., nominated, 411.
Confirmed, 412.

WOOD, F. X., nominated, 407.
Confirmed, 412.

WOOD, JAMES W., nominated, 152.
Confirmed, 153.

WOOD, WALTER K., nominated, 1632.
Confirmed, 1632.

WOODHALL, MISS HELEN L., nominated, 402.
Confirmed, 412.

WOODIN, MISS RUTH E., nominated, 411.
Confirmed, 412.

WOODS, CHARLES A., nominated, 61.
Confirmed, 63.

WOODS, JOHN J., Jr., nominated, 121.
Confirmed, 122.

WOODS, MISS ANNA E., nominated, 867.
Confirmed, 867.

WOODSIDE, ROBERT W., nominated, 151.
Confirmed, 153.

WOODSLAYER, MRS. ELVIRA IRENE, nominated, 17.
Confirmed, 20-21.

WOODRING, MISS MIRIAM M., nominated, 1917.
Confirmed, 1918.

WOODRUFF, D. STRATTON, nominated, 409.
Confirmed, 412.

WOODRUFF, T. S., nominated, 285.
Confirmed, 288.

WOODWARD, CARL, nominated, 411.
Confirmed, 412.

WOODWARD, HARLAN P., nominated, 411.
Confirmed, 412.

WOODWARD, MISS TACY D., nominated, 505.
Confirmed, 505.

WOOMER, JAMES M., nominated, 619.
Confirmed, 620.

NOTARIES PUBLIC.—Continued.

WOOMER, LEMUEL A., nominated, 470.
Confirmed, 470-471.

WORMAN, GEO. W., nominated, 362.
Confirmed, 363.

WORRELL, LEROY A., nominated, 618.
Confirmed, 619-620.

WORRILOW, CHAS. G., nominated, 2216.
Confirmed, 2216-2217.

WORTHINGTON, C. C., nominated, 404.
Confirmed, 412.

WORTHINGTON, EDWARD P., nominated, 405.
Confirmed, 412.

WORTHINGTON, IRVING W., nominated, 153.
Confirmed, 153.

WORTHINGTON, JOSEPH I., nominated, 406.
Confirmed, 412.

WORTHINGTON, VERNON, nominated, 16.
Confirmed, 20-21.

WOYADT, S. L., nominated, 168.
Confirmed, 168.

WUNDERLE, ALBERT J., nominated, 616.
Confirmed, 619-620.

WURZLER, MISS W. G., nominated, 1673.
Confirmed, 1673.

WRANKENFIELD, MISS DELLA W., nominated, 285.
Confirmed, 288.

WRAY, CHESTER B., nominated, 400.
Confirmed, 412.

WRAY, FRANK C., nominated, 619.
Confirmed, 620.

WRAY, IRA J., nominated, 284.
Confirmed, 288.

WRIGHT, C. D., nominated, 1255.
Confirmed, 1256.

WRIGHT, EDWIN S., nominated, 151.
Confirmed, 153.

WRIGHT, ELMER H., nominated, 469.
Confirmed, 470-471.

WRIGHT, ELWYN L., nominated, 408.
Confirmed, 412.

WRIGHT, ERNEST C., nominated, 1918.
Confirmed, 1918.

WRIGHT, FABIAN W., nominated, 2512.
Confirmed, 2512-2513.

WRIGHT, FRANKLIN L., nominated, 152.
Confirmed, 153.

WRIGHT, H. DANA, nominated, 1316.
Confirmed, 1317.

WRIGHT, HOWARD E., nominated, 3951.
Confirmed, 3952.

WRIGHT, L. A., nominated, 287.
Confirmed, 288.

WRIGHT, MISS ALICE M., nominated, 619.
Confirmed, 620.

WRIGHT, MISS HARRIET B., nominated, 409.
Confirmed, 412.

WRIGHT, RICHARD R., Jr., nominated, 406.
Confirmed, 412.

WRIGLEY, CLARENCE B., nominated, 130.
Confirmed, 130-131.

NOTARIES PUBLIC.—Continued.

WYLEN, LEON A., nominated, 104.
Confirmed, 104.

WYMBS, FRANK M., nominated, 402.
Confirmed, 412.

WYNN, I. N. EARL, nominated, 285.
Confirmed, 288.

YARD, WM. S., nominated, 120.
Confirmed, 122.

YATES, MRS. MABEL A., nominated, 616.
Confirmed, 619-620.

YEAGER, MISS URSULA E., nominated, 18.
Confirmed, 20-21.

YEAGER, W. B., nominated, 1255.
Confirmed, 1256.

YEARICK, MISS ELIZABETH, nominated, 614.
Confirmed, 619-620.

YERGER, JOHN M., nominated, 3411.
Confirmed, 3411.

YERGER, MISS FLORENCE, nominated, 404.
Confirmed, 412.

YERGEY, DANIEL L., nominated, 398.
Confirmed, 412.

YERKES, JUDSON J., nominated, 409.
Confirmed, 412.

YERKES, MISS SARAH E., nominated, 615.
Confirmed, 619-620.

YINGST, IRWIN, nominated, 2216.
Confirmed, 2216-2217.

YOAS, G. J., nominated, 400.
Confirmed, 412.

YOCUM, CHAS. C., nominated, 867.
Confirmed, 867.

YODER, LEONARD G., nominated, 19.
Confirmed, 20-21.

YODER, WILLIAM G., nominated, 361.
Confirmed, 363.

YOGEL, CHARLES A., nominated, 983.
Confirmed, 984.

YOHE, H. J., nominated, 411.
Confirmed, 412.

YOOS, GEORGE H., nominated, 153.
Confirmed, 153.

YORK, FRANK X., nominated, 400.
Confirmed, 412.

YORKE, MISS M. ELOISE, nominated, 61.
Confirmed, 63.

YOST, H. E., nominated, 1235.
Confirmed, 1256.

YOST, MARSHALL E., nominated, 400.
Confirmed, 412.

YOUNG, C. F., nominated, 151.
Confirmed, 153.

YOUNG, E. E., nominated, 400.
Confirmed, 412.

YOUNG, ELMER F., nominated, 406.
Confirmed, 412.

YOUNG, FRANK N., nominated, 397.
Confirmed, 412.

YOUNG, FRANK S., nominated, 61.
Confirmed, 63.

NOTARIES PUBLIC.—Continued.

- YOUNG, FRED W., nominated, 361.
Confirmed, 363.
- YOUNG, GUY L., nominated, 19.
Confirmed, 20-21.
- YOUNG, HERMAN P., nominated, 398.
Confirmed, 412.
- YOUNG, JOHN M., nominated, 1055.
Confirmed, 1055.
- YOUNG, MISS EDNA G., nominated, 121.
Confirmed, 122.
- YOUNG, MISS FRANCES L., nominated, 1255.
Confirmed, 1256.
- YOUNG, MISS GRACE A., nominated, 3653.
Confirmed, 3653.
- YOUNG, MISS SARAH D., nominated, 1631.
Confirmed, 1632.
- YOUNG, MRS. GARNETT D., nominated, 18.
Confirmed, 20-21.
- YOUNG, ROBERT C., nominated, 409.
Confirmed, 412.
- YOUNG, ROLAND G. C., nominated, 20.
Confirmed, 20-21.
- YOUNG, THOMAS H., nominated, 405.
Confirmed, 412.
- YOUNG, WALTER HAROLD, nominated, 616.
Confirmed, 619-620.
- YOUNG, WILLIAM C., nominated, 1316.
Confirmed, 1317.
- YOUNG, WILLIAM M., nominated, 318.
Confirmed, 319.
- YOUNG, WILLIAM M., nominated, 1630.
Confirmed, 1632.
- YOUNG, W. J., nominated, 285.
Confirmed, 288.
- YOUNGER, E. F., nominated, 399.
Confirmed, 412.
- YOUNKIN, RALPH M., nominated, 402.
Confirmed, 412.
- YOURISHIN, JOHN, nominated, 469.
Confirmed, 470-471.
- YUNKER, HERMAN, nominated, 408.
Confirmed, 412.
- ZACHARIAS, EDW. E., nominated, 318.
Confirmed, 319.
- ZACHARIAS, MISS EDNA, nominated, 581.
Confirmed, 582.
- ZACHERLE, G. H., nominated, 405.
Confirmed, 412.
- ZAFFIRO, ANTHONY, nominated, 1316.
Confirmed, 1317.
- ZAHM, MISS MARGUERITE A., nominated, 403.
Confirmed, 412.
- ZANGE, OTTO A., nominated, 397.
Confirmed, 412.
- ZARESKY, ROBERT, nominated, 153.
Confirmed, 153.
- ZARR, FRANK F., nominated, 361.
Confirmed, 363.
- ZASADNY, STEPHEN, nominated, 402.
Confirmed, 412.

NOTARIES PUBLIC.—Continued.

- ZAUNER, MISS MATHILDA C., nominated, 469.
Confirmed, 470-471.
- ZBASNIK, ANTON, nominated, 617.
Confirmed, 619-620.
- ZEFF, LOUIS HOWARD, nominated, 616.
Confirmed, 619-620.
- ZEHREN, NICHOLAS A., nominated, 17.
Confirmed, 20-21.
- ZEIDERS, ROY A., nominated, 401.
Confirmed, 412.
- ZEIDERS, W. H., nominated, 152.
Confirmed, 153.
- ZEIGLER, MISS GERTRUDE, nominated, 399.
Confirmed, 412.
- ZELCH, JOSEPH H., nominated, 613.
Confirmed, 619-620.
- ZELLER, JACOB H., nominated, 284.
Confirmed, 288.
- ZEMANY, ANDREW, nominated, 619.
Confirmed, 620.
- ZEPP, EDWARD G., nominated, 1631.
Confirmed, 1632.
- ZIEGENFUS, A. A., nominated, 400.
Confirmed, 412.
- ZIEGLER, NORMAN V., nominated, 411.
Confirmed, 412.
- ZIMMER, W. L., nominated, 362.
Confirmed, 363.
- ZIMMERMAN, HERBERT H., nominated, 403.
Confirmed, 412.
- ZIMMERMAN, J. G., nominated, 4559.
Confirmed, 4559.
- ZIMMERMAN, LOUIS, nominated, 784.
Confirmed, 786.
- ZIMMERMAN, MISS MARY E., nominated, 1631.
Confirmed, 1632.
- ZIMMERMAN, LOUIS, nominated, 397.
Confirmed, 412.
- ZINMAN, FRANK, nominated, 616.
Confirmed, 619-620.
- ZINMAN, SAMUEL, nominated, 407.
Confirmed, 412.
- ZOELLER, E. W., nominated, 287.
Confirmed, 288.
- ZOOK, H. W., nominated, 4558.
Confirmed, 4559.
- ZUASMER, JACOB, nominated, 405.
Confirmed, 412.
- ZUBER, ETHAN G., nominated, 18.
Confirmed, 20-21.
- ZWEIFER, MRS. ETHEL E., nominated, 3411.
Confirmed, 3411.
- ZYCHEWICZ, Z. K., nominated, 399.
Confirmed, 412.
- ZYLANDS, CLIFFORD J., nominated, 3493.
Confirmed, 3493-3494.

NOTARIES PUBLIC, amending act regulating fees of

Senate Bill No. 634.

Read in place in Senate by Mr. McClintock, 980.

Referred to Committee on Judiciary General, 980.

NOTARIES PUBLIC.—Continued.

Reported without amendment, 1032.
 First reading, 1058.
 Second reading, 1277.
 Over in its order, 1310.
 Third reading and final passage, 1611-1612.
 Returned from House with amendments in which Senate concurred, 2323.
 Signed by President, 2330.
 Approved by Governor, 2325.

In House (No. 1416).

Referred to Committee on Judiciary General, 1759.
 Reported with amendment, 1859.
 First reading, 1948.
 Second reading, 2059.
 Third reading and final passage, 2265.
 Signed by Speaker, 2345.
 Returned from Senate with House amendments concurred in, 2444.

NOTARIES PUBLIC (see fish, hunt).

NOTICES (see advertisements, signal, tax collectors).

NUMBERS (see engine).

NURSERY HOME (see appropriation).

NURSES, Board of Examiners for Registration of, members of, nominated, 21; nominations recalled, 76.

NURSES, STATE OF EXAMINERS, amending act providing for State registration of nurses, and establishing

House Bill No. 1178.

Read in place in House by Mr. Steedle, 937.
 Referred to Committee on Public Health and Sanitation, 937.

NURSES, STATE BOARD OF EXAMINERS FOR REGISTRATION OF, by providing for change in membership and salaries of said board, further amending act creating

Senate Bill No. 685.

Read in place in Senate by Mr. Barr, 1032.
 Referred to Committee on Public Health and Sanitation, 1032.
 Reported with amendment, 1302.
 First reading, 1320.
 Second reading, 1623-1625.
 Third reading and amended, 1684-1685.
 Resumed and passed finally, 1920-1921.
 Returned from House with amendments, in which Senate concurred, 2815.
 Signed by President pro tempore, 2958.
 Approved by Governor, 3808.

In House (No. 1434).

Referred to Committee on Public Health and Sanitation, 2056.
 Reported without amendment, 2193-2194.
 First reading, 2211.
 Second reading and amended, 2366-2368.
 Third reading and postponed, 2485-2486.
 Resumed and passed finally, 2709.
 Returned from Senate with House amendments concurred in, 2976.
 Signed by Speaker, 3035.

NURSES, STATE BOARD OF EXAMINERS FOR REGISTRATION OF, relating to registration and re-registration of nurses by

House Bill No. 1177.

Read in place in House by Mr. Steedle, 937.
 Referred to Committee on Public Health and Sanitation, 937.

NURSES, STATE BOARD OF EXAMINERS FOR REGISTRATION OF, relating to registration and re-registration of nurses and licensed attendants by

Senate Bill No. 686.

Read in place in Senate by Mr. Barr, 1032.
 Referred to Committee on Public Health and Sanitation, 1032.
 Reported with amendment, 1302.
 First reading, 1320.
 Second reading and amended, 1625-1626.

NURSES, STATE BOARD OF EXAMINERS FOR REGISTRATION OF.—Continued.

Third reading and amended, 1685.
 Resumed and passed finally, 1921-1922.
 Returned from House with amendments, in which Senate concurred, 2584.
 Signed by President, 2652.
 Concurrent resolution recalling bill from Governor, 2965.
 Resolution returned from House concurred in, 3143.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3151.
 Resumed, vote on third reading reconsidered and bill amended, 3294-3295.
 Resumed and passed finally, 3540.
 Returned from House with Senate amendments concurred in, 3668.
 Signed by President, 3945.
 Approved by Governor, 4557.

In House (No. 1435).

Referred to Committee on Public Health and Sanitation, 2056.
 Reported without amendment, 2194.
 First reading, 2211.
 Second reading, 2291.
 Third reading and amended, 2484.
 Resumed and passed finally, 2604-2605.
 Returned from Senate with House amendments concurred in, 2673.
 Signed by Speaker, 2675.
 Resolution recalling bill from Governor concurred in, 3178.
 Bill returned from Senate with amendments in which House concurred, 3734-3735.
 Signed by Speaker, 3738, 4099.

Remarks on, by
 Steedle, 2605.

OATH OF OFFICE administered to

Assistant Journal Clerk of House, 101.

Chief Clerk and Resident Clerk of House, 37.

Director of Legislative Reference Bureau, 3012.

Governor, 76.

Lieutenant Governor, 74.

Members of House of Representatives, 34, 69.

Officers and employes of House, 85.

Postmistress of House, 346.

President pro tempore of Senate, 9, 5017.

Senators-elect, 9, 118.

Speaker of House of Representatives, 36.

O'BOYLE, THOMAS F., Representative from Lackawanna County, (Fourth District)

Amendments offered by, to

Bill No. 561, Enabling boroughs to adopt and enforce zoning regulations, 3694-3696.

Bill No. 1086, Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 1341.

Bill No. 1170, Further amending act establishing State Highway Department, by changing route 335, from Scranton to Delaware River opposite Narrowsburg, New York, 3256.

Bills introduced by

No. 180.

Establishing certain public roads in Lackawanna and Wayne Counties as State highway, 143.

No. 308.

Making appropriation to Mid-Valley Hospital Association, at Blakely, 221.

O'BOYLE, THOMAS F.—Continued.

No. 561.

Enabling boroughs to adopt and enforce zoning regulations, 421.

No. 582.

To repeal act of May 16, 1921, providing for control and management of jails in counties of third and fourth classes, 423.

No. 1086.

Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 879.

No. 1170.

Further amending act establishing State Highway Department, by changing route 335, from Scranton to Delaware River opposite Narrowsburg, New York, 936-937.

No. 1331.

Establishing as State highway, a certain section of public road in Lackawanna County, 1005.

No. 1332.

Establishing as State highway, a certain section of public road in Lackawanna County, 1005.

No. 1333.

Establishing as State highway, a certain section of public road in Lackawanna County, 1005.

Election returns, 29.

Leave of absence granted, 2200, 3681, 4345.

Member of standing committees, 87-91.

Motion by, to

Place on calendar Bill No. 582, Repealing act providing for control and management of jails in counties of third and fourth classes, 682.

Oath of office administered to, 34.

Remarks by, on

Bill No. 582, To repeal act providing for control and management of jails in counties of third and fourth classes, 1295.

Bill No. 1086, Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 1658.

OCCUPATION (see tax, taxes).

OFFENBACHER, GEORGE, Message Clerk of House, presentation of testimonial to, 5136.

OFFICE, OFFICERS AND OFFICES (see bonds, Constitution, county, district attorneys, election, justices of peace, National Guard, probation, Senate, State, tax collector)

OFFICERS AND EMPLOYEES of house for faithful performance of their duties, resolution (House) by Gelder, tendering thanks of House to, 5151.

OFFICERS AND EMPLOYEES of House, resolution (House) by Golder, providing for election of certain, 36.

OFFICERS AND EMPLOYEES of House, resolution (House) by McCaig, providing for election of certain, 84.

OFFICERS AND EMPLOYEES of Senate for able performance of their duties, resolution (Senate) by Sisson, tendering thanks of Senate to all, 5023-5024.

OFFICERS AND EMPLOYEES of Senate, resolution (Senate) by Homsher, providing for election of certain, 80.

OFFICERS OF SENATE, resolution (Senate) by Weaver, authorizing election of certain, 12.

OGLE, JOHN G., Representative from Somerset County

Bills introduced by

No. 74.

Regulating duration of liens of mortgages, 122.

No. 999.

Providing for refunding of certain liquor license fees, 874.

OGLE, JOHN G.—Continued.

Bills reported by

No. 117.

Amending act regulating nomination and election of public officers, 1529.

No. 521.

Imposing an emergency State Luxury Tax, 2136.

Election returns, 31.

Leave of absence granted, 1859.

Member of standing committees, 87-91.

Motion by, to

Drop from calendar Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, relative to appointments after adjournment of Legislature, 5093.

Oath of office administered to, 34.

Order of the day called for, 1598.

Questions of personal privilege raised by, on

Report of Ways and Means Committee relative to revenue raising bills, 1596.

Throwing of calendars and newspapers in House during last days of Session, 4272-4273.

Reasons for vote on

House resolution protesting against the seating arrangement of the Democratic Members in the House, 136.

Remarks by, on

Adoption of Rule 71, by House, relative to resolutions fixing date of final adjournment or last day for introduction of bills, 200.

Bill No. 178, Relating to assignment of rights to recover damages for breach of contract, 225, 226.

Bill No. 251, (Senate Bill No. 13), Providing for appeals to Superior Court from certain orders and sentences of Allegheny County Court and Philadelphia Municipal Court, 259.

Bill No. 316, Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to the undertaker, 1558.

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 332-333.

Bill No. 425, Amending act fixing number and salaries of clerks and employes in the Auditor General's Department, 431.

Bill No. 515, Limiting rent as a preferred claim, 914.

Bill No. 674, Providing for licensing of barbers, 1559-1560.

Bill No. 690, Requiring judges of courts of record to render decisions within six months after trial of a case, 1024.

Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritism, 2163.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 803.

Bill No. 864, (Senate No. 183), Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 955.

Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due, 3459.

OGLE, JOHN G.—Continued.

Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2170.

Bill No. 994, Supplement to act requiring certain counties to establish pension fund for employes, 1602.

Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of Delaware River, 2337-2338.

Bill No. 1236, Creating Giant Power Survey Board, 2339-2340.

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4151.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3559.

O'HARA BROTHERS for payment for burial of bodies of certain indigent persons, making appropriation to

House Bill No. 209.

Read in place in House by Mr. Schaeffer, 171.

Referred to Committee on Appropriations, 171.

Reported without amendment, 731.

First reading, 804.

Second reading and amended, 920.

Third reading and final passage, 1028.

Returned from Senate without amendment, 3770.

Signed by Speaker, 4567.

In Senate (No. 692).

Referred to Committee on Appropriations, 1054.

Reported without amendment, 1056.

First reading, 1058.

Second reading and recommitted, 1277.

Re-reported without amendment, 3492.

Third reading and final passage, 3612.

Signed by President, 4547.

O'HARA TOWNSHIP (see soldiers).

OHIO VALLEY GENERAL HOSPITAL (see appropriation).

OIL CITY HOSPITAL (see appropriation).

OIL (see tax, wells).

OLD AGE ASSISTANCE COMMISSION and Board in each county, and making appropriation, creating State

House Bill No. 514.

Read in place in House by Mr. Steedle, 367.

Referred to Committee on Appropriations, 367.

OLD AGE ASSISTANCE COMMISSION and Board in each county, and making appropriation, creating State

Senate Bill No. 153.

Read in place in Senate by Mr. Vare, 188.

Referred to Committee on Appropriations, 188.

Reported with amendment, 975.

First reading, 1004.

Second reading and recommitted, 1047-1049.

Re-reported with amendment, 1258.

Recommitted, 1306.

Re-reported with amendment, 1605.

Third reading and final passage, 1674-1680.

Returned from House with amendments in which Senate non-concurred, 2322-2323.

Returned from House with amendments receded from, 2440.

Signed by President, 2652.

Approved by Governor, 2825.

Remarks on, by

Barr, 1676-1679.

Daix, 1677.

Vare, 1677-1678.

OLD AGE ASSISTANCE COMMISSION.—Continued.

Buckman, 1678.

Davis, 1678.

Schantz, 1678-1679.

Lanius, 1679.

Long, 1680.

In House (No. 1418).

Referred to Committee on Appropriations, 1759.

Reported without amendment, 1761.

First reading, 1761.

Second reading and amended, 1805-1807.

Third reading and final passage, 2040-2047.

Signed by Speaker, 2674.

Remarks on, by

Ludlow, 2042, 2044-2046.

Steedle, 2042-2043.

Edmonds, 2043, 2045-2046.

Fowler, David, 2043-2045.

Marcus, Joseph C., 2045.

Guerin, 2046.

Grimes, Miss, 2046-2047.

Dilsheimer, 2047.

Stoner, 2047.

OLD LADIES HOME (see appropriation).

OMNIBUSES (see corporations).

OPERATORS (see motion picture).

OPINION (see courts).

OPTOMETRICAL EDUCATION, EXAMINATION AND LICENSURE, members of Board of, nominated, 22; nominations recalled, 76.

OPTOMETRY, and creating Board of Optometrical Education, Examination and Licensure, by further regulating practice thereof, amending act defining

House Bill No. 536.

Read in place in House by Mr. Dunn, 419.

Referred to Committee on Judiciary General, 419.

Reported without amendment, 539.

First reading, 596.

Second reading, 655-657.

Third reading and final passage, 722.

Returned from Senate with amendments, in which

House concurred, 2751-2752.

Signed by Speaker, 2907.

Approved by Governor, 3431.

In Senate (No. 535).

Referred to Committee on Judiciary General, 788.

Reported with amendment 2294-2295.

First reading, 2325.

Second reading, 2419-2421.

Third reading and final passage, 2518.

Returned from House with Senate amendments concurred in, 2742.

Signed by President, 2824.

OPTOMETRY, and providing a Board of Optometrical Education, Examination and Licensure, amending act relating to practice of

House Bill No. 1276.

Read in place in House by Mr. Schaeffer, 969.

Referred to Committee on Public Health and Sanitation, 969.

OPTOMETRY, to confer degrees, authorizing schools or colleges of

House Bill No. 362.

Read in place in House by Mr. Perry, 251.

Referred to Committee on Public Health and Sanitation, 251.

Reported without amendment, 441.

First reading, 451.

Second reading and amended, 487-488.

Third reading and final passage, 534.

Returned from Senate without amendment, 1489.

Signed by Speaker, 1750.

Approved by Governor, 1946.

In Senate (No. 396).

Referred to Committee on Education, 510.

Reported without amendment, 1031.

OPTOMETRY.—Continued.

First reading, 1058.
 Second reading, 1271.
 Over in its order, 1307.
 Third reading and final passage, 1317.
 Signed by President pro tempore, 1671.

ORDER OF BUSINESS in House from May 14th, resolution (House) by McCaig, fixing, 2758.

ORDINANCE AND ORDINANCES (see boroughs, cities).

ORDINANCES passed by cities of third class and not signed by mayor or attested by city clerk, validating

Senate Bill No. 1233.

Read in place in Senate by Mr. Miller, 2912.
 Referred to Committee on Municipal Affairs, 2912.
 Reported without amendment, 4169.
 First reading, 4193.
 Second reading, 4321.
 Third reading and final passage, 4520.
 Returned from House without amendment, 5000.
 Signed by President, 5001.

In House (No. 1771).

Referred to Committee on Municipal Corporations, 4643
 Reported without amendment, 4717.
 First reading, 4717.
 Second reading, 4879.
 Third reading and defeated on final passage, 5101.
 Vote on final passage reconsidered and bill passed finally, 5102
 Signed by Speaker, 5146.

Remarks on, by

Alexander, 5102.
 Spangler, 5102.

OREGON (see tax returns).

ORPHAN ASYLUM OF HOLY FAMILY (see appropriation).

ORPHANS (see court, courts, soldiers).

ORR, DAVID, Representative from Montgomery County, (Third District)

Amendments offered by, to

Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 3057.

Bill introduced by

No. 917.

Establishing as State highway, a certain section of public road in Montgomery County, 730.

Bills reported by

No. 245.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to qualifications of voters, 538.

No. 1201.

Establishing Minimum Wage Board in Department of Labor and Industry, 1828.

No. 1421, (Senate No. 268).

Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 2362.

Election returns, 30.

Member of special committee, 5149.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 3745.

ORR, DAVID.—Continued.

Reconsider vote on Bill No. 1421, (Senate No. 268), Joint resolution proposing amendment to Constitution of Pennsylvania, prohibiting after adjournment the appointment to office of any person whose nomination the Senate failed to confirm, 3057.

Oath of office administered to, 34.

OSTEOPATHIC EXAMINERS, members of Board of, nominated, 22; nominations recalled, 76.

OSTEOPATHY, amending act creating State Board of Osteopathic Examiners, by defining and regulating

Senate Bill No. 242.

Read in place in Senate by Mr. Smith, 354.
 Referred to Committee on Public Health and Sanitation, 354.
 Reported with amendment, 492.
 First reading, 506-507.
 Second reading, 576-578.
 Third reading and amended, 607-608.
 Over in its order, 663.
 Recommitted, 765-766.
 Re-reported with amendment, 1910.
 Recommitted, 2109.
 Re-reported with amendment, 2667.
 Over in its order, 2718.
 Resumed on third reading and amended, 2835-2837.
 Resumed, vote on third reading reconsidered and bill amended, 2914-2916.
 Resumed and passed finally, 3076-3080.
 Returned from House without amendment, 4876.
 Signed by President, 4954.

Remarks on, by

Woodward, 3078-3079.
 Davis, 3079.
 Miller, 3079.
 Stites, 3079.

In House (No. 1549).

Referred to Committee on Public Health and Sanitation, 3257.
 Reported without amendment, 4574.
 First reading, 4574.
 Second reading, 4735.
 Third reading and final passage, 4923-4927.
 Signed by Speaker, 5132.

Remarks on, by

Steedle, 4923-4925.
 Ludlow, 4924-4926.
 Dilsheimer, 4926.
 Spangler, 4925.
 Dunn, 4925-4926.

OVERSEERS (see Constitution).

OXFORD TOWNSHIP (see poor house).

PACKER HOSPITAL (see appropriation to Robert, etc.).

PAGES for their attention to duties, resolution (House) by Horne, tendering thanks of House to, 5151.

PAGES, HOUSE, presentation of testimonials, 5136.

PAINTERS, by prohibiting use of spray machine for painting, providing for protection of health of

House Bill No. 1277.

Read in place in House by Mr. Stavitski, 969.
 Referred to Committee on Labor and Industry, 969.

PAINT, PUTTY AND NAVAL STORES, and repealing act of June 1, 1915, relating thereto, regulating sale of

House Bill No. 1272.

Read in place in House by Mr. Lauver, 969.
 Referred to Committee on Manufactures, 969.
 Reported without amendment, 4451.
 First reading, 4576.
 Second reading, 4733-4734.
 Dropped from calendar by general motion, 4777.

PAOLI MEMORIAL ASSOCIATION (see appropriation).

PARADISE PROTECTORY AND AGRICULTURAL SCHOOL (see appropriation).

PARDONS, reasons for, presented to Senate, 26; to House, 38; appendix, 5227.

PARENT (see child, children).

PARKINSON, CHAUNCEY W., Representative from Green County.

Amendments offered by, to

Bill No. 377, Amending act creating State Board of Undertakers in cities of first, second and third classes, 1730-1732.

Bill No. 378, Amending act establishing State Highway Department by changing route 111, from Waynesburg to the West Virginia State line, and route 112, from Waynesburg to Uniontown, 1744.

Bill No. 380, Amending act providing method for establishing title to land acquired at sale for unpaid taxes, 436.

Bill No. 871, Regulating the manufacture and sale of pillows, bolsters, feather beds and comfortables, 2282-2283, 2475.

Bill No. 1287, Amending act relating to service of certain process in actions at law, 1956, 2467, 2607-2608.

Bills introduced by

No. 377.

Amending act creating State Board of Undertakers in cities of first, second, and third classes, with regard to compensation, qualifications, employees and duties of said Board, 252.

No. 378.

Amending act establishing State Highway Department, by changing route 111, from Waynesburg to West Virginia State line, and route 112, from Waynesburg to Uniontown, 252-253.

No. 380.

Amending act providing method for establishing title to land acquired at sale for unpaid taxes, 253.

No. 431.

Imposing an occupation tax, 289.

No. 550.

Making appropriation to Waynesburg Hospital, 420.

No. 870.

Authorizing attachment of wages or salary upon judgments obtained for necessities, 727.

No. 871.

Regulating the making and sale of pillows, bolsters, feather beds and comfortables, 727.

No. 1029.

Creating the Court of Industrial Relations, 876.

No. 1287.

Amending act relating to service of certain process in actions at law, 970.

Bills reported by

No. 353.

Amending act requiring citizens to procure license to fish, 1792.

No. 693.

Providing for quarantine and control of Japanese Beetle, 942.

No. 975.

Amending act defining commodities, 1225.

Election returns, 29.

Leave of absence granted, 2137, 3256, 4345.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 1287, Amending act relating to service of certain process in actions at law, 2457.

PARKINSON, CHAUNCEY W.—Continued.

Postpone Bill No. 1287, Amending act relating to service of certain process in actions at law, 2178.

Print 500 copies of House Bill No. 218, Enforcing provisions of Constitution of Pennsylvania, relative to free passes to railroad employes, 540.

Print 1000 copies of House Bill No. 171, Requiring railroad companies to properly man their trains, 540.

Recommit Bill No. 380, Amending act providing method for establishing title to land acquired at sale for unpaid taxes, 452.

Reconsider vote on Bill No. 1287, Amending act relating to service of certain process in actions at law, 2607.

Reconsider vote on Bill No. 1383, (Senate No. 434), Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 2796.

Oath of office administered to, 34.

PARK purposes, relating to acquisition of land for city

Senate Bill No. 84.

Read in place in Senate by Mr. Schantz, 118.

Referred in Committee on Municipal Affairs, 118.

Reported without amendment, 508.

First reading, 508.

Second reading, 572.

Third reading and final passage, 606.

Returned from House without amendment, 1992-1993.

Signed by President pro tempore, 2129.

Approved by Governor, 2511.

In House (No. 863).

Referred to Committee on Municipal Corporations, 639.

Reported without amendment, 1529.

First reading, 1572-1573.

Second reading, 1747.

Third reading and final passage, 1973.

Signed by Speaker, 2143.

PARK (see Erie, Fairmount, Snyder-Middleswarth, Valley Forge, Washington Crossing).

PARKS, STATE, authorizing cities of third class to appropriate moneys for improvement of

House Bill No. 501.

Read in place in House by Mr. Morrison, 366.

Referred to Committee on Municipal Corporations, 366.

Reported without amendment, 732.

First reading, 805.

Second reading, 924.

Third reading and final passage, 1205.

In Senate (No. 708).

Referred to Committee on Municipal Affairs, 1252.

PAROLE OF CERTAIN PRISONERS, amending act authorizing

House Bill No. 1360.

Read in place in House by Mr. Ludlow, 1007.

Referred to Committee on Judiciary General, 1007.

Reported without amendment, 1190-1191.

First reading, 1196.

Second reading and amended, 1364-1365.

Third reading and amended, 1576-1577.

Resumed and passed finally, 1654-1657.

Returned from Senate with amendments, in which House non-concurred, 4908.

Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4927.

House appoints conference committee, 4927.

Concurrent resolution discharging conference committee from further consideration of bill, 5102.

Resolution returned from Senate concurred in, 5128.

Vote by which House non-concurred reconsidered and House concurred, 5128.

Signed by Speaker, 5149.

PAROLE OF CERTAIN PRISONERS.—Continued.

Remarks on, by
 Hall, 1654.
 Ludlow, 1654-1657.
 Perry, 1655-1656.
 Whitehouse, 1655-1656.
 Alexander, 1655-1657.
 Rhodes, 1655.
 Goehring, 1656.
 Blumberg, 1656.
 Sowers, 1657.

In Senate (No. 899).

Referred to Committee on Judiciary General, 1705.
 Reported with amendment, 4285.
 First reading, 4342.
 Second reading and recommitted, 4560.
 Re-reported with amendment, 4706.
 Third reading and final passage, 4815-4819.
 Returned from House with Senate amendments non-concurred in, Senate adheres to its amendments and appoints conference committee, 4852.
 Returned from House with non-concurrence adhered to and notice of appointment of conference committee, 4875.
 Resolution discharging conference committee from further consideration of bill concurred in, 4999.
 Returned from House with Senate amendments concurred in, 5006.
 Signed by President, 5015.

Remarks on, by

Vare, 4815-4816, 4818.
 Buckman, 4815-4816.
 Eyre, 4816-4818.
 MacDade, 4816-4819.
 Stites, 4817-4818.
 Huffman, 4818.
 Long, 4818.
 Salus, 4819.
 Schantz, 4819.

PAROLE OF PRISONERS, by conferring power upon courts instead of judges thereof, amending act relative to

Senate Bill No. 30.

Read in place in Senate by Mr. MacDade, 95.
 Referred to Committee on Judiciary General, 95.
 Reported without amendment, 493.
 First reading, 506.
 Second reading and amended, 570-571.
 Recommitted, 605.
 Re-reported with amendment, 845.
 Third reading and amended, 984-985.
 Resumed and passed finally, 1034.
 Returned from House without amendment, 2505.
 Signed by President, 2651.
 Approved by Governor, 2826.

In House (No. 1368).

Referred to Committee on Judiciary General, 1219.
 Reported without amendment, 2171.
 First reading, 2210.
 Second reading, 2290.
 Third reading and final passage, 2482.
 Signed by Speaker, 2674.

PAROLE (see probation officers).

PARTITION PROCEEDINGS (see real estate).

PASSAVANT HOSPITAL (see appropriation).

PASSAVANT MEMORIAL HOMES FOR CARE OF EPILEPTICS (see appropriation).

PASSES (see Constitution, railroad).

PASSENGER (see elevators, railways).

PASTER AND FOLDER of Senate, George B. Frank elected as, 669.

PATTON, EDWARD W., Senator from Fourth District (Philadelphia County)

Amendments offered by, to

Bill No. 1200. (House No. 106), Making appropriation to University of Pennsylvania, 3136.

PATTON, EDWARD W.—Continued.

Bills introduced by

No. 36.

Imposing State license tax upon outdoor advertising, 95.

No. 86.

Further amending section 5 of act relating to organization of orphans' court, by fixing salaries of assistant clerk of said court in certain counties, 119.

No. 97.

Making appropriation to Rush Hospital for Consumption and Allied Diseases, Philadelphia, 129.

No. 204.

Making appropriation to West Philadelphia Hospital for Women, 278.

No. 205.

Making appropriation to Philadelphia Home for Incurables, 278.

No. 251.

Making appropriation to Mercy Hospital, of Philadelphia, 355.

No. 252.

Making appropriation to Western Temporary Home, of Philadelphia, 355.

No. 253.

Making appropriation to Home for Veterans of Grand Army of the Republic and Wives, Philadelphia, 355.

No. 304.

Making appropriation to Polyclinic Hospital of the University of Pennsylvania, 386.

No. 305.

Making appropriation to Medico Chirurgical Hospital of the University of Pennsylvania, 386.

No. 306.

Making appropriation to the Hospital of the University of Pennsylvania, 386.

No. 307.

Making appropriation to University of Pennsylvania for Graduate School of Medicine, 386.

No. 353.

Joint resolution proposing amendment to Constitution, so as to consolidate the courts of common pleas of Philadelphia County, 458.

No. 437.

Making appropriation to Fairmount Park Commissioners, 603.

No. 438.

Making deficiency appropriation to Fairmount Park Commissioners, 603.

No. 473.

Making appropriation to Philadelphia Home for Infants, 760.

No. 474.

Making appropriation to Home of Industry for Discharged Prisoners, of Philadelphia, 761.

No. 552.

Making appropriation to the Philadelphia Museums, 845.

No. 619.

Making appropriation to Robert Wood Home, of Philadelphia, 979.

No. 620.

Making appropriation to Friends' Home for Children, of Philadelphia, 979.

No. 621.

Making appropriation to Union Home for Old Ladies, of West Philadelphia, 979.

PATTON, EDWARD W.—Continued.

No. 622.

Making it unlawful to conduct and charge admission to musical concerts on Sunday, 979.

No. 734.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to assessment of property benefited by public improvements by Philadelphia, 1258.

No. 773.

Amending act for suppression of fortune telling, with regard to practice of spiritualism, 1304.

No. 981.

Authorizing State Highway Department to regulate public advertising along highways, 1912.

No. 982.

Making appropriation to Misericordia Hospital of Sisters of Mercy, of Philadelphia, 1912.

No. 983.

Making appropriation to Saint Vincent's Hospital for Women and Children, of Philadelphia, 1912.

No. 1006.

Exempting in certain cases the net proceeds of life insurance policies or annuities from claims of creditors, 2028.

No. 1056.

Making appropriation to Home for Training in Speech of Deaf Children before they are of school age, at Philadelphia, 2226.

No. 1373.

Exempting from payment of inheritance taxes bequests to charitable institutions, 3290.

No. 1476.

Making appropriation to provide for expenses of blind students in attendance at institutions of higher learning, 3814.

Bills reported by

No. 1157.

Amending act relating to cities of first class, with regard to appointment, powers and duties of civil service commission, 3282.

No. 1182, (House No. 1164).

Amending act for the better and more impartial selection of jurors, 4285.

No. 1210.

Supplement to act creating Board of Public Grounds and Buildings, by authorizing said Board to agree with municipalities upon terms for which State land may be taken, 2910.

Election returns, 6.

Leave of absence granted, 187, 453, 2213.

Member of special committee, 26, 100.

Member of standing committees, 78-80.

Motion by, for

Executive Session to rise, 2322.

Motion by, to

Consent to Executive nominations, 2322.

Read certain bills for first time, 1942, 2325.

Recommit Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 3135.

Recommit Bill No. 1238, (House No. 96), Making appropriation to Pennsylvania Museum and School of Industrial Art, of Philadelphia, 3521.

Recommit Bill No. 1285, (House No. 386), Making appropriation to Ellwood City Hospital, 3526.

PATTON, EDWARD W.—Continued.

Recommit Bill No. 1332, (House No. 766), Making appropriation to Rochester General Hospital, 3530.

Recommit Bill No. 1342, (House No. 841), Making appropriation to Brookville Hospital, 3531.

Suspend Rule 21, requiring amended bills to be noted on calendar, 4540, 4669.

Suspend rule 38, relative to Executive nominations, 2322.

Oath of office administered to, 9.

Petitions presented by

Against House Bill No. 160, Consolidating the law relating to counties and county officers, 2623.

Against House Bill No. 171, Requiring railroad companies to properly man their trains, 759.

Against House Bill No. 521, Imposing an emergency State luxury tax, 759.

Against House Bill No. 569, Protecting all persons in their equal rights, 1251.

Against House Bill No. 637, Providing for incorporation and regulation of Credit Union Associations.

Against House Bill No. 836, Further amending Workmen's Compensation Act of 1915, by changing schedule of compensation for injuries, 1251.

Against House Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, 1901.

Against House Bill No. 1277, Prohibiting use of spray machines for painting, 1901.

Against Senate Bill No. 359, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting classification of taxation for certain purposes, 1901.

Favoring House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 1251.

Resolution, concurrent, offered by

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. Edwin H. Vare, 3076.

Trustee of Soldiers' Orphans' Industrial School, Scotland, appointed as, 105.

PATRIOTIC (see solicitation).

PATTERSON, BENJAMIN H., Representative from Allegheny County, (Tenth District)

Amendments offered by, to

Bill No. 395, Regulating sale of caustic acid, 1523.

Bills introduced by

No. 395.

Regulating sale of caustic acid or alkali preparations for household use, 254.

No. 674.

Providing for licensing of barbers, 513.

No. 697.

Making it unlawful to prohibit the wearing of certain Military insignia by employes of municipalities, 514.

Bill reported by

No. 1486, (Senate No. 554).

Amending act regulating practice of medicine and surgery, 3592.

Bill returned by

No. 467.

Providing pension for emergency men who defended the State, 1188.

PATTERSON, BENJAMIN H.—Continued.

Election returns, 27.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 395, Regulating sale of caustic acid or alkali preparations for household use, 917.

Oath of office administered to, 34.

Remarks by, on

Bill No. 36, Regulating practice of chiropractic, 2705, 3442-3443.

Bill No. 674, Providing for licensing of barbers, 1559-1560.

PAVING (see alleys, Annville, boroughs, streets).

PAWNBROKERS, providing for licensing of

Senate Bill No. 421.

Read in place in Senate by Mr. Smith, 601.

Referred to Committee on Judiciary General, 601.

PAY OF JURORS AND WITNESSES, amending act increasing

House Bill No. 498.

Read in place in House by Mr. Chaplin, 344.

Referred to Committee on Counties and Townships, 344.

Reported without amendment, 538.

First reading, 596.

Second reading, 653.

Third reading and final passage, 719-720.

Returned from Senate without amendment, 4740.

Signed by Speaker, 4928.

In Senate (No. 530).

Referred to Committee on Judiciary General, 787.

Reported without amendment, 4286.

First reading, 4341.

Second reading, 4559.

Third reading and final passage, 4652.

Signed by President, 4853.

PAY OF JURORS AND WITNESSES, amending act increasing

House Bill No. 1035.

Read in place in House by Mr. Mack, 876.

Referred to Committee on Judiciary Local, 876.

Reported without amendment, 1060.

First reading, 1063.

Recommitted, 1284.

Re-reported with negative recommendation, 1467-1468.

PAY OF WITNESSES, regulating

Senate Bill No. 243.

Read in place in Senate by Mr. Aron, 354.

Referred to Committee on Judiciary General, 354.

PAY (see election officers).

PEDDLING (see cities of first class).

PEELOR, ELDER, Representative from Indiana County

Bills introduced by

No. 360.

Making appropriation to Indiana Hospital, 251.

No. 545.

Amending act relating to the building of fences along public highways, by permitting the use of barbed wire fences, 420.

No. 684.

Amending Register of Wills Act of 1917, fixing time limit within which appeal shall be made from decree of register, 513.

Bills reported by

No. 289.

Amending act relating to estates of decedents, with regard to investments by fiduciaries, 538.

No. 757.

Providing for advancements from appropriations to school districts of third and fourth classes for rebuilding of school buildings, 942.

PEELOR, ELDER.—Continued.

No. 1025.

Providing method of relieving real estate of charge of life interest imposed thereon by order, judgment or decree of court in partition proceedings, 1467.

No. 1406, (Senate No. 489).

Amending act regulating practice in cases where writ of replevin is issued, 1828.

No. 1438, (Senate No. 494).

Exempting property of charitable corporations from certain taxes, 2445.

No. 1478, (Senate No. 789).

Amending act enabling certain companies to wind up their affairs after the expiration of their charters, 2696.

No. 1647, (Senate No. 1228).

Amending act making it unlawful to carry on business under an assumed or fictitious name, 3739.

Election returns, 29.

Leave of absence granted, 733.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 4624-4625.

PENAL AND CRIMINAL LAWS of the Commonwealth, for enforcement of

Senate Bill No. 655.

Read in place in Senate by Mr. Snyder, 1001.

Referred to Committee on Judiciary General, 1001.

Reported without amendment, 1302.

First reading, 1320.

Recommitted, 1623.

PENAL CODE COMMISSION created by Act of July 25, 1917, and making appropriation, Joint resolution providing for continuation of

Senate Bill No. 765.

Read in place in Senate by Mr. Salus, 1261.

Referred to Committee on Appropriations, 1261.

Reported without amendment, 2508.

First reading, 2587.

Second reading, 2642.

Third reading and final passage, 2721.

Returned from House without amendment, 3668-3669.

Signed by President, 3945.

Approved by Governor, 5015.

In House (No. 1516).

Referred to Committee on Appropriations, 2773.

Reported without amendment, 2974.

First reading, 3159-3160.

Second reading, 3266.

Third reading and final passage, 3711-3712.

Signed by Speaker, 4099.

PENAL LAWS, by increasing penalty for robbery, amending act consolidating

House Bill No. 7.

Read in place in House by Mr. Walker, 101.

Referred to Committee on Judiciary General, 101.

PENAL LAWS, by increasing maximum punishment for murder of, second degree to life imprisonment, amending act consolidating

Senate Bill No. 642.

Read in place in Senate by Mr. Woodward, 981.

Referred to Committee on Judiciary General, 981.

PENAL LAWS by making concealment of death of illegitimate child an offense of father as well as mother, amending act consolidating

Senate Bill No. 754.

Read in place in Senate by Mr. Stites, 1260.

Referred to Committee on Judiciary General, 1260.

PENAL LAWS, by prohibiting gambling in the open or in houses, amending act to consolidate

House Bill No. 296.

Read in place in House by Mr. David J. Jones, 220.
Referred to Committee on Judiciary Local, 220.
Reported without amendment, 344.
First reading, 368-369.
Second reading, 434-435.
Third reading and final passage, 476.
Returned from Senate without amendment, 639.
Signed by Speaker, 704.
Approved by Governor, 795.

In Senate (No. 356).

Referred to Committee on Judiciary General, 471.
Reported without amendment, 493.
First reading, 507.
Second reading, 580.
Third reading and final passage, 610.
Signed by President pro tempore, 673.

PENAL LAWS, by providing increased punishment for involuntary manslaughter, amending act to consolidate

House Bill No. 707.

Read in place in House by Mr. Sterling, 584.
Referred to Committee on Judiciary General, 584.
Reported without amendment, 702.
First reading, 744.
Second reading, 815-816.
Third reading and final passage, 952.

In Senate (No. 670).

Referred to Committee on Judiciary General, 1003.

PENAL LAWS, by providing that killing while kidnapping shall be deemed murder in first degree, amending act consolidating

House Bill No. 610.

Read in place in House by Mr. Ludlow, 446.
Referred to Committee on Judiciary General, 446.
Reported without amendment, 539.
First reading, 596.
Second reading and amended, 655.
Third reading and final passage, 721-722.
Returned from Senate without amendment, 3037.
Signed by Speaker, 3025.
Approved by Governor, 3596.

In Senate (No. 543).

Referred to Committee on Judiciary General, 788.
Reported without amendment, 2716.
First reading, 2743.
Second reading, 2850.
Third reading and final passage, 2922-2923.
Signed by President pro tempore, 3145.

PENAL LAWS, consolidating, revising and amending

House Bill No. 11.

Read in place in House by Mr. Ludlow, 102.
Referred to Committee on Judiciary General, 102.
Reported with amendment, 1225.
First reading, 1290.
Second reading and recommitted, 1425-1459.

PENAL LAWS, consolidating, revising and amending

Senate Bill No. 2.

Read in place in Senate by Mr. Stites, 82.
Referred to Committee on Judiciary General, 82.

PENAL LAWS, consolidating, revising and amending

Senate Bill No. 3.

Read in place in Senate by Mr. Stites, 82.
Referred to Committee on Judiciary General, 82.

PENAL PROCEEDINGS AND PLEADINGS, amending act of March 31, 1860, consolidating law relative to

House Bill No. 873.

Read in place in House by Mr. Whitehouse, 727.
Referred to Committee on Judiciary General, 727.
Reported without amendment, 943.
First reading, 1014.
Second reading and amended, 1092.
Third reading and final passage, 1470-1471.

PENAL PROCEEDINGS AND PLEADINGS—Continued

In Senate (No. 835).

Referred to Committee on Judiciary General, 1636.

PENAL PROCEEDINGS AND PLEADINGS, to consolidate the laws relative to

House Bill No. 10.

Read in place in House by Mr. Ludlow, 102.
Referred to Committee on Judiciary General, 102.
Reported with amendment, 1225.
First reading, 1290.
Second reading and recommitted, 1404-1425.

PENALTY (see murder).

PENITENTIARIES (see prisoners).

PENITENTIARY, EASTERN STATE, and making appropriation, providing for erection of a new, and for sale of the old

House Bill No. 710.

Read in place in House by Mr. Edmonds, 585.
Referred to Committee on Appropriations, 585.
Reported without amendment, 4145.
First reading, 4220.
Second reading, 4403-4404.
Third reading and final passage, 4634-4635.
Returned from Senate without amendment, 4903.
Signed by Speaker, 5131.

In Senate (No. 1551).

Referred to Committee on Appropriations, 4546.
Reported without amendment, 4564.
First reading, 4566.
Motion to recommit bill defeated, 4691-4692.
Second reading, 4692.
Motion to recommit bill defeated, 4705.
Third reading and final passage, 4833-4834.
Signed by President, 4986.

Remarks on, by

MacDade, 4691.
Vare, 4691-4692.
Schantz, 4692, 4833-4834.
Stites, 4692, 4705.
Daix, 4834.

PENITENTIARY, EASTERN STATE, and making appropriation, providing for erection of new and sale of old

Senate Bill No. 218.

Read in place in Senate by Mr. Daix, 310.
Referred to Committee on Appropriations, 310.

PENITENTIARY, EASTERN STATE, concurrent resolution (House) by Earley, authorizing appointment of Legislative Investigating Committee to investigate conditions existing in, 4098.

PENITENTIARY, EASTERN STATE, inspectors of, nominated, 23; nominations recalled, 76.

PENITENTIARY, EASTERN STATE, making deficiency appropriation to

House Bill No. 784.

Read in place in House by Mr. Harer, 597.
Referred to Committee on Appropriations, 597.
Reported with amendment, 943.
First reading, 1014.
Second reading, 1095.
Third reading and final passage, 1474.
Returned from Senate without amendment, 2055.
Signed by Speaker, 2072.
Approved by Governor, 2259.

In Senate (No. 828).

Referred to Committee on Appropriations, 1636.
Reported without amendment, 1668.
First reading, 1709.
Second reading, 1940.
Third reading and final passage, 2001.
Signed by President pro tempore, 2130.

PENITENTIARY, EASTERN STATE, making appropriation to

Senate Bill No. 1076.

Read in place in Senate by Mr. Daix, 2228.
Referred to Committee on Appropriations, 2228.
Reported with amendment, 3412.

PENITENTIARY, EASTERN STATE.—Continued.

First reading, 3416.
 Second reading, 3517.
 Third reading and final passage, 3616-3617.
 Returned from House without amendment, 4337.
 Signed by President, 4556.

In House (No. 1709).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading, 4241.
 Third reading and final passage, 4447.
 Signed by Speaker, 4747.

PENITENTIARY, EASTERN STATE, to erect certain buildings on grounds of House of Correction for detention of convicts, authorizing board of inspectors of

Senate Bill No. 1487.

Read in place in Senate by Mr. Daix, 3952.
 Referred to Committee on Appropriations, 3952.
 Reported without amendment, 4286.
 First reading, 4352.
 Second reading, 4563.
 Third reading and final passage, 4657.
 Returned from House with amendment in which Senate concurred, 4992.
 Signed by President, 5001.

In House (No. 1788).

Referred to Committee on Appropriations, 4738.
 Reported without amendment, 4773.
 First reading, 4774.
 Second reading and amended, 4880.
 Third reading and final passage, 5084-5085.
 Returned from Senate with House amendments concurred in, 5126.
 Signed by Speaker, 5147.

PENITENTIARY, WESTERN STATE, inspectors of, nominated, 23; nominations recalled, 76.

PENITENTIARY, WESTERN STATE, making additional appropriation for erection, construction and equipment, supplement to act establishing new

Senate Bill No. 1060.

Read in place in Senate by Mr. Betts, 2227.
 Referred to Committee on Appropriations, 2227.
 Reported with amendment, 3412.
 First reading, 3416.
 Second reading, 3516.
 Third reading and final passage, 3616.
 Returned from House with amendment, in which Senate concurred, 4339-4340.
 Concurrent resolution recalling bill from Governor, 4527.
 Signed by President, 4555.
 Resolution returned from House concurred in, 4664.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4710-4711.
 Resumed and passed finally, 4812.
 Returned from House with Senate amendments concurred in, 4990.
 Signed by President, 5001.

In House (No. 1706).

Referred to Committee on Appropriations, 3786.
 Reported with amendment, 3903-3904.
 First reading, 4100.
 Second reading, 4236.
 Third reading and final passage, 4425.
 Returned from Senate with House amendments concurred in, 4456.
 Resolution recalling bill from Governor concurred in, 4718-4719.
 Signed by Speaker, 4747.
 Bill returned from Senate with amendments in which House concurred, 5075.
 Signed by Speaker, 5146.

PENITENTIARY, WESTERN STATE, making appropriation to

Senate Bill No. 1059.

Read in place in Senate by Mr. Einstein, 2227.
 Referred to Committee on Appropriations, 2227.

PENITENTIARY, WESTERN STATE.—Continued.

Reported with amendment, 3412.
 First reading, 3415.
 Second reading, 3516.
 Third reading and final passage, 3615-3616.
 Returned from House with amendment, in which Senate concurred, 4339.
 Signed by President, 4555.

In House (No. 1705).

Referred to Committee on Appropriations, 3786.
 Reported without amendment, 3906.
 First reading, 4103.
 Second reading, 4241.
 Third reading and final passage, 4446-4447.
 Returned from Senate with House amendments concurred in, 4456.
 Signed by Speaker, 4747.

PENN ASYLUM FOR INDIGENT WIDOWS AND SINGLE WOMEN (see appropriation).

PENNHURST STATE SCHOOL (see State Institution for Feeble-Minded and Epileptic).

PENNSYLVANIA ASSOCIATION FOR BLIND (see appropriation).

PENNSYLVANIA BOARD OF PHARMACY (see appropriation).

PENNSYLVANIA EPILEPTIC HOSPITAL (see appropriation).

PENNSYLVANIA HOME TEACHING SOCIETY, ETC., (see appropriation).

PENNSYLVANIA INDUSTRIAL REFORMATORY, at Huntingdon, by changing name to Huntingdon Training School, amending act relating to government of

House Bill No. 1197.

Read in place in House by Mr. Little, 938.
 Referred to Committee on Law and Order, 938.
 Reported without amendment, 1330.
 First reading, 1566.
 Second reading, 1715.
 Third reading and recommitted, 1835.

PENNSYLVANIA INDUSTRIAL REFORMATORY (see appropriation).

PENNSYLVANIA INSTITUTION FOR DEAF AND DUMB (see appropriation to, and to Department of Public Welfare).

PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF BLIND (see appropriation to, and to Department of Public Welfare).

PENNSYLVANIA MEMORIAL HOME (see appropriation).

PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART, Philadelphia, Edwin O. Lewis, nominated as Trustee of, 4994.

PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART, (see appropriation).

PENNSYLVANIA SEAMEN'S FRIEND SOCIETY (see appropriation).

PENNSYLVANIA (see Delaware, farms, railroad).

PENNSYLVANIA REAL ESTATE LICENSE COMMISSION (see brokers).

PENNSYLVANIA SOCIETY OF WASHINGTON, D. C., to the Women Members of Pennsylvania Legislature, invitation of, 733; question of personal privilege raised on trip, by Miss Grimes, 1783.

PENNSYLVANIA SOLDIERS' HOME (see appropriation).

PENNSYLVANIA SOLDIERS' ORPHAN SCHOOL COMMISSION, members of, appointed, 125.

PENNSYLVANIA STATE COLLEGE for year ending June 30, 1922, report of, presented to House, 345; appendix, 5428.

PENNSYLVANIA STATE COLLEGE (see appropriation to, Constitution).

PENNSYLVANIA STATE COLLEGE, supplement to act relating to bonds of agricultural colleges, providing for renewal of bonds of

House Bill No. 432.

Read in place in House by Mr. Beaver, 289.
 Referred to Committee on Appropriations, 289.
 Reported without amendment, 516.
 First reading, 594.

PENNSYLVANIA STATE COLLEGE.—Continued.

Second reading, 643.

Third reading, vote reconsidered and bill recommitted, 707.

PENNSYLVANIA STATE COLLEGE, to borrow funds to erect buildings and pay off indebtedness, authorizing trustees of

Senate Bill No. 979.

Read in place in Senate by Mr. Jones, 1912.

Referred to Committee on Appropriations, 1912.

Reported without amendment, 2296.

First reading, 2327-2328.

Second reading, 2428.

Third reading and final passage, 2522.

Returned from House without amendment, 3994.

Signed by President, 4190.

In House (No. 1498).

Referred to Committee on Appropriations, 2697.

Reported without amendment, 3680.

First reading, 3790.

Second reading, 3895.

Third reading and final passage, 4122-4123.

Signed by Speaker, 4246.

PENNSYLVANIA STATE ORAL SCHOOL FOR DEAF (see appropriation).

PENNSYLVANIA STATE PARK AND HARBOR COMMISSION of Erie, members of, nominated, 25; nominations recalled, 76.

PENNSYLVANIA STATE PARK AND HARBOR COMMISSION (see Erie).

PENNSYLVANIA TRAINING SCHOOL, at Morganza, making re-appropriation to

Senate Bill No. 1090.

Read in place in Senate by Mr. Sprowls, 2298.

Referred to Committee on Appropriations, 2298.

Reported without amendment, 3284.

First reading, 3416.

Second reading, 3518.

Third reading and final passage, 3617.

Returned from House without amendment, 4337.

Concurrent resolution recalling bill from Governor, 4527.

Signed by President, 4556.

Resolution returned from House concurred in, 4662.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4836-4837.

Resumed and passed finally, 4949-4950.

Signed by President, 5001.

Returned from House with Senate amendments concurred in, 5003.

In House (No. 1711).

Referred to Committee on Appropriations, 3786.

Reported without amendment, 3906.

First reading, 4103.

Second reading, 4242.

Third reading and final passage, 4448.

Resolution recalling bill from Governor concurred in, 4720.

Signed by Speaker, 4747.

Bill returned from Senate with amendments in which House concurred, 5121.

Signed by Speaker, 5147.

PENNSYLVANIA TRAINING SCHOOL (see appropriation).

PENNSYLVANIA TRAINING SCHOOL FOR FEEBLE-MINDED CHILDREN (see appropriation to, and to Department of Public Welfare).

PENNSYLVANIA VILLAGE FOR FEEBLE-MINDED WOMEN (see appropriation).

PENNSYLVANIA WORKING HOME FOR BLIND MEN (see appropriation).

PENROSE, BOIES, and appointing commissioners therefor, making appropriation for erection of statue at capitol in memory of

House Bill No. 323.

Read in place in House by Mr. Lafferty, 229.

Referred to Committee on Appropriations, 229.

PENROSE, HON. BOIES, concurrent resolution (Senate) by Daix, authorizing appointment of committee to act in conjunction with House committee to arrange for memorial session for, 1670; ret. from House conc. in, 1704; conc. in by House, 1749; House committee appointed, 1790; approved by Governor, 1917; Senate committee appointed, 1919; Senate proceeds to Hall of House, 2329; Memorial session held and resolution of condolence adopted, 2341-2344; Concurrent resolution (Senate) by Vare, authorizing printing of proceedings of, 3076; ret. from House conc. in, 3143; conc. in by House, 3179; approved by Governor, 3410. Remarks at, by Lieutenant-Governor Davis, 2341; by Spangler, 2341-2342; by Vare, 2342; by Hon. Charles L. Brown, 2342-2343; by Daix, 2343.

PENROSE, HON. BOIES, resolution (Senate) by Daix, authorizing appointment of committee to arrange for memorial session for, 1261; (Withdrawn, 1670).

PENSION FOR EMERGENCY MEN who defended State, and making appropriation, providing

House Bill No. 467.

Read in place in House by Mr. Whitehouse, 324.

Referred to Committee on Military, 324.

Re-referred to Committee on Appropriations, 1188.

PENSION, PENSIONING AND PENSIONS (see cities, commission, counties, old age, retirement, school, soldiers).

PENSIONS, concurrent resolution (House) by Vickerman, authorizing appointment of commission to make survey of, 944; referred to Committee on Appropriations, 1066. Remarks on, by Vickerman, 1065-1066; by Harer, 1065-1066.

PER CAPITA TAX (see school system).

PERMIT (see burial, highway, water power).

PERRY COUNTY (see highway).

PERRY, SAMUEL J., Representative from Philadelphia County, (Eighteenth District)

Amendments offered by, to

Bill No. 362, Authorizing schools or colleges of optometry to confer degrees, 487-488.

Bill No. 833, Permitting the amendment of charters of corporations of first class so as to allow institutions of learning to confer degrees, 817.

Bills introduced by

No. 362.

Authorizing schools or colleges of optometry to confer degree, 251.

No. 490.

Imposing State tax on gross receipts of places of amusement, 344.

No. 491.

Making appropriation to Northeastern Hospital of Philadelphia, 344.

No. 833.

Permitting the amendment of charters of corporations of first class so as to allow institutions of learning to confer degrees, 678.

No. 1328.

Amending act for incorporation of certain corporations, by authorizing educational institutions to confer degrees, 973.

Bills reported by

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Making appropriation to Pennsylvania Home Teaching Society and Free Circulating Library for the Blind, at Philadelphia, 3157.

No. 393.

Making appropriation to Ohio Valley General Hospital, at McKees Rocks, 2811.

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Making appropriation to Wilkes-Barre City Hospital, 2811.

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Making appropriation to Saint Rita's L. C. B. A. Home for Infants, of Pittsburgh, 3592.

No. 1565, (Senate No. 251).

Making appropriation to Mercy Hospital, of Philadelphia, 3429.

No. 1591, (Senate No. 682).

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Member of standing committees, 87-91.

Motion by, for

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Motion by, to

Postpone Bill No. 833, Permitting the amendment of charters of corporations of first class so as to allow institutions of learning to confer degrees, 957.

Oath of office administered to, 34.

Remarks by, on

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 801, 882.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4157-4158.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1655-1656.

Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional Convention to the electors, 4728.

PERSONAL PROPERTY (see tax).

PERSONNEL COMMISSION (see civil service).

PERSONNEL COMMISSION, STATE, making appropriation to

House Bill No. 1359.

Read in place in House by Mr. Ludlow, 1007.

Referred to Committee on Appropriations, 1007.

PETITIONS, memorials and remonstrances, resolution (Senate) by Berntheizel, regulating presentation of, 12.

PETITIONS presented against

Abolition of office of State Fire Marshal and two per cent allowed on insurance written to the Firemen's Relief Association, 59, 117.

Additional tax levies, 795.

Adoption of codification of the laws of Building and Loan Associations, 275.

Amendments to Fish Code, 1329.

Appropriation of money to sectarian institutions, 2909.

Bill grading taxes, etc., 491.

Bill to codify building association laws, 353.

Building Association Code, 975.

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Daylight Saving Bill, 1790, 1946.

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Diversion of funds appropriation to State Retirement System, 1281.

Enactment of any legislation which threatens further embarrassment of commercial and industrial activities

Full Crew Law, 759.

High prices of sugar, 2909, 3281.

House Bill No. 29, Joint resolution proposing amendment to Constitution, with regard to classification of taxation, 275.

House Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examinations, 759.

House Bill No. 119, Providing for arrangement of names on ballot in general, municipal, primary and special elections, 353.

House Bill No. 160, Consolidating the law relating to counties and county officers, 2623.

House Bill No. 171, Requiring railroad companies to properly man their trains, 759, 795.

House Bill No. 354, Regulating sale of securities, 353.

House Bill No. 394, Amending act imposing State tax upon sales of stock, 759, 795.

House Bill No. 466, Further amending act of 1889, relating to taxation, by changing capital stock of corporations, and removing exemption granted corporations organized for laundering and manufacturing purposes, 759, 795, 2590.

House Bill No. 514, Creating State Old Age Assistance Commission, and a Board in each county, 1901, 2035.

House Bill No. 521, Imposing an emergency State luxury tax, 759, 795, 2590.

House Bill No. 541, Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 1989, 2383, 4803.

House Bill No. 569, Protecting all persons in their equal rights, 1251, 1281.

House Bill No. 637, Providing for incorporation and regulation of Credit Union Associations, 1251, 1281.

House Bill No. 785, Prohibiting the binding out by indenture of minors as apprentices, 2035.

House Bill No. 836, Further amending Workmen's Compensation Act of 1915, by changing schedule of compensation for injuries, 1251, 1281.

House Bill No. 850, Amending act regulating employment of females, by fixing number of hours of labor per day and per week, 1790, 1859, 1901.

House Bill No. 855, Authorizing the organization of a uniformed and mounted county police in counties of second class, 1790.

House Bill No. 1029, Creating Court of Industrial Relations, 1790.

House Bill No. 1201, Creating a Minimum Wage Board in the Department of Labor and Industry, 1901, 1945.

House Bill No. 1277, Prohibiting the use of spray machines for painting, 1901.

Increase of the present taxes on industry, or the levying of any new taxation, 59.

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PETITIONS.—Continued.

- Repeal of Firemen's Two Per Cent Relief Act, 491, 1665.
- Repeal of law authorizing payment of moneys to Firemen's Relief Fund, 211.
- Repealing of public school legislation of Session of 1921, 59.
- Required qualifications of law students, 150.
- Senate Bill No. 7, Providing method for excusing women from jury duty, 163, 187.
- Senate Bill No. 59, Repealing act creating State Board for the Registration of Professional Engineers and Land Surveyors, 2715, 2810.
- Senate Bill No. 99, Prohibition Enforcement Bill, 881.
- Senate Bill No. 101, Regulating sale of securities, 1301.
- Senate Bill No. 161, Joint resolution proposing amendment to Constitution, by permitting classification of taxation, 311.
- Senate Bill No. 163, Relating to the organization of the Banking Department, 759.
- Senate Bill No. 196, To repeal act relative to, payment of tax on premiums paid by foreign fire insurance companies, 759.
- Senate Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 759, 760.
- Senate Bill No. 359, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting classification of taxation for certain purposes, 1901.
- Tax on oil and gas, 453.

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- Amendment of Motor Vehicle Laws so as to reduce the weights that may be legally hauled by motor vehicles over public highways, 2809-2810.
- Amendment to Constitution authorizing additional loan of \$50,000,000 for highway construction purposes, 117.
- Apportionment and payment to boroughs of part of license money for automobile license, 103.
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- Appropriation of \$6,423,000 for Delaware River Bridge, 117.
- Appropriation if sufficient money to pay State reward, etc., 491.
- Appropriation of sufficient funds to pay township awards, 515.
- Appropriation to cover payment of State reward, 139.
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- Appropriation to Lake Erie and Ohio River Canal Board, 187.
- Appropriation to Veterinary School of University of Pennsylvania, 491.
- April twenty-sixth as date for final adjournment, 734.
- Budget, 353.
- Continuance of present salary schedule for teachers, with the promised financial aid from the State as enacted by the Act of 1921, 337.
- Daylight saving bill, 1492, 1710.

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- Election of judges and school directors on non-partisan ballots, 163.
- Establishment of State highway from Wellersburg to Berlin, 218.
- House Bill No. 79, Providing for one day of rest in seven for certain employes, 473.
- House Bill No. 122, Regulating peddling of fish, fruit and vegetables in cities of first class, 759.
- House Bill No. 221, Prohibiting manufacture and sale of intoxicating liquors for beverage purposes, 473, 515, 584, 622, 676, 734.
- House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 1251, 1281.
- House Bill No. 846, Amending Workmen's Compensation Act, by providing when same shall become effective, 2590.
- House Bill No. 986, Providing for erection of a State Industrial Farm on the site for the institution for care of inebriates, 2136, 2213.
- House Bill No. 1278, Creating State Fund for insurance of liability for injuries to persons and property caused in the operation of motor vehicles, 2623, 2695.
- House Bill No. 1279, Requiring owners of motor vehicles to carry liability insurance, 2623, 2695.
- Impeachment of Hon. Harry Oliver Bechtel, President Judge, and Hon. Chas. E. Berger, Additional Law Judge, of the Twenty-first Judicial District, 584; referred to Committee on Judiciary General, in House, 584; report of Judiciary General Committee presented to House, 4246-4246.
- Increased appropriation for educational program, 3389-3390.
- Industrial State Highway between Chester and Philadelphia, 187.
- Legislation compelling the removal of weeds, 139.
- Legislation providing for penal reform, 1281.
- Legislation regulating weight of auto trucks in Pennsylvania, 1665.
- Legislative program of Governor and urging Legislators to support same, 163.
- Maintenance of State highways by State Highway Department, 139.
- Miners' Certificate Bill, 1492, 1946.
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- Portion of gasoline tax to revert to townships, 139.
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- Raising of revenue for public schools, 275.
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- Senate Bill No. 175, Establishing as State highway a certain section of public road in Lackawanna County, 1665.

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PHARMACY and sale of poisons and drugs, by providing for registration of assistant pharmacists without examination in certain cases, amending act regulating practice of

House Bill No. 192.

Read in place in House by Mr. Baldi, 156-157.

Referred to Committee on Public Health and Sanitation, 157.

Reported with negative recommendation, 255.

Placed upon the calendar by motion, 334.

First reading, 349-350.

Second reading and recommitted, 375.

Remarks on, by

Steedle, 334.

PHARMACY, members of Board of, nominated, 22; nominations recalled, 76.

PHARMACY (see appropriation to Pennsylvania Board of).

PHEASANTS AND QUAIL, declaring closed season for two years on ring neck

House Bill No. 821.

Read in place in House by Mr. Burd P. Evans, 678.

Referred to Committee on Game, 678.

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PHILADELPHIA BOARD OF EDUCATION relative to appropriations to Philadelphia School District, communication from, 310-311.

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PHILADELPHIA COUNTY for payment of a judgment obtained against the Commonwealth, making appropriation to

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Read in place in House by Mr. Edmonds, 134.

Referred to Committee on Appropriations, 134.

Reported without amendment 2170.

First reading, 2210.

Second reading, 2288-2289.

Third reading and final passage, 2479.

Returned from Senate without amendment, 2977.

Signed by Speaker, 3069.

Approved by Governor, 3877.

In Senate (No. 1120).

Referred to Committee on Appropriations, 2503.

Reported without amendment, 2508.

First reading, 2589.

Over in its order, 2649.

Second reading, 2733.

Third reading and final passage, 2846-2847.

Signed by President pro tempore, 2971.

PHILADELPHIA COUNTY (see highway).

PHILADELPHIA HOME FOR INCURABLES (see appropriation).

PHILADELPHIA HOME FOR INFANTS (see appropriation).

PHILADELPHIA MUSEUMS (see appropriation).

PHILADELPHIA ORTHOPAEDIC HOSPITAL, ETC., (see appropriation).

PHILADELPHIA SCHOOL OF DESIGN FOR WOMEN (see appropriation).

PHILADELPHIA (see alleys, bridge, cities of first class, Constitution, court, courts, dogs, election, elections, mail, poor houses, port, Sesqui-Centennial, stables, taxes, undertakers.

PHIPPS, MARSHALL L., Senator from Forty-eighth District, (Venango and Warren Counties)

Amendments offered by, to

Bill No. 198, Amending act relating to elections, by fixing pay of justices of peace for care of ballot-boxes, 568, 605.

Bill No. 853, (House No. 1052), Relating to salaries, bonds and supplies of county officers, deputies and clerks in counties of sixth class, 3841-3842, 4171.

Bill No. 937, (House No. 916), Amending act providing for the organization, maintenance and regulation of the Pennsylvania National Guard, 2243.

Bill No. 1460, (House No. 535), Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 4656.

Bills introduced by

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Amending act establishing State Highway Department by changing route 180, from Franklin to Mercer, 149.

No. 125.

Making deficiency appropriation to State Institution for Feeble-Minded, at Polk, 164.

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No. 185.

Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 276.

No. 198.

Amending act relating to election, by fixing pay of justices of peace for care of ballot-boxes, 277.

No. 219.

Making appropriation to Franklin City Hospital, 310.

No. 220.

Making appropriation to maintain public roads through Cornplanter Indian Reservation in Elk Township, Warren County 310.

No. 235.

Relative to burial of bodies of deceased widows of soldiers, sailors and marines at county expense, 354.

No. 464.

Providing for division of real estate devised upon a trust when trustee has died, 668.

No. 472.

Amending act providing method of establishing title to land acquired at sale for unpaid taxes, by extending act to all such sales, 760.

No. 1066.

Establishing as State highway, a certain section of public road in Forest and Venango Counties, 2227.

No. 1077.

Establishing as State highway, a certain section of public road in Forest and Venango Counties, 2227.

No. 1068.

Establishing as State highway, a certain section of public road in Venango County, 2227.

No. 1145.

Making a reappropriation to State Institution for Feeble-Minded of Western Pennsylvania, at Polk, 2510.

No. 1214.

Amending act providing for burial of certain "deceased service men" at county expense, by authorizing purchase of headstones, 2832.

PHIPPS, MARSHALL L.—Continued.

No. 1215.

Fixing number and providing for election of aldermen in cities of third class by districts apportioned by court of common pleas, 2832.

No. 1216.

Making incurable insanity a cause for divorce, 2832.

No. 1398.

Establishing as State highway, a certain section of public road in Warren County, 3656.

Bills reported by

No. 1.

Joint resolution proposing amendment to Constitution, relative to bond issue for highway improvements, 321.

No. 8.

Regulating business of stock brokers, 163.

No. 167, (House No. 179).

Providing for payment of plans and specifications public buildings where no legal contract exists, 309.

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Requiring prothonotaries of courts of common pleas to mark the time judgments are left at the office for entering, 492.

No. 198.

Amending act relating to elections, by fixing pay of justices of peace for care of ballot-boxes, 453.

No. 199.

Exempting certain real estate of the American Legion from taxation, 309.

No. 229, (House Bill No. 211).

Authorizing issue and sale of bonds by the Commonwealth for any lawful purpose, 384.

No. 232, (House No. 297).

Joint resolution proposing amendment to Constitution of Pennsylvania, so as to permit exemption from taxation of property of Military posts, 383-384.

No. 235.

Relative to burial of bodies of certain deceased widows of soldiers, sailors and marines at county expense, 454.

No. 294.

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 843.

No. 312, (House No. 325).

Requiring counties to decorate graves of honorably discharged soldiers, sailors and marines with flags on Memorial Day, 1955.

No. 388.

Further amending act relating to townships, with regard to contracts for construction and improvement of roads in townships of second class, 1665.

No. 366.

Permitting in certain cases the service of writs of scire facias in any county of this Commonwealth, 659.

No. 354, (House No. 374).

Amending act regulating collection of taxes and other claims due the Commonwealth, 601.

No. 397, (House No. 447).

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 1056.

No. 398, (House No. 494).

Validating certain proceedings of counties and municipalities had pursuant to act regulating manner of increasing indebtedness of municipalities, 1665.

PHIPPS, MARSHALL L.—Continued.

No. 457.

Amending act providing for the organization of the National Guard, 843.

No. 464.

Providing for division of real estate devised in trust when trustee has died, 1031.

No. 539, (House No. 588).

Regulating the allotting or subdividing of land in cities of second class, 1989.

No. 545, (House No. 635).

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 1055.

No. 666, (House No. 691).

Supplement to act creating State Military Cemetery Commission, 1031.

No. 668, (House No. 697).

Making it unlawful to prohibit the wearing of certain Military insignia by employes of municipalities, 1056.

No. 679, (House No. 759).

Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for erection of buildings for Pennsylvania National Guard, 1056.

No. 680, (House No. 760).

Amending act relative to burial of certain soldiers, sailors and marines at county expense, 1056.

No. 696, (House No. 600).

Making proceedings of Grand Army of Republic and United-Spanish War Veterans a part of the public records of the State, 1605.

No. 800.

Repealing section 29, of act consolidating law relating to townships, which provides fine and imprisonment of township officials who share a financial interest in contracts for road building in their own bailiwicks, 2383.

No. 811, (House No. 333).

Granting right of eminent domain over certain lands to prevent obstructions to view at railroad and highway intersections, 4564.

No. 818, (House No. 579).

Providing for the location, construction and maintenance of public roads, highways and bridges in counties of second class, 3073.

No. 849, (House No. 977).

Amending act authorizing municipalities to appropriate annually to certain War organizations to aid in defraying expenses of Memorial Day, 1665-1666.

No. 856, (House No. 1163).

Making it unlawful to wear discharge button of the U. S. Government when not entitled to same, 1989.

No. 857, (House No. 1165).

Authorizing municipalities to purchase burial plots for certain soldiers, sailors and marines designated as "deceased service men," 1911.

No. 902, (House No. 1033).

Providing that honorably discharged soldiers, sailors and marines shall receive credit in civil service examinations for experience derived from Military service, 1989.

No. 920, (House No. 448).

Requiring display of United States flag at all polling places, 2506.

No. 937, (House No. 916).

Amending act providing for the organization, maintenance and regulation of the Pennsylvania National Guard, 2027.

PHIPPS, MARSHALL L.—Continued.

- No. 942, (House No. 941).
Providing for payment by counties of expense incurred by district attorneys, 3656.
- No. 1131, (House No. 1411).
Amending act regulating compensation of court criers and tipstaves in certain counties, 3073.
- No. 1214.
Amending act relating to the burial of certain soldiers, sailors and marines at county expense, 2909.
- No. 1216.
Making incurable insanity a cause for divorce, 2909.
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- No. 1392.
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- No. 1399.
Authorizing boroughs to sell real estate held for non-payment of taxes, 3996.
- No. 1460, (House No. 535).
Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 4194, 4503.
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Amending act providing for burial of certain deceased soldiers, sailors and marines at county expense, 4191.
- Elections returns, 8.
- Leave of absence granted, 93, 117, 187, 1251.
- Member of conference committee, 4852, 4874, 5004.
- Member of standing committees, 78-80.
- Motion by, to
Postpone consideration of veto of resolution recalling from Governor Senate Bill No. 472, Amending act providing method of establishing title to land acquired at sale for unpaid taxes, 2816.
- Proceed to consideration of Bill No. 613, Amending act defining powers of courts of quarter sessions with regard to care of dependent and incorrigible children, 2027.
- Read certain bills for first time, 863, 2437.
- Recommit Bill No. 316, Amending act for government of boroughs, by creating Borough Planning Department, 986.
- Recommit Bill No. 498, Amending act relating to oil and gas wells, by regulating the drilling and abandoning thereof through marketable veins of coal, 2641.
- Recommit Bill No. 661 (House No. 276), Providing to what extent liens shall be allowed for taxes and municipal improvements, 1937.
- Recommit Bill No. 1460, (House No. 535), Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 4321.
- Reconsider vote on Bill No. 198, Amending act relating to elections, by fixing pay of justices of peace for care of ballot-boxes, 605.
- Reconsider vote on Bill No. 853, (House No. 1052), Relating to salaries, bonds and supplies of county officers, deputies and clerks in counties of sixth class, 4171.

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- Suspend Rule 21, requiring amended bills to be noted on calendar, 1908, 4338, 4537, 4702.
- Suspend Rule 39, requiring concurrent resolutions to be referred to committee, 3957.
- Oath of office administered to, 9.
- Remarks by, on
Senate concurrent resolution authorizing the Governor to accept gifts of certain forest lands, 3957.
- Resolutions, concurrent, offered by
Authorizing adjournment of Legislature until January twenty-second, 73.
- Authorizing Governor to accept gifts of certain forest lands, 3956-3957.
- Authorizing joint convention to compute vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, 12.
- Petitioning President, Congress and Federal Budget Bureau to resume expenditures for purchase of land under the Weeks' Law, 3291.
- Recalling from Governor Senate Bill No. 472, Amending act providing method of establishing title to land acquired at sale for unpaid taxes, 2511.
- Resolution offered by
Authorizing discharge of all standing committees of Senate, 5024.
- Trustee of Soldiers' and Sailors' Home, Erie appointed as, 105.
- Trustee of State Institution for Feeble-Minded, at Polk, nominated as, 24. Nomination recalled, 76.
- PHOENIXVILLE HOSPITAL (see appropriation).
- PHOTOGRAPHS (see motor vehicles).
- PIGEONS, LIVE, or other birds in any contest or practice of marksmanship, forbidding the shooting of
- Senate Bill No. 975.
Read in place in Senate by Mr. Sones, 1912.
Referred to Committee on Game and Fisheries, 1912.
Reported without amendment, 2625.
First reading, 2654.
Second reading, 2731.
Third reading and final passage, 2843.
- In House (No. 1526).
Referred to Committee on Game, 2973.
- PIKE (see fish).
- PIKE COUNTY (see highway).
- PILLOWS, BOLSTERS, FEATHER BEDS AND COMFORTABLES, regulating the manufacture and sale of
- House Bill No. 871.
Read in place in House by Mr. Parkinson, 727.
Referred to Committee on Manufactures, 727.
Reported with amendment, 2136.
First reading, 2209.
Second reading and amended, 2282-2284.
Third reading and amended, 2473-2475.
Resumed and passed finally, 2602-2604.
Returned from Senate without amendments in which House concurred, 4898-4899.
Signed by Speaker, 4928.
- In Senate (No. 1156).
Referred to Committee on Judiciary Special, 2583-2584.
Reported with amendment, 3282.
First reading, 3416.
Second reading and recommitment, 3518-3520.
Re-reported without amendment, 4705.
Third reading and final passage, 4826.
Signed by President, 4854.
- PINCHOT, HON. GIFFORD AS GOVERNOR, proceedings relative to inauguration of, 75-76; inaugural address, 86-87.

PIPES (see municipalities).

PISTOLS (see revolvers).

PITTSBURGH AND ALLEGHENY HOME FOR FRIENDLESS (see appropriation).

PITTSBURGH ELECTION CASES, concurrent resolution (House) by Vickerman, authorizing appointment of committee to investigate trial of, 944-945.

PITTSBURGH HOME FOR BABIES (see appropriation).

PITTSBURGH HOSPITAL (see appropriation).

PITTSBURGH HOSPITAL ASSOCIATION (see appropriation).

PITTSBURGH NEWSBOYS' HOME (see appropriation).

PITTS, MRS. LILLIE H., Representative from Philadelphia County, (Twenty-first District)

Bills introduced by

No. 334.

Making appropriation to Philadelphia Home for Incurables, 229.

No. 436.

Regulating mortgaging of real property by married persons, 322.

No. 798.

Regulating construction of buildings in cities of first class, 676.

Bills reported by

No. 296.

Amending act to consolidate the penal laws, by prohibiting gambling in the open or in houses, 344.

No. 383.

Repealing act providing for appointment of commission to compile Statutes-at-Large of Pennsylvania, 515.

No. 540.

Prohibiting persons from concealing or destroying engine manufacturers' numbers, 680.

No. 848.

Providing for care, treatment and maintenance of dependent crippled children, 903.

No. 900.

Supplement to act providing for incorporation of certain corporations, 1188.

No. 1164.

Amending act for the better and more impartial selection of jurors, 1792.

No. 1214.

Amending Register of Wills' Act of 1917, 1060.

No. 1345.

Enabling incorporated hospital associations to acquire by lease or purchase certain State hospitals, 1228.

Congratulations of lady members extended to members of House on results of baseball game benefit of Harrisburg Home for Children, 4939.

Election returns, 31.

Leave of absence granted, 733.

Member of special committee, 5150.

Member of standing committees, 87-91.

Motion by, to

Place on calendar Bill No. 436, Regulating mortgaging of real property by married persons, 474.

Postpone Bill No. 19, Providing for the physical welfare of prisoners, 1834.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2149.

PITTSTON HOSPITAL ASSOCIATION (see appropriation).

PLANNING (see borough, cities, county).

PLANS AND SPECIFICATIONS for buildings, public works, highways or improvements undertaken by certain municipalities in office of clerk of court of quarter sessions, requiring filing of

House Bill No. 704.

Read in place in House by Mr. Earley, 584.

Referred to Committee on Municipal Corporations, 584.

Reported without amendment, 1759.

First reading, 1817.

Second reading, 1865-1866.

Third reading and postponed, 2069.

Resumed and passed finally, 2160.

Remarks on, by

Stoner, 2069.

Ludlow, 2069.

Earley, 2069.

In Senate (No. 1039).

Referred to Committee on Municipal Affairs, 2217.

Reported without amendment, 2297.

First reading, 2328.

Recommitted, 2430-2431.

PLANS AND SPECIFICATIONS for public buildings where no legal contract exists, providing for payment of

House Bill No. 179.

Read in place in House by Mr. Spangler, 143.

Referred to Committee on Judiciary General, 143.

Reported without amendment, 179.

First reading, 184.

Second reading, 204.

Third reading and final passage, 224.

Returned from Senate without amendment 529.

Signed by Speaker, 591.

Approved by Governor, 682.

In Senate (No. 167).

Referred to Committee on Judiciary General, 218.

Reported without amendment, 309.

First reading, 359.

Second reading, 394.

Over in its order, 461.

Third reading and final passage, 497.

Signed by President, 582.

PLANS AND SPECIFICATIONS heretofore made for buildings in poor districts, authorizing poor directors to pay for

Senate Bill No. 868.

Read in place in Senate by Mr. Buckman, 1668.

Referred to Committee on Corporations, 1668.

Reported without amendment, 2026.

First reading, 2033.

Second reading, 2125.

Third reading and final passage, 2241.

Returned from House without amendment, 4693.

Signed by President, 4713.

In House (No. 1480).

Referred to Committee on Corporations, 2442.

Reported without amendment, 2696.

First reading, 2757.

Second reading, 2804.

Third reading and defeated on final passage, 4457-4459.

Vote on third reading and final passage reconsidered and bill passed finally, 4725-4727.

Signed by Speaker, 4800.

Remarks on, by

Alexander, 4457-4459.

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PLANS AND SPECIFICATIONS of public improvements by boroughs, townships, school districts and poor districts in office of clerk of courts in certain cases, requiring filing of

Senate Bill No. 1378.

Read in place in Senate by Mr. Smith, 3290.

Referred to Committee on Judiciary Special, 3290.

PLANS AND SPECIFICATIONS.—Continued.

Reported without amendment, 3411-3412.
First reading, 3425.
Second reading, 3534-3535.
Over in its order, 3648.
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PLATOON SYSTEM (see cities of first class).

PLAY GROUNDS in certain plans of lots hereafter laid out, requiring dedication of public

House Bill No. 427.
Read in place in House by Mr. McBride, 289.
Referred to Committee on Judiciary Local, 289.

PLAY GROUNDS (see parks).

PLUMBING not properly installed, amending act providing for examination and licensing of plumbers, by providing that tenants may be restrained by injunction from using any

House Bill No. 379.
Read in place in House by Mr. Moffatt, 253.
Referred to Committee on Labor and Industry, 253.
Reported without amendment, 732-733.
First reading, 806.
Second reading and amended, 927-928.
Third reading and final passage, 1208-1209.

In Senate (No. 706).
Referred to Committee on Judiciary General, 1252.

POINTS OF ORDER raised on

Discussion of House concurrent resolution authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System", by Harer, 4718; by Heffran, 4718.

House Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, by Dunn, 2163.

House Bill No. 926, Amending Act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, by David Fowler, 4275.

House Bill No. 936, For the repression of prostitution, by Lafferty, 2268.

House Bill No. 1112, Amending act creating Board for the Assessment and Revision of Taxes in certain counties, by Golder, 5144.

House Bill No. 1118, Further amending act regulating operation of motor vehicles by changing fees upon trucks and limiting weight of trucks and number of trailers by Hollis, 4603; by Spangler, 4603.

House Bill No. 1219, Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense by Joseph C. Marcus, 2179.

House Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of the Delaware River, by Alexander, 2338.

House Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, by Joseph C. Marcus, 2334.

House Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, by Joseph C. Marcus, 3484; by Golder, 4480; by McVicar, 4482; by Spangler, 4482; by Sowers, 4729.

House Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, by Spangler, 4925; by Dunn, 4925, 4926.

House Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, by Golder, 4013, (Withdrawn, 4013); by Alexander, 4220.

POINTS OF ORDER.—Continued.

House Bill No. 1643, (Senate No. 585), Authorizing local boards of health to organize District Health Associations by Earley, 4797.

House Bill No. 1648, Imposing emergency State tax on net earnings of corporations, by Armstrong, 4152.

House Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act of 1915, by defining injuries and changing schedule of compensation, by Flynn, 4716.

House concurrent resolution authorizing appointment of commission to investigate the affairs of the State Treasury under the administration of Harmon M. Kephart, by Golder, 2138.

House resolution recommending the reduction of employees of the House of Representatives for Session of 1925, by Blumberg, 4232.

Motion for House to go into Committee of Whole on House Bill No. 81, General Appropriation Bill, by McVicar, 2689, 2692; by Dunn, 2692; by Dilshelmer, 2693.

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Motion to postpone House Bill No. 1041, Amending act imposing State tax on gasoline, by Harer, 2877.

Motion to postpone House Bill No. 1541, (Senate No. 985), Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, by Golder, 4485.

Motion to recommit Senate Bill No. 890, (House No. 45), Providing system for absent voting, by Barr, 2580.

Motion to reconsider vote on Senate Bill No. 1078, Regulating sale of tickets to theaters and other places of amusement, by Barr, 2585.

Motion to refer to Committee on Appropriations, House concurrent resolution authorizing appointment of commission to investigate affairs of State Treasury under administration of Harmon M. Kephart, by Golder, 2257.

Objections to dispensing with further reading of Journal, by Edmonds, 4343.

Objections to referring to Committee on Banks and Building and Loan Associations, Senate resolution authorizing appointment of commission to investigate expenditure of funds in the State Treasury, by Craig, 4522.

Question of whether or not the Governor was asked about matter of final adjournment, by Schantz, 3954.

Report of conference committee on Senate Bill No. 101, Regulating sale of securities, by Schantz, 4678.

Senate Bill No. 101, Regulating sale of securities, by Barr, 4294.

Senate Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, by Schantz, 4302.

Senate Bill No. 1162, (House No. 81), General Appropriation Bill, by Schantz, 4826, 4872.

Vote on House Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines in Allegheny County, by Dunn, 4894.

POLICE, DEPARTMENT OF STATE, creating Bureau of Fire Protection and providing for a State Police Force, to repeal act of June 3, 1919, reorganizing

House Bill No. 446.

Read in place in House by Mr. Mangan, 322.
Referred to Committee on Law and Order, 322.
Reported with negative recommendation, 424.

POLICE, DEPUTY STATE, for enforcement of laws regulating use of motor vehicles, empowering Superintendent of State Police to appoint

Senate Bill No. 182.

Read in place in Senate by Mr. Jones, 276.
Referred to Committee on Public Roads and Highways, 276.

POLICE OFFICERS, game protector and fish warden, prohibiting appointment of any person who has been convicted of crime as State

House Bill No. 1268.

Read in place in House by Mr. Grover C. Myers, 968.
Referred to Committee on Law and Order, 968.
Reported without amendment, 2446.
First reading, 2500.
Second reading, 2617.
Third reading and defeated on final passage, 2785.
Vote on final passage and on third reading reconsidered and bill amended, 3252.
Resumed and defeated on final passage, 3740.

Remarks on, by

Spangler, 3252.

POLICE OFFICERS in boroughs and townships, and creating civil service board, regulating appointment and discharge of

House Bill No. 166.

Read in place in House by Mr. Stavitski, 142.
Referred to Committee on Counties and Townships, 142.

POLICE OFFICERS of cities, fixing minimum salary for

Senate Bill No. 590.

Read in place in Senate by Mr. Smith, (by request), 868.
Referred to Committee on Municipal Affairs, 868.

POLICE (see boroughs, cities, county, fires, Public Grounds and Buildings, railroad, railway, riots, school districts, townships).

POLICE, STATE, in and about the borough of Ashland on Thursday night, May 31, 1923, concurrent resolution (House) by Staudenmeier, authorizing appointment of committee to investigate the conduct of, 3875; referred to Committee on Forestry in Senate, 4196.

POLICE, STATE, regulating manner in which boroughs and townships of first class may secure the services of

House Bill No. 559.

Read in place in House by Mr. Ludlow, 421.
Referred to Committee on Municipal Corporations, 421.
Reported with negative recommendation, 733.
Motion to place bill on calendar not agreed to, 1202.

POLICIES (see insurance).

POLK STATE SCHOOL (see State Institution for Feeble-Minded, etc.).

POLL (see tax).

POLYCLINIC HOSPITAL (see appropriation to University of Pennsylvania).

POOL ROOMS (see billiard rooms, soft drink places, tax).

POOR, amending act relating to support and employment of

Senate Bill No. 510.

Read in place in Senate by Mr. Baldwin, 763.
Referred to Committee on New Counties and County Seats, 763.

POOR DIRECTORS' ASSOCIATION, by increasing expenses of poor directors and officials attending annual convention, amending section 2 of act of 1917, relative to

Senate Bill No. 6.

Read in place in Senate by Mr. Long, 82.
Referred to Committee on Judiciary General, 82.
Reported without amendment, 129.

POOR DIRECTORS' ASSOCIATION.—Continued.

First reading, 131.

Second reading, 154.

Third reading and final passage, 165.

Returned from House with amendments in which Senate concurred, 670.

Signed by President pro tempore, 849.

Approved by Governor, 1261.

In House (No. 250).

Referred to Committee on Judiciary General, 179.

Reported with amendment, 230.

First reading, 234.

Second reading, 248-249.

Third reading and postponed for present, 258-259.

Resumed and defeated on final passage, 293-294.

Vote on final passage and on third reading reconsidered and bill recommitted, 367-368.

Re-reported with amendment, 540.

Resumed and passed finally, 634-635.

Signed by Speaker, 901.

Remarks on, by

Alexander, 293-294.

Williams, George W., 634.

POOR DISTRICT, SCRANTON, providing for election of a poor board and abolishing office of poor directors defining

House Bill No. 1032.

Read in place in House by Mr. Boback, 876.

Referred to Committee on Municipal Corporations, 876.

POOR DISTRICTS (see estates), indebtedness, Middle Coal Field, plans).

POOR HOUSES in Oxford and Lower Dublin Townships, Philadelphia County to repeal Act of 1807, providing for erection of

House Bill No. 249.

Read in place in House by Mr. Baldi, 182.

Referred to Committee on Judiciary General, 182.

POOR LAW REVISION COMMISSION, continuing said commission for two years, and making appropriation, supplement to act providing for appointment of

Senate Bill No. 370.

Read in place in Senate by Mr. Long, 494.

Referred to Committee on Appropriations, 494.

Reported without amendment, 2829.

First reading, 2858.

Second reading, 2935.

Third reading and final passage, 3092.

Returned from House without amendment, 3949.

Signed by President, 4288.

In House (No. 1576).

Referred to Committee on Appropriations, 3258.

Reported without amendment, 3429.

First reading, 3566.

Second reading, 3691.

Third reading and final passage, 3927-3928.

Signed by Speaker, 4590.

POOR (see cities, insane).

PORTABLE (see torches).

PORT FACILITIES, MARITIME, at Philadelphia, making appropriation for improvement of

Senate Bill No. 735.

Read in place in Senate by Mr. Vare, 1258.

Referred to Committee on Appropriations, 1258.

Reported with amendment, 3599.

First reading, 3665.

Second reading, 3840-3841.

Third reading and final passage, 3965.

Returned from House without amendment, 4701.

Signed by President, 4713.

In House (No. 1743).

Referred to Committee on Appropriations, 4140.

Reported without amendment, 4224.

First reading, 4420.

Second reading, 4577.

Third reading and final passage, 4758.

Signed by Speaker, 4800.

POSEY, ERNEST B., Representative from Berks County, (First District)

Amendments offered by to

Bill No. 1457, (Senate No. 657), Empowering school districts to employ policemen, 3708.

Bills introduced by

No. 325.

Requiring counties to decorate graves of honorably discharged soldiers, sailors and marines with flags on Memorial Day, 229.

No. 1250.

Permitting licensing of horse racing, and creating commission, 967.

Bills reported by

No. 90.

Further supplement to act for endowment of agricultural colleges, 2445.

No. 135.

Regulating hours of labor of policemen in cities of third class, 1527.

No. 398.

Amending act relating to boroughs, by fixing duties of council with regard to advertising ordinances, 441.

No. 518.

Making appropriation to Mercy Hospital, of Wilkes-Barre, 2811.

No. 528.

Amending act for government of cities of third class, with regard to advertising of ordinances when a code, 537.

No. 533.

Making appropriation to Wyoming Valley Homeopathic Hospital, at Wilkes-Barre, 2812.

No. 550.

Making appropriation to Waynesburg Hospital, 2812.

No. 572.

Making appropriation to Bethel Orphanage, 3158.

No. 808.

Prohibiting corporations from interposing the defense of usury in any action, 1060.

No. 813.

Amending act fixing compensation to be paid members of insane commission, 903.

No. 868.

Regulating boxing and wrestling matches, 1239.

No. 890, (Senate No. 240).

Amending act relative to appointment of persons to the police department in cities of third class, 1192.

No. 1567, (Senate No. 280).

Making appropriation to Reading Hospital, 3429.

No. 1582, (Senate No. 480).

Making appropriation to Homeopathic Medical and Surgical Hospital, of Reading, 3430.

No. 1068, (Senate No. 1085).

Making appropriation to Saint Joseph's Hospital, of Reading, 3431.

Election returns, 28.

Member of special committee, 36.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 1457, (Senate No. 657), Empowering school districts to employ a police force, 3057.

Place on calendar Bill No. 1250, Permitting licensing of horse racing, 3238.

POSEY ERNEST B.—Continued.

Postpone Bill No. 1457, (Senate No. 657), Empowering school districts to employ a police force, 2776.

Reconsider vote on Bill No. 1457, (Senate No. 657), Empowering school districts to employ a police force, 3708.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Invitation to Members of House to participate in sampling buttermilk, 4138.

Remarks by, on

Bill No. 1457, (Senate No. 657), Empowering school districts to employ policemen, 4145.

Resolution offered by

Requesting appointment of committee to attend 175th Anniversary of founding of City of Reading, in October, 1923, 1010.

POSTAGE (see Legislative Journal).

POSTING (see private land).

POST, JOHN L., Representative from Washington County, (First District)

Bills introduced by

No. 1096.

Fixing salary of Superintendent of Public Instruction, 881.

No. 1097.

Amending act fixing salaries of judges of Supreme and Superior Courts, courts of common pleas and orphans' courts, 881.

No. 1098.

Fixing salary of Governor, 881.

No. 1099.

Amending act fixing salaries of Supreme and Superior Court, 881.

No. 1153.

To relieve life tenants of land from payment of taxes on underlying veins of coal which they have no right to operate, 936.

No. 1299.

Amending act for incorporation of electric light, heat and power companies, by eliminating power to condemn lands and waters for transmission and distribution purposes, 971.

Bills reported by

No. 27.

To repeal act providing for retirement of judges, 345.

No. 53.

To repeal act creating State Board for Registration of Professional Engineers and Land Surveyors, 179.

No. 414.

Prohibiting sheriffs from suppressing riots in certain municipalities without request of local police authorities, 703.

No. 936.

For the repression of prostitution, 942, 2074.

No. 961.

Exempting bequests or devises in trust for care of burial lots from payment of transfer inheritance taxes, 902.

No. 1007.

Amending act relating to maintenance of insane in State Institutions, 1330.

No. 1287.

Amending act relative to service of certain process in actions at law, 1792.

Election returns, 31.

Leave of absence granted, 237, 733, 3781, 4345.

POST, JOHN L.—Continued.

Member of conference committee, 3252.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 2590.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Remarks in newspaper relative to vote on "Dry Bill". 958.

POSTMASTER of House of Representatives, resignation of William C. Richie as, 346.

POSTMISTRESS of House of Representatives, election of Mrs. Anna D. Schoonover as, 346.

POTTER COUNTY (see highway).

POTTSTOWN HOMEOPATHIC HOSPITAL (see appropriation).

POTTSTOWN HOSPITAL (see appropriation).

POULTRY (see bear, diseases, dogs).

POWER (see giant, water).

PRAYER offered in House, 27, 63-64, 83, 100, 107, 122, 132, 141, 156, 171, 181, 196, 218, 231, 235, 251, 269, 289, 321-322, 343, 366, 418, 445, 472, 511, 584, 621, 675, 727, 791, 871-872, 933, 1005, 1058-1059, 1223, 1280-1281, 1329, 1491, 1565, 1642, 1709, 1789, 1859, 1945, 2034-2035, 2135, 2199, 2255, 2330, 2341, 2441, 2493, 2590, 2671, 2746, 2799, 2862-2863, 2972, 3157, 3257, 3427, 3551, 3570, 3679, 3783, 3859, 4006, 4213-4214, 4343, 4566, 4715, 4876, 5075.

PRAYER offered in Senate, 1, 59, 73, 93, 103, 117, 129, 147, 163, 187, 211, 275, 309, 353, 383, 453, 491, 545, 601, 659, 759, 843, 975, 1031, 1251, 1301, 1322, 1605, 1665, 1901, 1989, 2091, 2213, 2293, 2383, 2503, 2623, 2655, 2715, 2815, 2909, 3073, 3281, 3491, 3537, 3599, 3805, 3945, 4169, 4285, 4503, 4651, 4803, 4945.

PREMIUMS (see insurance, tax).

PRESBYTERIAN HOSPITAL (see appropriation).

PRESIDENT JUDGE OF COURT OF COMMON PLEAS of Fourth Judicial District, Howard F. Marsh nominated and confirmed as, 1632.

PRESIDENT OF SENATE, Hon. Edward E. Beidleman, remarks on retirement from office, and introduction of Lieutenant-Governor Davis by, 74.

PRESIDENT OF SENATE, introduction of President pro tempore of Senate by, 9, 5017.

Petitions presented by

Against high prices of sugar, 2909, 3281.

Against repeal of Firemen's Two percent Relief Act, 491.

Against Senate Bill No. 59, Repealing act creating State Board for Registration of Professional Engineers and Land Surveyors, 2715.

Against Senate Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 759.

Against tax on oil and gas, 453.

Favoring House Bill No. 986, Providing for erection of a State Industrial Farm on site for institution for care of inebriates, 2213.

Favoring increased appropriation for educational program, 3389-3390.

Favoring relief from present sugar situation, 2909.

Favoring Senate Bill No. 99, Prohibition Enforcement Act, 491.

Favoring Senate Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 759.

Remarks by, at

Memorial session for late Hon. Edwin H. Vare, 1323; for Hon. Boies Penrose, 2341; for Hon. William E. Crow, 2656.

PRESIDENT OF SENATE (see Lieutenant-Governor).

PRESIDENT PRO TEMPORE, appointments made by, 106, 150.

PRESIDENT PRO TEMPORE of Senate, nominations and election of, 7, 5016-5017.

PRESIDENT PRO TEMPORE, resolution (Senate) by Daix, authorizing appointment of all Senate committees by, 10.

PRESIDENT (see elections).

PRESS for faithful reporting of proceedings, resolution (House) by Earley, tendering thanks of House to, 5151.

PRICE, GWILYM A., Representative from Allegheny County, (Twelfth District)

Amendments offered by, to

Bill No. 1122, Regulating election of jurors for service in the several courts of Allegheny County, 1794-1799.

Bills introduced by

No. 1122.

Regulating election of jurors for service in the several courts of Allegheny County, and creating a Board of Judges from the court of common pleas for this purpose, 934-935.

No. 1187.

Empowering cities of second class to conduct a Bureau of Conciliation, Small Claims and Legal Aid as part of the Legal Department, 938.

No. 1199.

Making appropriation to Passavant Hospital, of Pittsburgh, 939.

Bills reported by

No. 206.

Further amending section 3 of act relating to replevin, by providing for impounding of property where affidavit is filed before issuing writ, 345.

No. 235.

To validate certain municipal claims and liens in boroughs, 2074.

No. 366.

Amending act relating to time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1467.

No. 388.

Providing that the negligence of a servant of a municipality shall be attributable to the municipality for his compensation or wages, 516.

No. 532.

Providing for registration and protection of artificial or assumed trade or association names, 1060.

No. 561.

Enabling boroughs to adopt and enforce zoning regulations, 2974.

No. 568.

Prohibiting the operation of enclosed motor busses, unless provided with proper exits, 2974.

No. 859.

Amending act regulating operation of motor vehicles, with regard to actions for damages arising from use thereof, 1827.

No. 926.

Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 2074.

No. 1337.

Providing method for deciding tie vote in borough councils, 1190.

No. 1396.

Repealing act relating to grading and paving of Main or Market Street in Annville, 1828.

No. 1424. (Senate No. 464).

Providing for division of real estate devised in trust when trustee has died, 3059.

PRICE, GWILYM A.—Continued.

No. 1540, (Senate No. 869).

Amending act regulating solicitation of money and property for charitable and patriotic purposes, 3593.

Election returns, 27.

Member of special committee, 2463.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 607, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 3057.

Extend time of Postponement on Bill No. 991, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to disposal of land taken in excess of requirements for State or municipality, 3057.

Oath of office administered to, 34.

Remarks by, on

Bill No. 366, Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1831.

Bill No. 1122, Regulating election of jurors for service in the several courts of Allegheny County, 1984-1986.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 4252.

Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 3896.

PRIMARY (see election, elections).

PRINTING AND BINDING of public documents and reports, regulating

House Bill No. 928.

Read in place in House by Mr. Long, 731.

Referred to Committee on Printing, 731.

Reported without amendment, 962.

First reading, 1015.

Second reading, 1184-1185.

Third reading and final passage, 1479-1483.

Returned from Senate with amendments, in which House concurred, 2345.

Signed by Speaker, 2450.

Approved by Governor, 2746.

Remarks on, by

Long, 1479-1482.

Goss, 1479-1482.

Whiteman, 1481.

Rhodes, 1481-1482.

Edmonds, 1482.

Miller, 1482.

In Senate (No. 846).

Referred to Committee on Public Printing, 1637.

Reported without amendment, 1639.

First reading, 1642.

Second reading, 1704.

Third reading and amended, 1929-1930.

Over in its order, 1994, 2101.

Resumed, vote on final passage and on third reading reconsidered and bill amended, 2232-2235.

Resumed and passed finally, 2300-2302.

Returned from House with Senate amendments concurred in, 2434.

Signed by President pro tempore, 2434.

PRINTING AND BINDING of public documents and reports, regulating

Senate Bill No. 481.

Read in place in Senate by Mr. Long, 761.

Referred to Committee on Public Printing, 761.

PRINTING AND BINDING, Superintendent of Public, A. Nevin Detrich, nominated as, 76; confirmed, 77.

PRINTING, LEGISLATIVE, resolution (House) by Rhodes, authorizing appointment of committee to investigate, 1281; adopted by House, 1331; committee appointed, 1527; committee reports, 2363; appendix, 5464.

PRINTING (see Constitution, purchasing).

PRISON INDUSTRIES (see appropriation to Department of Public Welfare for).

PRISON LABOR COMMISSION, making appropriation to

Senate Bill No. 1079.

Read in place in Senate by Mr. Schantz, 2228.

Referred to Committee on Appropriations, 2228.

Reported with amendment, 2624.

First reading, 2655.

Second reading, 2733.

Recommitted, 2845.

PRISONERS, abolishing solitary confinement of

House Bill No. 17.

Read in place in House by Mrs. Speiser, 107.

Referred to Committee on Judiciary Special, 107.

Reported with amendment, 589.

First reading, 627.

Recommitted, 696.

PRISONERS from one penitentiary to another, providing for transfer and re-transfer of

Senate Bill No. 1147.

Read in place in Senate by Mr. Daix, 2510.

Referred to Committee on Judiciary General, 2510.

Reported without amendment, 2624.

First reading, 2655.

Second reading 2736.

Over in its order, 2848.

Third reading and amended, 2928.

Resumed and passed finally, 3080.

Returned from House with amendments in which Senate concurred, 4198.

Signed by President, 4289.

Concurrent resolution recalling bill from Governor, 4529.

Resolution returned from House concurred in, 4664.

Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4707-4708.

Resumed and passed finally, 4812-4813.

Returned from House with Senate amendments concurred in, 4945.

Signed by President, 4954.

In House (No. 1550).

Referred to Committee on Judiciary General, 3257.

Reported without amendment, 3431.

First reading, 3683-3684.

Second reading, 3800.

Third reading and amended, 3872.

Resumed and passed finally, 4255.

Returned from Senate with House amendments concurred in, 4283.

Signed by Speaker, 4591.

Resolution recalling bill from Governor concurred in, 4718.

Bill returned from Senate with amendments in which House concurred, 4942.

Signed by Speaker, 5132.

PRISONERS, providing for the physical welfare of

House Bill No. 19.

Read in place in House by Mrs. Speiser, 107.

Referred to Committee on Judiciary Special, 107.

Reported with amendment, 537.

First reading, 594.

Recommitted, 625.

Re-reported with amendment, 1530.

Second reading, 1714.

Third reading and postponed, 1834.

Resumed and passed finally, 2067-2068.

Returned from Senate with amendment, in which House concurred, 4131.

Signed by Speaker, 4566.

In Senate (No. 1035).

Referred to Committee on Judiciary General, 2133.

Reported without amendment, 2296.

First reading, 2328.

PRISONERS.—Continued.

Second reading, 2430.
 Recommitted, 2523.
 Re-reported with amendment, 3656.
 Third reading and final passage, 3967.
 Returned from House with Senate amendments concurred in, 3990.

PRISONERS, providing for the welfare of

House Bill No. 16.

Read in place in House by Mrs. Speiser, 107.
 Referred to Committee on Judiciary Special, 107.
 Reported with amendment, 589.
 First reading, 627.
 Recommitted, 696.
 Re-reported with amendment, 1530.
 Second reading, 1714.
 Third reading and defeated on final passage, 1833-1834.
 Vote by which bill was defeated on final passage reconsidered and bill postponed, 1835.
 Resumed and defeated on final passage, 2068.

PRISONERS, providing for the welfare of

House Bill No. 18.

Read in place in House by Mrs. Speiser, 107.
 Referred to Committee on Judiciary Special, 107.
 Reported with amendment, 515.
 First reading, 593.
 Recommitted, 625.
 Re-reported with amendment, 1530.
 Second reading, 1714.
 Third reading and final passage, 1833.
 Returned from Senate without amendment, 3037.
 Signed by Speaker, 3205.
 Approved by Governor, 3787.

In Senate (No. 909).

Referred to Committee on Judiciary Special, 1901.
 Reported without amendment, 2716.
 First reading, 2744.
 Second reading, 2851.
 Third reading and final passage, 2924.
 Signed by President pro tempore, 3145.

PRISONERS (see cities, farms, jails, parole).

PRISONS (see cities, jails).

PRIVATE LAND, relating to posting of, and trespassing on

House Bill No. 1157.

Read in place in House by Mr. Woner, 936.
 Referred to Committee on Judiciary Special, 936.
 Reported with negative recommendation, 1225.

PRIVATE PROPERTY for certain purposes, making it unlawful to wilfully enter upon land posted as

Senate Bill No. 249.

Read in place in Senate by Mr. Sprowls, 355.
 Referred to Committee on Judiciary General, 355.

PRIVATE (see banking, banks, burial grounds, waters).

PROBATION OFFICERS of county to attend annual State Association or Conference of Probation and Parole, authorizing

House Bill No. 686.

Read in place in House by Mr. David J. Jones, 513.
 Referred to Committee on Counties and Townships, 513.
 Reported without amendment, 1223.
 First reading, 1288.
 Second reading, 1393.
 Third reading and postponed, 1602.
 Time of postponement extended, 1895.
 Resumed and passed finally, 2070.
 Returned from Senate without amendment, 2770.
 Signed by Speaker, 2907.
 Approved by Governor, 3431.

In Senate (No. 1023).

Referred to Committee on New Counties and County Seats, 2132.
 Reported without amendment, 2507.
 First reading, 2588.
 Second reading, 2645.
 Third reading and final passage, 2723-2724.
 Signed by President, 2824.

PROBATION OFFICERS, relating to powers and duties of

Senate Bill No. 797.

Read in place in Senate by Mr. Vare, 1608.
 Referred to Committee on Judiciary General, 1608.
 Reported without amendment, 1911.
 First reading, 1943.
 Second reading, 2024.
 Third reading and final passage, 2113.
 Returned from House with amendments in which Senate concurred, 4197-4198.
 Signed by President, 4289.

In House (No. 1468).

Referred to Committee on Judiciary General, 2155.
 Reported without amendment, 2973.
 First reading, 3160.
 Second reading, 3276.
 Third reading and amended, 3803.
 Resumed and passed finally, 4254.
 Returned from Senate with House amendments concurred in, 4283.
 Signed by Speaker, 4591.

Remarks on, by

Stoner, 4254.
 Sowers, 4254.

PROFITEERING (see rent).

PROPERTY as a dwelling house or apartment, requiring written lease for occupancy of

House Bill No. 596.

Read in place in House by Mr. Edmonds, 445.
 Referred to Committee on Judiciary General, 445.

PROPERTY, LEASED, except after thirty days' notice, making it unlawful to dispossess tenants or recover

House Bill No. 382.

Read in place in House by Mr. McDermott, 253.
 Referred to Committee on Judiciary Special, 253.
 Reported without amendment, 345.
 First reading, 369.
 Second reading and amended, 436-437.
 Recommitted, 474.
 Re-reported without amendment, 680.
 Third reading and postponed, 755-756.
 Resumed and passed finally, 1027.
 Correction of vote, by Lorenzo D. Thomas, 1188.

Remarks on, by

Alexander, 755-756.
 McDermott, 755-756.

In Senate (No. 693).

Referred to Committee on Judiciary Special, 1054.
 Reported without amendment, 2716.
 First reading, 2743-2744.
 Recommitted to Committee on Judiciary General, 2850.

PROPERTY OWNED BY STATE the title to which is in the State Livestock Sanitary Board, by providing that the proceeds thereof shall be appropriated to the Department of Agriculture, amending act authorizing sale of certain

Senate Bill No. 638.

Read in place in Senate by Mr. MacDade, 980.
 Referred to Committee on Appropriations, 980.
 Reported with amendment, 2225.
 First reading, 2254-2255.
 Second reading, 2316-2317.
 Third reading and final passage, 2389.
 Returned from House without amendment, 2961.
 Signed by President pro tempore, 3145.
 Approved by Governor, 3410.

In House (No. 1492).

Referred to Committee on Appropriations, 2463.
 Reported without amendment, 2774.
 First reading, 2808.
 Second reading, 2885.
 Third reading and final passage, 3048.
 Signed by Speaker, 3180.

PROPERTY (see corporations, deeds, intestate, married, mines, private, real estate, replevin, tax, taxes, trespass).

PROSECUTIONS (see criminal).

PROSTITUTION, for the repression of

House Bill No. 936.

Read in place in House by Mr. Vickerman, 791.
 Referred to Committee on Law and Order, 791.
 Reported without amendment, 942.
 First reading, 1012.
 Second reading and amended, 1712-1713.
 Third reading and recommitted, 1829.
 Re-reported with amendment, 2074.
 Special order, 2138.
 Third reading and final passage, 2266-2270.
 Returned from Senate with amendments in which
 House concurred, 4906.
 Signed by Speaker, 5131.

Remarks on, by

Dunn, 2267.
 Vickerman, 2267-2269.
 Mangan, 2267-2268.
 Fowler, David, 2267-2268.
 Lafferty, 2268.
 MacKinney, Miss, 2268.
 Blumberg, 2269.
 Alexander, 2269-2270.
 Dilsheimer, 2270.

In Senate (No. 1097).

Referred to Committee on Law and Order, 2324.
 Reported with amendment, 4503.
 First reading, 4565.
 Motion to recommit bill to Judiciary Special Committee defeated, 4681.
 Over in its order, 4681.
 Second reading, 4694.
 Motion to recommit bill to Appropriations Committee defeated, 4705.
 Third reading and final passage, 4827.
 Signed by President, 4987.
 Returned from House with Senate amendments concurred in, 5005.

Remarks on, by

Buckman, 4681.
 Long, 4681, 4705.
 Steele, 4681.
 Snyder, 4681, 4827.

PROTHONOTARIES AND PROTHONOTARY (see divorces, election, fees, real estate, tax).

PROTHONOTARIES in counties having a population of more than 100,000, and less than 1,000,000 further amending section 1 of the act fixing fees of

Senate Bill No. 556.

Read in place in Senate by Mr. Weaver, 845.
 Referred to Committee on Judiciary General, 845.

PROTHONOTARIES in counties of sixth class, fixing fees of

House Bill No. 647.

Read in place in House by Miss Bentley, 511.
 Referred to Committee on Judiciary Special, 511.

PROTHONOTARIES in counties of eighth class, fixing salary of

Senate Bill No. 40.

Read in place in Senate by Mr. Culbertson, 96.
 Referred to Committee on New Counties and County Seats, 96.
 Reported without amendment, 147.
 First reading, 166.
 Second reading, 190.
 Over in its order, 213.
 Recommitted, 278.
 Re-reported with amendment, 453.
 Third reading and final passage, 496.

In House (No. 751).

Referred to Committee on Counties and Townships, 530.
 Reported without amendment, 590.
 First reading, 628.
 Second reading, 700.
 Third reading, vote reconsidered and bill recommitted, 754.
 Re-reported without amendment, 1191.
 Third reading and postponed, 1521.
 Time of postponement extended, 1824, 2212, 2501.

PROTHONOTARIES.—Continued.

Resumed and recommitted, 2709.
 Re-reported with amendment, 4228.
 Dropped from calendar by motion, 4646-4647.

PROTHONOTARIES of courts of common pleas to mark the time judgments are left at the office for entering, requiring

Senate Bill No. 183.

Read in place in Senate by Mr. Jones, 276.
 Referred to Committee on Judiciary General, 276.
 Reported without amendment, 492.
 First reading, 506.
 Second reading, 575.
 Third reading and final passage, 606.

In House (No. 864).

Referred to Committee on Judiciary General, 639.
 Reported without amendment, 703.
 First reading, 745.
 Second reading and amended, 816-817.
 Third reading and defeated on final passage, 954-956.

Remarks on, by

Marshall, John G., 955.
 Ogle, 955.
 Alexander, 955.
 Brewster, 955.

PROTHONOTARY for Chester County, Thomas F. Furry, of Lionville, nominated and confirmed as, 2827.

PROTHONOTARY to furnish certified lists of liens of records in his office remaining unsatisfied against any person or corporation, upon payment of fees, making it the duty of the

House Bill No. 1304.

Read in place in House by Mr. Chaplin, 971.
 Referred to Committee on Judiciary Special, 971.

PROVIDENCE GENERAL HOSPITAL (see appropriation).

PROVIDENCE HOSPITAL (see appropriation).

PUBLICATION (see advertisements, construction work).

PUBLICATIONS, DEPARTMENT OF, the unexpended balance of appropriations heretofore made to Department of Public Printing and Binding, appropriating to

Senate Bill No. 1223.

Read in place in Senate by Mr. Schantz, 2833.
 Referred to Committee on Appropriations, 2833.
 Reported without amendment, 2834.
 First reading, 2862.
 Second reading, 2954.
 Third reading and final passage, 3112-3113.
 Returned from House without amendment, 3651.
 Signed by President pro tempore, 3667.
 Approved by Governor, 3806.

In House (No. 1597).

Referred to Committee on Appropriations, 3245.
 Reported without amendment, 3245.
 First reading, 3246.
 Second reading, 3267.
 Third reading and final passage, 3596-3597.
 Signed by Speaker, 3737.

PUBLICATIONS, DIRECTOR OF, A. Nevin Detrich, nominated and confirmed as, 2827.

PUBLIC GROUNDS AND BUILDINGS, Berkey H. Boyd, nominated as Superintendent of, 130; confirmed, 130-131.

PUBLIC GROUNDS AND BUILDINGS, BOARD OF COMMISSIONERS OF, by authorizing said Board to agree with municipalities upon terms for which State land may be taken, supplement to act creating

Senate Bill No. 1210.

Read in place in Senate by Mr. Smith, 2832.
 Referred to Committee on Public Grounds and Buildings, 2832.
 Reported without amendment, 2910.
 First reading, 2956.
 Second reading, 3137.
 Third reading and final passage, 3367-3368.
 Returned from House without amendment, 4545.
 Signed by President, 4661.

PUBLIC GROUNDS AND BUILDINGS, BOARD OF COMMISSIONERS OF.—Continued.

In House (No. 1632).

Referred to Committee on Judiciary General, 3580.
Reported without amendment, 3739.
First reading, 3791-3792.
Second reading, 3903.
Third reading and final passage, 4492-4493.
Signed by Speaker, 4750.

PUBLIC GROUNDS AND BUILDINGS, by fixing salaries of elevator operators, amending act creating Board of Commissioners of

Senate Bill No. 477.

Read in place in Senate by Mr. Culbertson, 761.
Referred to Committee on Appropriations, 761.

PUBLIC GROUNDS AND BUILDINGS, by fixing salaries of sergeants of police and policemen, amending act creating Board of Commissioners of

Senate Bill No. 42.

Read in place in Senate by Mr. Culbertson, 96.
Referred to Committee on Appropriations, 96.

PUBLIC GROUNDS AND BUILDINGS (see bonds, bridge, Delaware River).

PUBLIC IMPROVEMENTS (see plans).

PUBLIC IMPROVEMENTS which may be assessed against abutting property as benefits in cities, providing for determination of proportion of cost of

House Bill No. 1195.

Read in place in House by Mr. Kohler, 938.
Referred to Committee on Municipal Corporations, 938.

PUBLIC INSTRUCTION, DEPARTMENT OF, creating Bureau of Professional Examination and Licensure in

Senate Bill No. 568.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.

PUBLIC INSTRUCTION, DEPARTMENT OF, for deficiencies in appropriations for support of public and normal schools, public school agencies and vocational education, making appropriation to

House Bill No. 665.

Read in place in House by Mr. Whiteman, 474.
Referred to Committee on Appropriations, 474.
Reported without amendment, 515.
First reading, 516.
Second reading, 592.
Dropped from calendar by motion, 658.

PUBLIC INSTRUCTION, DEPARTMENT OF, lapsing certain appropriations available for expenditure by

House Bill No. 698.

Read in place in House by Mr. Whiteman, 479.
Referred to Committee on Appropriations, 479.
Reported with amendment, 516.
First reading, 593.
Second reading, 642.
Third reading and final passage, 706-707.
Returned from Senate without amendment, 3770.
Signed by Speaker, 4571.

In Senate (No. 548).

Referred to Committee on Appropriations, 789.
Reported without amendment, 3284.
First reading, 3414.
Second reading, 3513.
Third reading and final passage, 3609.
Signed by President, 4550.

PUBLIC INSTRUCTION (see radiophone, retirement, school).

PUBLIC INSTRUCTION, SUPERINTENDENT OF, fixing salary of

House Bill No. 1096.

Read in place in House by Mr. Post, 881.
Referred to Committee on Education, 881.

PUBLIC PROPERTY (see taxation).

PUBLIC (see advertising, buildings, construction, highways, libraries, play grounds, printing, school).

PUBLIC SERVICE COMMISSION for testing gas, water or electric meters and other apparatus, prescribing certain fees to be charged by

House Bill No. 1349.

Read in place in House by Mr. Moffatt, 1006.
Referred to Committee on Judiciary Local, 1006.
Reported without amendment, 3206.
First reading, 3264.
Second reading, 3477-3478.
Third reading and final passage, 3779.
Returned from Senate with amendments, in which House concurred, 4740.
Signed by Speaker, 4929.

In Senate (No. 1466).

Referred to Committee on Judiciary Special, 3810.
Reported without amendment, 3952.
First reading, 3988.
Second reading, 4185.
Third reading and defeated on final passage, 4308.
Vote on final passage and on third reading reconsidered and bill recommitted to Committee on Education, 4340.
Re-reported with amendment, 4503.
Third reading and final passage, 4656-4657.
Signed by President, 4854.

PUBLIC SERVICE COMMISSION, members of, nominated, 22; nominations recalled, 76.

PUBLIC SERVICE COMMISSION, prescribing manner in which certain persons or corporations may intervene in appeals to Superior Court from findings of

House Bill No. 1323.

Read in place in House by Mr. Ludlow, 972.
Referred to Committee on Judiciary General, 972.
Reported without amendment, 1760.
First reading, 1817.
Second reading, 1867.
Third reading and final passage, 2082.
Returned from Senate without amendment, 5126.
Signed by Speaker, 5149.

In Senate (No. 1032).

Referred to Committee on Judiciary General, 2133.
Reported without amendment, 4651.
First reading, 4714.
Second reading, 4835.
Third reading and final passage, 4977.
Signed by President, 5015.

PUBLIC SERVICE COMMISSION shall exercise same jurisdiction and powers with respect to furnishing of street paving and street repairs as service, providing that

Senate Bill No. 1069.

Read in place in Senate by Mr. Kutz, 2227-2228.
Referred to Committee on Judiciary General, 2228.
Reported without amendment, 2624.
First reading, 2655.
Second reading, 2733.
Over in its order, 2845.
Recommitted, 2927.

PUBLIC SERVICE COMMISSION to change certain rates set forth in any contract made between public service corporation and a municipality, making it unlawful for

House Bill No. 1271.

Read in place in House by Mr. McVicar, 969.
Referred to Committee on Judiciary General, 969.
Reported without amendment, 1190.
First reading, 1194.
Second reading, 1358.
Third reading and postponed, 1561.
Resumed, vote on third reading reconsidered and bill recommitted, 1657.

Remarks on, by

Edmonds, 1561.

PUBLIC SERVICE COMPANIES, amending Act of April 29, 1844, to reduce the State debt, with regard to taxation of real estate of

House Bill No. 876.

Read in place in House by Mr. Schleiter, 727.
Referred to Committee on Ways and Means, 727.
Reported with negative recommendation, 2136.

PUBLIC SERVICE COMPANIES, prohibiting service, meter or meter rental charges by

Senate Bill No. 37.

Read in place in Senate by Mr. Culbertson, 95.
Referred to Committee on Judiciary Special, 95.

PUBLIC SERVICE COMPANIES to abolish ready to serve charges, requiring

House Bill No. 48.

Read in place in House by Mr. Harer, 109.
Referred to Committee on Judiciary General, 109.
Reported with amendment, 2170.
First reading, 2210.
Second reading and amended, 2288.
Third reading and defeated on final passage, 2477-2479.
Vote on final passage reconsidered and bill postponed, 2790.
Resumed and passed finally, 3064-3066.

Remarks on, by

Harer, 2477-2478, 3065-3066.
Storb, 2477-2478.
Bidelspacher, 2477-2478, 3064-3065.
Edmonds, 2478.
Sarig, 2478.
Storer, 3064-3066.
Alexander, 3065.
Spangler, 3066.

In Senate (No. 1258).

Referred to Committee on Corporations, 3144.
Reported without amendment, 4832.
First reading, 4844.
Second reading, 4986.

PUBLIC SERVICE COMPANY LAW, and its amendments, to repeal act of July 26, 1913, known as

House Bill No. 350.

Read in place in House by Mr. Hollis, 235-236.
Referred to Committee on Judiciary General, 236.
Reported without amendment, 265-266.
First reading, 272.
Recommitted, 290-291.
Re-reported without amendment, 1468-1469.
Second reading and amended, 1516-1517.
Third reading and postponed, 1777-1778.
Resumed and defeated on final passage, 1892-1895.

Remarks on, by

Edmonds, 1893.
Ludlow, 1893.
Marcus, Joseph, 1893.
Schleiter, 1893-1894.
Miller, 1894.
Spangler, 1894.
Rhodes, 1894.
Thomas, Lorenzo D., 1894-1895.

PUBLIC SERVICE COMPANY LAW, by extending provisions of act to include individuals or corporations engaged in production, sale or distribution of coal, amending act known as

House Bill No. 566.

Read in place in House by Mr. Burns, 421-422.
Referred to Committee on Judiciary General, 422.
Reported without amendment, 588.
First reading and recommitted, 624-625.
Re-reported without amendment, 1061-1062.
Second reading, 1335-1336.
Third reading and postponed, 1541-1542.
Time of postponement extended, 1825-1826.
Resumed and defeated on final passage, 2077-2078.

Remarks on, by

Burns, 2078-2079.

PUBLIC SERVICE COMPANY LAW, by providing for election of all members of Public Service Commission except the chairman, amending act known as

House Bill No. 806.

Read in place in House by Mr. Metcalf, 676-677.
Referred to Committee on Elections, 677.

PUBLIC SERVICE COMPANY LAW, by providing that new tariffs and schedules shall not become effective until approved by commission, amending act known as

PUBLIC SERVICE COMPANY LAW.—Continued.

House Bill No. 713.

Read in place in House by Mr. Spangler, 528.
Referred to Committee on Judiciary General, 528.
Reported without amendment, 539.
First reading, 597.
Second reading and amended, 635-637.
Third reading and final passage, 723-724.

Remarks on, by

Spangler, 635.

In Senate (No. 550).

Referred to Committee on Judiciary Special, 789.

PUBLIC SERVICE COMPANY LAW, requiring street railway companies to establish transfer points and switch connections, supplement to act known as

Senate Bill No. 1100.

Read in place in Senate by Mr. Stites, 2385.
Referred to Committee on Judiciary General, 2385.
Reported without amendment, 2716.
First reading, 2744.
Recommitted, 2851.

PUBLIC SERVICE COMPANY LAW, with regard to abolition of grade crossings along main lines, and future construction thereof, amending act known as

House Bill No. 229.

Read in place in House by Mr. Rinn, 181.
Referred to Committee on Railroads, 181.
Reported without amendment, 1468.
First reading, 1567-1568.
Second reading, 1720-1721.
Third reading and final passage, 1838-1839.

Remarks on, by

Spangler, 1839.
Rinn, 1839.
Armstrong, 1839.
Sowers, 1839.
Williams, George W., 1839.

In Senate (No. 913).

Referred to Committee on Railroads, 1902.
Reported with amendment, 3812.
First reading, 3856-3857.
Second reading and recommitted to Committee on Corporations, 3982-3983.

PUBLIC SERVICE COMPANY LAW, with regard to sale, transfer, lease or merger of property or franchises of one company with another, amending act known as

House Bill No. 1292.

Read in place in House by Mr. Hall, 970.
Referred to Committee on Judiciary Local, 970.

PUBLIC SERVICE (see electric, railroad, railways, telephone, water power).

PUBLIC WELFARE, Clement W. Hunt, nominated as Deputy Commissioner of, 23; nomination recalled, 76; re-nominated, 99; confirmed, 100.

PUBLIC WELFARE, John M. Baldy, nominated as Commissioner of, 23; nomination recalled, 76; Dr. Ellen Culver Potter, nominated as, 76; confirmed, 77.

PUBLIC WELFARE COMMISSION, report of recommendations for charitable and State institutions requested from, 195.

PUBLIC WELFARE, COMMISSIONER OF DEPARTMENT OF, relative to State-aided hospitals, resolution (House) by Dunn, requesting information from, 2330; report presented to House, and referred to Committee on Appropriations, 2590; supplemental report presented to House and referred to Committee on Appropriations, 2695.

PUBLIC WELFARE, DEPARTMENT OF, by regulating employment of inmates of penal institutions for work in State forests, and payment of superintendent and other employees, amending act creating

Senate Bill No. 1109.

Read in place in Senate by Mr. Woodward, 2385-2386.
Referred to Committee on Finance, 2386.

PUBLIC WELFARE, DEPARTMENT OF, with regard to transfer of prisoners, and reports of crimes committed, amending act creating

PUBLIC WELFARE, DEPARTMENT OF.—Continued.

Senate Bill No. 1253.

Read in place in Senate by Mr. Stites, 2965.

Referred to Committee on Judiciary General, 2965.

Reported without amendment, 3282.

First reading, 3417.

Second reading, 3523.

Third reading and final passage, 3621-3622.

In House (No. 1715).

Referred to Committee on Judiciary General, 3786.

PUBLIC WELFARE, members of Commission of, nominated, 23; nominations recalled, 76.

PUBLIC WELFARE (see appropriation to Department of, child, children, cities, corporations, insane, maternity).

PUBLIC WORKS, DEPARTMENT OF, and conferring certain powers and duties of Board of Commissioners of Public Grounds and Buildings thereon, creating

Senate Bill No. 579.

Read in place in Senate by Mr. Woodward, 848.

Referred to Committee on Finance, 848.

PUNXSUTAWNEY HOSPITAL ASSOCIATION (see appropriation).

PURCHASING, DEPARTMENT OF, creating

Senate Bill No. 564.

Read in place in Senate by Mr. Woodward, 846.

Referred to Committee on Finance, 846.

PUTTY (see paint).

PYMATUNING SWAMP RESERVOIR, making appropriation to Water Supply Commission to continue work upon

House Bill No. 387.

Read in place in House by Mr. David J. Jones, 253.

Referred to Committee on Appropriations, 253.

Reported without amendment, 4262.

First reading, 4262.

Second reading, 4404-4405.

Third reading and amended, 4633.

Vote on third reading reconsidered and bill passed third reading and final passage, 4646.

Returned from Senate with amendment in which House concurred, 5109.

Signed by Speaker, 5147.

In Senate (No. 1552).

Referred to Committee on Appropriations, 4566.

Reported with amendment, 4706.

First reading, 4714.

Second reading, —

Third reading and final passage, 4983-4984.

Returned from House with Senate amendments concurred in, 5005.

Signed by president, 5014.

Remarks on, by

Craig, 4984.

Buckman, 4984.

PYMATUNING SWAMP RESERVOIR, providing for sale and lease of property therefor, and making appropriation of proceeds thereof to Water Supply Commission supplement to act for establishment of

Senate Bill No. 785.

Read in place in Senate by Mr. Craig, 1607.

Referred to Committee on Appropriations, 1607.

Reported with amendment, 2027.

First reading, 2032.

Second reading, 2122-2123.

Third reading and final passage, 2239-2240.

Returned from House without amendment, 2961.

Signed by President pro tempore, 3145.

Approved by Governor, 3652.

In House (No. 1477).

Referred to Committee on Appropriations, 2442.

Reported without amendment, 2774.

First reading, 2808.

Second reading, 2885.

Third reading and final passage, 3049.

Signed by Speaker, 3180.

QUAIL (see pheasants).

QUARANTINING (see diseases).

QUESTIONS OF INFORMATION raised on

Election of officers by vote of House on roll call, by Alexander, 36.

House Bill No. 1112, Amending act creating Board for the Assessment and Revision of Taxes in certain counties, by Golder, 5144; by McKim, 5144.

House resolution fixing April 30th as time after which bills on postponed calendar may be called upon only on Tuesday of each week, by Sowers, 4482.

House resolution fixing Tuesday as the only day upon which bills may be called from the postponed calendar, by Ludlow, 4161.

Motion to recommit House Bill No. 125, regulating sale of tickets to theaters and other places of amusement, by Dunn, 175.

Report to Committee on Rules of House of number of bills in committee, McVicar, 1895.

Senate resolution requesting information relative to alleged payment of money to influence legislation, by Leslie, 2669.

Status of House Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, by McVicar, 2063.

Suspension of Rule 37, relative to negatived bills being placed on calendar, by David Fowler, 1987.

Vote on Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to installation of voting machines at elections in Allegheny County, by Joseph C. Marcus, 4894.

Vote required on appropriations to State and semi-State institutions, by Sowers, 3768.

Vote required to discharge committee from further consideration of a bill, by McDermott, 4126.

QUESTIONS OF PERSONAL PRIVILEGE raised on

Acting Speaker for purpose of holding a special session, by Heffernan, 5133.

Appointment of sub-committee to carry out purposes of House concurrent resolution authorizing appointment of commission to investigate the failure of the Banking Department to examine State banks, by Bromley, 2463.

Appreciation of testimonial for courageous attack of the lone wolf, by Golder, 2592.

Attendance of Congressmen from various districts at Memorial Session for the late Senator Penrose, by Daix, 2298.

Brief resume of work accomplished by General Assembly, Session of 1923, by Vare, 4994-4995.

Clearing of floor of House, by Joseph C. Marcus, 4781.

Clearing of floor of Senate, by Eyre, 1031, by Daix, 1605-1606.

Communication from Governor relative to appropriation bills, by Golder, 746-747.

Communication from Governor relating to House Bill No. 109, making appropriation for State-aid hospitals, by Harer, 712, by Schantz, 764.

Communication from Governor relative to investigation of expenditure of funds in the State Treasury, by Barr, 4522.

Communication from Governor relative to report of Committee on State Council of Education with regard to a State policy of higher learning, by Schantz, 975-978.

QUESTIONS OF PERSONAL PRIVILEGE.—Continued.

- Communication relative to cutting of teachers' salaries, by Joseph C. Marcus, 1296-1297.
- Completion of work of House before final adjournment, by Dunn, 3246.
- Confining of lobbyists outside of the rail, by Miller, 3587.
- Correction of vote on House Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, by Flinchbaugh, 4451.
- Correction of vote on Senate Bill No. 495, establishing State employes' retirement system, by Mansfield, 2589-2590.
- Death of Doctor Joseph Krauskopf, of Philadelphia, by Sterling, 4920.
- Discussion of Ways and Means Committee relative to revenue raising bills, by Sowers, 1596.
- Expedition of House Military Committee to Mount Gretna, by Woner, 2040.
- Extending time of postponement on certain bills, by John G. Marshall, 1819.
- Financial help given by City of Philadelphia toward the improvement of the Port of Philadelphia, by Vare, 2652.
- House baseball game for benefit of Harrisburg Home for Children, by Heffernan, 4216, 4784, 4898.
- House Bill No. 125, regulating sale of tickets to theaters and other places of amusement, by Long, 178.
- House Bill No. 211, Authorizing the issue and sale of bonds by the Commonwealth for any lawful purpose, by Barr, 3491-3492.
- House Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, by Steedle, 4925.
- House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, by Sterling, 2449-2450; by Spangler, 2450.
- House concurrent resolution authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System", by Schleiter, 4718.
- House resolution authorizing installation of amplifiers in hall of House of Representatives, by Golder, 178.
- Housing of prisoners in State penitentiaries, by Spangler, 3561.
- Introduction of appropriation bills, by Harer, 752.
- Invitation to Members of House to participate in sampling buttermilk, by Posey, 4138.
- Last day for introduction of bills, by McVicar, 734.
- Legislative Sons of St. Patrick dinner, by Heffernan, 624, 714.
- Meeting of Committee on Ways and Means, by Woner, 2085, 4098.
- Meeting of Committee on Ways and Means during Session of House, by John G. Marshall, 2051.
- Meeting of House Appropriation Committee, by Harer, 2257, 4732.
- Meeting of House Judiciary General Committee, by Golder, 4737.
- Meeting of Rotarians for purpose of forming State House Auxiliary, by Miller, 103.

QUESTIONS OF PERSONAL PRIVILEGE.—Continued.

- Motion to discharge Committee on Public Roads from further consideration of House Bill No. 1118, Further amending act regulating operation of motor vehicles, by George W. Williams, 2164.
- Motion to lay upon table motion to discharge Committee on Mines and Mining from further consideration of Bill No. 1473, (Senate No. 390), and Bill No. 1474, (Senate No. 391), relative to anthracite mine funds, by David Fowler, 4126.
- Motion to recommit Bill No. 890, (House No. 45), providing system for absent voting, by Eyre, 2580.
- Political condition in Philadelphia, by Golder, 687-688.
- Postponement of certain election bills, by Vickerman, 1844-1845.
- Practice of calling up bills out of order for purpose of amendment, by Flynn, 2492.
- Presentation of cannon as testimonial to Hon. Benjamin M. Golder upon his courageous attack of the lone wolf, by Dunn, 2592.
- Presentation of flowers to W. Harry Baker, Secretary of Senate, on occasion of his birthday, by Weaver, 856-857.
- Presentation of testimonial to Benjamin O. Locke, Chief Official Reporter, and Eugene E. Moyer, Official Reporter, by Golder, 5136.
- Question of leadership in House for introduction of tax measures, by Sarig, 1790-1791; by Schleiter, 1791; by Alexander, 1791-1792; by Stofflet, 1813-1814.
- Question of quorum, by Spangler, 3249.
- Question of raising revenue by taxation for State purposes, by Ludlow, 1595-1596; by Ogle, 1596; by Sowers, 1596; by Alexander, 1597; by Flinchbaugh, 1597; by Burd P. Evans, 1597-1598; by Stofflet, 1598; by Whiteman, 1598; by George W. Williams, 1644; by Eyre, 1915-1916; by Woner, 2593, 3238-3241.
- Remarks in newspaper relative to discussion of Full Crew Bill, by David Fowler, 1331.
- Remarks in newspaper relative to Commissioner of Public Welfare, by Golder, 2908.
- Remarks in newspaper relative to item in General Appropriation Bill of \$250,000 for the enforcement of law as requested by the administration, by Wells, 3049-3050; by Stoner, 3161-3162; by Goehring, 3162; by Sarig, 3162.
- Remarks in newspaper relative to naming of Penrose, Baker and Vare in Rum Fraud Case, by Eyre, 356-357. Motion to appoint a committee to investigate said remarks, agreed to, 366; motion withdrawn, 386. Vote of confidence of Senate in officers named, agreed to, 386.
- Remarks in newspapers relative to pledge of Members to support the "Dry Fight", by Haas, 623; by David Fowler, 623-624; by Kohler, 624; by Post, 958.
- Remarks in newspaper relative to referendum vote on the prohibition enforcement bill, by Dunn, 244-245.
- Remarks on Senate Bill No. 99, Prohibition Enforcement Bill, by Daix, 675.
- Report of Committee on Education on confirmation of nomination of J. George Becht as Superintendent of Public Instruction, by Stites, 4697.
- Representative of the Pennsylvania Federation of Labor, by David Fowler, 796.
- Seating of Democratic Members, by Sarig, 123-124.
- Senate Bill No. 412, (House No. 75), Further amending act establishing Allegheny County Court, with regard to manner of fixing compensation of clerks and assistants, by Barr, 4302; by Mansfield, 4302.

QUESTIONS OF PERSONAL PRIVILEGE.—Continued.

Senate Bill No. 1078, Regulating sale of tickets to theaters and other places of amusement, by Barr, 2585-2586.

Short session in the House, by Schleiter, 183-184.

Stand on prohibition question, by Holcombe, 144.

Statement of Ways and Means Committee relative to revenue raising bills, by Woner, 1533-1536.

Status of Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, by Sarig, 4167.

Telegram from member of Republican Women's Council, relative to official utterances of Mrs. Marion, by Miller, 734.

Telegram from Thirty-third District, Rotary International, from Washington, Pennsylvania, relative to eighteenth amendment, by Woner, 723.

Throwing of newspapers and calendars in House during last days of Session, by Ogle, 4272-4273.

Trip of Women Members to Washington, upon the invitation of the Pennsylvania Society of Washington, by Miss Grimes, 1783.

Vote for Speakership, by Myers, 83.

Vote on House Bill No. 171, Requiring railroad companies to properly man their trains, by McCann, 1296, by Mangan, 1296.

Vote on House Bill No. 382, Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, by Lorenzo D. Thomas, 1188.

QUIGLEY, RICHARD S., Senator from Twenty-sixth District, (Cameron, Clarion, Clinton, Elk and Forest Counties)

Amendments offered by, to

Bill No. 15, Relating to retirement of State employes, 1613.

Bills introduced by

No. 319.

Establishing as State highway, a certain section of public road in Clarion, Forest, Elk and McKean Counties, 454.

No. 320.

Providing for installation of rural index maps, 454.

No. 471.

Making appropriation to Lock Haven Hospital, 760.

No. 580.

Enabling tax collectors to collect taxes for the payment of which they have become personally liable without having collected same, 848.

No. 767.

Making appropriation to Andrew Kaul Memorial Hospital, at St. Marys, 1261.

No. 1213.

Amending act relating to maintenance of insane confined in State institutions, by providing that claim for maintenance by State is not barred by statute of limitations, 2832.

No. 1257.

Allowing leaves of absence to State employes while engaged in Military service, 3143.

No. 1380.

Establishing as State highway, a certain section of public road in Forest and Elk Counties, 3290.

No. 1381.

Establishing as State highway a certain section of public road in Forest and Jefferson Counties, 3290.

No. 1382.

Exempting superintendents, assistant superintendents, principals, supervisors and teachers from jury duty, 3290.

QUIGLEY, RICHARD S.—Continued.

Bills reported by

No. 528, (House No. 412).

Authorizing counties to lease certain toll bridges for a term of years from bridge companies or corporations, 1303.

No. 723.

Authorizing municipalities to appropriate moneys for forestry work, 1257.

No. 1457, (House No. 149).

Establishing State highway in Clarion, Forest, Elk and McKean Counties, 4503.

Election returns, 7.

Member of conference committee, 2584.

Member of standing committees, 78-80.

Motion by, to

Proceed to consideration of Bill No. 311, (House No. 280), Providing for assessment of abutting property owners for share of cost of improving borough streets forming part of State highway, 610.

Reconsider vote on Bill No. 15, Relating to retirement of State employes, 1613.

Suspend Rule 21, requiring amended bills to be noted on calendar, 4807.

Oath of office administered to, 9.

RACES AND RACING (see horse, Memorial Day, motor vehicles).

RADIO BROADCASTING STATION, concurrent resolution (House) by Sowers, congratulating Trustees of University of Pennsylvania upon installation of, 3802; conc. in by Senate, 4536-4537; ret. from Senate conc. in, 4725; approved by Governor, —.

RADIOPHONE BROADCASTING STATION for educational lectures, making appropriation to equip the Department of Public Instruction with

House Bill No. 799.

Read in place in House by Mr. Sowers, 676.

Referred to Committee on Appropriations, 676.

RAILROAD AND HIGHWAY INTERSECTIONS, granting right of eminent domain to State Highway Department, Public Service Commission, municipalities and certain public service companies over lands to prevent obstructions to view at

House Bill No. 333.

Read in place in House by Mr. Anderson (by request), 229.

Referred to Committee on Public Roads, 229.

Reported without amendment, 1191.

First reading, 1196.

Second reading, 1365.

Third reading and final passage, 1577-1578.

Returned from Senate with amendments, in which

House concurred, 4742-4743.

Signed by Speaker, 4928.

In Senate (No. 811).

Referred to Committee on Public Roads and Highways, 1634.

Reported without amendment, 2506.

First reading, 2587.

Recommitted, 2643.

Re-reported with amendment, 3074.

Second reading and recommitted, 3371.

Re-reported without amendment, 4564.

Third reading and final passage, 4653.

Signed by President, 4853.

RAILROAD COMPANIES to employ special police force, to repeal act of February 27, 1865, empowering

House Bill No. 488.

Read in place in House by Mr. Stavitski, 344.

Referred to Committee on Railroads, 344.

RAILROAD COMPANIES to properly man their trains, requiring

RAILROAD COMPANIES.—Continued.

House Bill No. 171.

Read in place in House by Mr. David Fowler, 142.
 Referred to Committee on Railroads, 142.
 Motion to print 1000 copies, by Parkinson, 540.
 Reported with negative recommendation, 1062.
 Motion to place bill on calendar not agreed to, 1281-1284.
 Correction of vote, by McCann, 1296; by Mangan, 1296.

Remarks on, by

Fowler, David, 1281-1283.
 Heffernan, 1282.
 Armstrong, 1282.
 Whiteman, 1283.
 Haas, 1283.

RAILROAD CROSSINGS, requiring safety gates to be erected or watchmen stationed at certain

House Bill No. 646.

Read in place in House by Mr. Rinn, 511.
 Referred to Committee on Judiciary General, 511.
 Reported without amendment, 3058.
 First reading, 3160.
 Recommitted to Committee on Railroads, 3272.

RAILROAD, RAILROADS AND RAILWAY (see crossings, highways, motor vehicles, public service).

RAILROAD TRAINS of more than one-mile in length, prohibiting the operation of

House Bill No. 215.

Read in place in House by Mr. Goss, 172.
 Referred to Committee on Railroads, 172.

RAILROAD TRANSPORTATION FACILITIES, Joint Resolution to investigate Pennsylvania

Senate Bill No. 56.

Read in place in Senate by Mr. Stineman, 97.
 Referred to Committee on Appropriations, 97.
 Reported without amendment, 1032.
 First reading and recommitted to Committee on Railroads, 1033.
 Re-reported without amendment, 4195.
 Second reading and recommitted to Committee on Corporations, 4318.

RAILROAD TRANSPORTATION PASSES to certain police officers, legalizing the issuance of

House Bill No. 549.

Read in place in House by Mr. Miller, 420.
 Referred to Committee on Railroads, 420.

RAILROADS, regulating construction of caboose cars on steam or electric

House Bill No. 260.

Read in place in House by Mr. Mangan, 183.
 Referred to Committee on Railroads, 183.

RAILROADS to maintain walks between tracks on all bridges and viaducts, requiring

House Bill No. 321.

Read in place in House by Mr. Schaeffer, 229.
 Referred to Committee on Corporations, 229.

RAILWAY COMPANIES, STREET PASSENGER, to employ special police, to repeal act of June 7, 1901, authorizing

House Bill No. 489.

Read in place in House by Mr. Stavitski, 344.
 Referred to Committee on Electric Railways, 344.

RAILWAY CARS with a crew of less than two persons, prohibiting operation of

House Bill No. 1300.

Read in place in House by Mr. Stofflet, 971.
 Referred to Committee on Railroads, 971.
 Re-referred to Committee on Electric Railways, 1059.

RAILWAYS, PASSENGER, either elevated or underground, by providing that the necessity therefor shall be approved by the Public Service Commission, and abolishing the board provided for that purpose, amending act relative to operation of

Senate Bill No. 884.

Read in place in Senate by Mr. Woodward, 1669-1670.
 Referred to Committee on Finance, 1670.

RAILWAY, STRELT, fixing maximum rate of fare for

House Bill No. 114.

Read in place in House by Mr. Rinn, 132.
 Referred to Committee on Electric Railways, 132.

RAMSEY, HON. WILLIAM T., at memorial services for the late Hon. Henry F. Miller, remarks by, 3572-3573.

RAYMOND, LAVERNE H., Representative from Erie County, (Third District)

Bill introduced by

No. 1210.

Making appropriation to Corry Hospital Association, of Corry, 939.

Bill reported by

No. 328, (Senate No. 67).

Further amending act regulating sale of concentrated commercial feeding-stuffs, 424.

Election returns, 29.

Leave of absence granted, 107.

Member of standing committees, 87-91.

Oath of office administered to, 34.

READING'S 175TH ANNIVERSARY during first week in October, 1923, invitation extended to Senate to attend, 795-796; concurrent resolution (Senate) by Norton, authorizing appointment of committee to represent General Assembly at, 981-982; ret. from House conc. in, 1054; conc. in by House, 1059; approved by Governor, 1262.

READING'S 175TH ANNIVERSARY during first week in October, 1923, resolution (House) by Posey, requesting appointment of committee to attend, 1010.

READING HOSPITAL (see appropriation).

REAL ESTATE acquired at tax sales, amending act enabling county commissioners to sell certain real estate, by excepting from provisions of act

House Bill No. 1066.

Read in place in House by Mr. Williston P. Wood, 878.
 Referred to Committee on Counties and Townships, 878.
 Reported without amendment, 1224.
 First reading, 1288-1289.
 Second reading, 1394.
 Third reading and postponed, 1602.
 Time of postponement extended, 1887, 2211.

REAL ESTATE AND ASSESSMENT, DEPARTMENT OF, in cities of second class, creating

Senate Bill No. 389.

Read in place in Senate by Mr. McClintock, 505.
 Referred to Committee on Municipal Affairs, 505.
 Reported with amendment, 1303.
 First reading, 1319.
 Second reading and amended, 1617-1618.
 Third reading and final passage, 1681-1682.

In House (No. 1423).

Referred to Committee on Municipal Corporations, 1789.

REAL ESTATE conveyed by trustee of bankrupt or insolvent, by extending act to include curtesy and dower, amending act to quiet title to

Senate Bill No. 326.

Read in place in Senate by Mr. Barr, 455.
 Referred to Committee on Judiciary General, 455.

REAL ESTATE DEVISED IN TRUST when trustee has died, providing for division of

Senate Bill No. 464.

Read in place in Senate by Mr. Phipps, 668.
 Referred to Committee on Judiciary General, 668.
 Reported with amendment, 1031.
 First reading, 1056.
 Over in its order, 1272, 1312.
 Second reading, 1618-1619.
 Third reading and final passage, 1682.
 Returned from House with amendments, in which Senate concurred, 4537-4538.
 Signed by President, 4658.

In House (No. 1424).

Referred to Committee on Judiciary Special, 1789.

REAL ESTATE DEVISED IN TRUST.—Continued.

Reported without amendment, 3059.
 First reading, 3161.
 Second reading and amended, 3276-3278.
 Third reading and final passage, 4471-4472.
 Returned from Senate with House amendments concurred in, 4724.
 Signed by Speaker, 4748.

REAL ESTATE formerly held by corporations not authorized to hold same, to quiet title to

House Bill No. 233.

Read in place in House by Mr. Walker, 182.
 Referred to Committee on Judiciary Special, 182.
 Reported without amendment, 230.
 First reading, 233.
 Second reading, 246.
 Third reading and final passage, 256-257.
 Returned from Senate without amendment, 518.
 Signed by Speaker, 591.
 Approved by Governor, 795.

In Senate (No. 211).

Referred to Committee on Judiciary General, 282.
 Reported without amendment, 309.
 First reading, 359.
 Second reading, 395.
 Third reading and final passage, 461-462.
 Signed by President, 582.

REAL ESTATE formerly held by corporations not authorized to hold same, to quiet title to

House Bill No. 1001.

Read in place in House by Mr. Kohler, 874.
 Referred to Committee on Judiciary General, 874.
 Reported without amendment, 1059.
 First reading, 1062.
 Second reading, 1337.
 Third reading and postponed, 1542.
 Time of postponement extended, 1895.

REAL ESTATE formerly held by corporations not authorized to hold same, to quiet title to

Senate Bill No. 297.

Read in place in Senate by Mr. Joyce, 385.
 Referred to Committee on Judiciary General, 385.
 Reported without amendment, 843.
 First reading, 865.
 Second reading, 993.
 Third reading and final passage, 1041-1042.
 Returned from House without amendment, 2436.
 Vetoed by Governor, 2817.

In House (No. 1395).

Referred to Committee on Judiciary General, 1221.
 Reported without amendment, 1468.
 First reading, 1568.
 Second reading, 1723.
 Third reading and postponed, 1840.
 Time of postponement extended, 2211-2212.
 Resumed and passed finally, 2378.
 Signed by Speaker, 2462.

Remarks on, by

Walker, 1840.
 Kohler, 1840.
 Edmonds, 1840.

REAL ESTATE held by a husband and wife in cases of desertion, non-support and divorce, relating to disposition of

House Bill No. 820.

Read in place in House by Mr. Wm. F. Marshall, 678.
 Referred to Committee on Judiciary Special, 678.
 Reported without amendment, 1225.
 First reading, 1290.
 Second reading, 1401-1402.
 Third reading and final passage, 1754-1755.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3070.
 Approved by Governor, 3877.

Remarks on, by

Alexander, 1755.
 Marshall, Wm. F., 1755.

REAL ESTATE.—Continued.

In Senate (No. 905).

Referred to Committee on Judiciary General, 1705.
 Reported without amendment, 2625.
 First reading, 2653.
 Second reading, 2730.
 Third reading and final passage, 2842.
 Signed by President pro tempore, 2971.

"REAL ESTATE LICENSE ACT" (see brokers).

REAL ESTATE of charge of life interest imposed thereon by order, judgment or decree of court in partition proceedings, providing method of relieving

House Bill No. 1025.

Read in place in House by Mr. McDanel, 875-876.
 Referred to Committee on Judiciary General, 876.
 Reported without amendment, 1467.
 First reading, 1567.
 Second reading, 1718.
 Third reading and final passage, 1837.
 Returned from Senate without amendment, 3244.
 Signed by Speaker, 3488.
 Approved by Governor, 3877.

In Senate (No. 947).

Referred to Committee on Judiciary General, 1905.
 Reported without amendment, 2829.
 First reading, 2859.
 Second reading, 2945-2946.
 Third reading and final passage, 3099.
 Signed by President, 3426.

REAL ESTATE, requiring prothonotary of court of common pleas to indicate on proper index notice of equity suits affecting title to

House Bill No. 23.

Read in place in House by Mr. Bluett, 107.
 Referred to Committee on Judiciary Special, 107.
 Reported without amendment, 135.
 First reading, 145.
 Second reading, 158.
 Third reading and final passage, 174.
 Returned from Senate without amendment, 334.
 Signed by Speaker, 346.
 Approved by Governor, 474.

In Senate (No. 136).

Referred to Committee on Judiciary General, 170.
 Reported without amendment, 212.
 First reading, 210.
 Second reading, 280.
 Third reading and final passage, 313.
 Signed by President, 365.

REAL ESTATE (see boroughs, brokers, cities, Constitution, corporations, deeds, drunkards, married, property, renting, taxation, taxes).

REAL ESTATE shall be exposed to sale by reason of execution proceedings upon first mortgages, unless all lien holders shall have been notified, providing that no

House Bill No. 522.

Read in place in House by Mr. Heffernan, 418.
 Referred to Committee on Judiciary General, 418.

REAL ESTATE shall be exposed to sale by reason of judicial proceedings unless all lien holders are notified, providing that no

House Bill No. 271.

Read in place in House by Mr. Heffernan, 218.
 Referred to Committee on Judiciary Local, 218.

REAL ESTATE, where next of kin cannot be ascertained, amending act known as "Revised Price Act," by providing for advertisement of sale of

Senate Bill No. 1533.

Read in place in Senate by Mr. Smith, 4194.
 Referred to Committee on Judiciary Special, 4194.
 Reported without amendment, 4195.
 First reading, 4213.
 Second reading, 4325.
 Third reading and final passage, 4521.
 Returned from House without amendment, 4875.
 Signed by President, 4954.

REAL ESTATE.—Continued.

In House (No. 1786).

Referred to Committee on Judiciary Special, 4644.
Reported without amendment, 4645.
First reading, 4645.
Second reading, 4736-4737.
Third reading and final passage, 4933.
Signed by Speaker, 5132-5133.

RE-APPROPRIATION (see Fair Commission, Legislative Reference Bureau, Montefiore Hospital Association, Pennsylvania Training School, State Hospital for Insane, State Industrial Home, State Institution for Feeble-Minded).

RECEIPTS (see warehouse).

RECEIVERS (see taxes).

RECEPTACLES (see containers).

RECORDING (see cities, corporations, deeds).

REFORESTRATION, authorizing county commissioners to appropriate money for purpose of

House Bill No. 933.

Read in place in House by Mr. Gibbon, 791.
Referred to Committee on Counties and Townships, 791.
Reported without amendment, 1530.
First reading, 1572.
Second reading, 1745.
Third reading and final passage, 1898.
Returned from Senate without amendment, 2156.
Signed by Speaker, 2261.
Approved by Governor, 2591.

Remarks on, by

Schleiter, 1898.
Gibbon, 1898.

In Senate (No. 940).

Referred to Committee on Forestry, 1905.
Reported without amendment, 1910.
First reading, 1944.
Second reading, 2025.
Third reading and final passage, 2115.
Signed by President, 2214.

REFORMATORY (see Pennsylvania Industrial).

REFUNDING (see game commissioners, Labor and Industry, liquor, motor vehicle, tax, taxes).

REGISTER OF WILLS' ACT OF 1917, by changing time limit within which those interested shall appeal from decree of register, amending

House Bill No. 1214.

Read in place in House by Mr. Bidelspacher, 940.
Referred to Committee on Judiciary Local, 940.
Reported without amendment, 1060.
First reading, 1063.
Second reading and amended, 1337.
Third reading and final passage, 1542-1543.

In Senate (No. 860).

Referred to Committee on Judiciary General, 1638.

REGISTER OF WILLS' ACT of 1917, by fixing time limit within which appeal shall be made from decree of register as one year from date of probate, amending

House Bill No. 684.

Read in place in House by Mr. Peelor, 513.
Referred to Committee on Judiciary Special, 513.
Reported with negative recommendation, 962.

REGISTER OF WILLS (see taxes).

REGISTRATION COMMISSIONERS, Pittsburgh, member of Board of, nominated, 22; nomination recalled, 76.

REGISTRATION (see architects, births, drinks, elections, electors, land, law students, motor vehicles, names, nurses, torches).

RENOVO HOSPITAL (see appropriation).

RENT as a preferred claim in bankruptcy proceedings, limiting

House Bill No. 516.

Read in place in House by Mr. Horne, 367.
Referred to Committee on Judiciary General, 367.

RENT as a preferred claim, limiting

House Bill No. 515.

Read in place in House by Mr. Horne, 367.
Referred to Committee on Judiciary General, 367.
Reported without amendment, 589.
First reading, 627.
Second reading, 742.
Third reading and postponed, 914.
Resumed and passed finally, 1021-1022.

Remarks on, by

Bush, 914.
Horne, 914, 1021.
Ogle, 914.
Edmonds, 1021.
Alexander, 1021.
Schwartz, 1021-1022.

In Senate (No. 694).

Referred to Committee on Judiciary Special, 1054.
Reported without amendment, 1606.
First reading, 1641.
Second reading, 1701.
Recommitted, 1927.

RENT OF VETERANS' ORGANIZATIONS, authorizing cities and boroughs to appropriate moneys to assist in paying

House Bill No. 1058.

Read in place in House by Mr. Rinn, 878.
Referred to Committee on Municipal Corporations, 878.
Reported without amendment, 1760.
First reading, 1817.
Second reading, 1951.
Third reading and final passage, 2089-2090.
Returned from Senate without amendment, 2770.
Signed by Speaker, 2907.
Concurrent resolution recalling bill from Governor, 3738.
Resolution returned from Senate concurred in, 3769.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4008.
Resumed and passed finally, 4218-4219.
Returned from Senate with House amendments concurred in, 4283.
Signed by Speaker, 4572.

In Senate (No. 1030).

Referred to Committee on Municipal Affairs, 2133.
Reported without amendment, 2507.
First reading, 2588.
Second reading, 2645.
Third reading and final passage, 2724.
Signed by President, 2824.
Resolution recalling bill from Governor concurred in, 3667.
Bill returned from House with amendments in which Senate concurred, 4196.
Signed by President, 4552.

RENT for premises occupied for dwelling purposes, relating to actions for

House Bill No. 35.

Read in place in House by Mr. Dunn, 108.
Referred to Committee on Judiciary General, 108.

RENT (see water filters).

RENTING OF DWELLING HOUSES, regulating

House Bill No. 129.

Read in place in House by Mr. Stavitski, 133.
Referred to Committee on Judiciary Local, 133.
Reported with negative recommendation, 222.

RENTING OF DWELLING HOUSES and apartments, regulating

House Bill No. 781.

Read in place in House by Mr. Stavitski, 622.
Referred to Committee on Judiciary General, 622.

RENTING of property as a dwelling house or apartment, regulating

RENTING.—Continued.

House Bill No. 597.

Read in place in House, by Mr. Edmonds, 445.
Referred to Committee on Judiciary General, 445.

REORGANIZATION COMMISSION, members of, nominated, 25;
nomination recalled, 76.

REORGANIZATION COMMISSION, report of, presented to
Senate, 2225; to House, 2256; appendix, 5460.

REORGANIZATION COMMITTEE, announcement relative to
dinner to meet, 189.

REORGANIZATION OF STATE GOVERNMENT, providing for
Senate No. 586.

Read in place in Senate by Mr. Eyre, 868.
Referred to Committee on Finance, 868.
Resolution authorizing printing of extra copies, 1033.
Resolution authorizing appointment of committee to
investigate changes in, 1913-1914.
Report of committee presented, 2220-2221.
Reported with amendment, 2384.
First reading, 2437.
Second reading and recommitted, 2526-2578.
Re-reported with amendment, 2964.
Third reading and final passage, 3302-3357.
Returned from House with amendments in which
Senate concurred, 4316-4317.
Signed by President pro tempore, 4341.
Approved by Governor, 4556.

Remarks on, by

Craig, 1914, 3354-3355.
Leslie, 3355-3356.
Eyre, 3356-3357.

In House (No. 1618).

Referred to Committee on Law and Order, 3489.
Reported without amendment, 3552.
Unanimous consent to read bill first time objected to,
3553.
First reading, 3684.
Recommitted, 3736.
Re-reported with amendment, 3739.
Special order, 3900.
Second reading and amended, 4012-4098.
Third reading and final passage, 4345-4397.
Reasons for vote on, by Alexander, 4397-4403.
Returned from Senate with House amendments con-
curred in, 4430.
Signed by Speaker, 4455.

Remarks on, by

Alexander, 3553, 4012-4019, 4220-4222.
Jones, David J., 3553.
Golder, 3553, 4013.
Marcus, Joseph C., 4015.
Steedle, 4015.
Haas, 4015-4016.
Ludlow, 4016-4019.
McVicar, 4016.
Wheeler, 4018.
Haws, 4018.
Rhodes, 4018-4019.
Edmonds, 4221-4223.
Spangler, 4222.
Fowler, David, 4222.
Harer, 4222-4223.

REPAVING (see streets).

REPLEVIN, by providing for impounding of property where
affidavit is filed before issuing writ, further amend-
ing section 3 of act relating to

House Bill No. 206.

Read in place in House by Mr. Alexander, 171.
Referred to Committee on Judiciary Special, 171.
Reported without amendment, 345.
First reading, 369.
Second reading and amended, 439-440.
Third reading and final passage, 477.
Returned from Senate without amendment, 2462-2463.
Signed by Speaker, 2491.
Approved by Governor, 3432.

REPLEVIN.—Continued.

In Senate (No. 355).

Referred to Committee on Appropriations, 471.
Reported with amendment, 1301.
First reading, 1319.
Over in its order, 1616, 1689.
Second reading and recommitted to Committee on
Corporations, 1931-1932.
Re-reported with amendment, 2092.
Over in its order, 2235.
Third reading and final passage, 2307.
Signed by President, 2513.

REPLEVIN is issued, amending act regulating practice in
cases where writ of

House Bill No. 76.

Read in place in House by Mr. Ludlow, 123.
Referred to Committee on Judiciary General, 123.
Reported without amendment, 230.
First reading, 233.
Second reading and amended, 261-262.
Third reading and final passage, 292-293.
Returned from Senate without amendment, 518.
Signed by Speaker, 590.
Approved by Governor, 682.

In Senate (No. 213).

Referred to Committee on Judiciary General, 282.
Reported without amendment, 309.
First reading, 360.
Second reading, 395.
Third reading and final passage, 462.
Signed by President, 582.

REPLEVIN is issued, amending section 3 of act regulating
practice in cases where writ of

House Bill No. 363.

Read in place in House by Mr. Chaplin, 251.
Referred to Committee on Judiciary General, 251.
Reported with negative recommendation, 441.

REPLEVIN is issued, amending act regulating practice in
cases where writ of

Senate Bill No. 489.

Read in place in Senate by Mr. Buckman, 762.
Referred to Committee on Judiciary General, 762.
Reported without amendment, 1032.
First reading, 1056.
Second reading, 1272.
Third reading and final passage, 1308.
Returned from House without amendment, 2220.
Signed by President, 2293-2294.
Approved by Governor, 2511.

In House (No. 1406).

Referred to Committee on Judiciary General, 1491.
Reported without amendment, 1828.
First reading, 1873-1874.
Second reading, 1972.
Third reading and final passage, 2196.
Signed by Speaker, 2331.

REPORTERS OF LEGISLATIVE JOURNAL for efficient man-
ner in which they performed their duties, resolution
(House) by Craig, tendering thanks of House to,
5151.

REPORTS PRESENTED

Attorney General for 1921-1922, to Senate, 60; to House,
71; appendix, 5379.

Board of Directors of City Trusts of Philadelphia, for
1922, to House, 2671; appendix 5464.

Commissioner of Public Welfare for the biennium end-
ing December 31, 1922, to House, and referred to
Committee on Appropriations, 2590; supplemental re-
port presented to House and referred to Committee
on Appropriations, 2695.

Commission for the reorganization of the State Govern-
ment, to Senate, 2225; to House, 2256; appendix, 5460.

Commission on Uniform State Laws, to Senate, 982;
to House, 1010; appendix, 5433.

REPORTS PRESENTED.—Continued.

- Commission to Codify Law relating to Banks, Private Banks and Trust Companies, to House, 206; to Senate, 212, appendix, 5386.
- Commission to investigate Battlefields of France and Belgium, to House, 157; appendix, 5384.
- Committee of State Council of Education in relation to a State policy of higher learning, to Senate, 976-978.
- Committee on Compare Bills of Senate, 5025; of House, 5152.
- Committee to investigate printing, to House, 2363; appendix, 5464.
- Lehigh Coal and Navigation Company, for 1921, to Senate, 26; appendix, 5325.
- Lehigh Coal and Navigation Company for 1922, to Senate, 150; appendix, 5325.
- Pennsylvania Railroad Company, to Senate, 26.
- Pennsylvania State College, for year ending June 30, 1922, to House, 345; appendix, 5428.
- Philadelphia Savings Fund Society, for 1921, to Senate 26; appendix, 5326.
- Philadelphia Savings Fund Society, for 1922, to House, 144; to Senate, 150; appendix, 5329.
- Pittsburgh Dollar Savings Bank, 133rd semi-annual, to House, 345; appendix, 5339.
- Pittsburgh Dollar Savings Bank, 135th semi-annual, to House, 345; appendix, 5359.
- Saving Fund Society of Germantown and vicinity, 67th annual statement of, to Senate, 26; appendix, 5319.
- Saving Fund Society of Germantown and vicinity, 68th annual statement of, to Senate, 150; to House, 345; appendix, 5322.
- Secretary of Internal Affairs, to House, 1946; appendix, 5434.
- State Fair Commission, for agricultural fair and industrial exposition, to Senate, 395; to House, 424; appendix, 5429.
- Sub-committee on Banks and Banking appointed in pursuance with House concurrent resolution to investigate the Banking Department, to House, 3059; appendix, 5493.
- Western Savings Fund Society of Philadelphia, for 1921, to House, 102; to Senate, 119; appendix, 5333.
- Western Savings Fund Society of Philadelphia, for 1922, to House, 236; appendix, 5336.

REPRESENTATIVE DISTRICTS, by changing districts in Westmoreland County, amending act apportioning the State into

House Bill No. 262.

- Read in place in House by Mr. Kunkle, 196-197.
- Referred to Committee on Legislative Apportionment, 197.
- Reported without amendment, 447.
- First reading, 474.
- Second reading, 541.
- Third reading and postponed, 599.
- Resumed and passed finally, 725-726.
- Returned from Senate with amendments in which House non-concurred, 3179.
- Returned from Senate with amendments adhered to and notice of appointment of conference committee, 3252.
- Conference committee appointed, 3252.
- Report of conference committee presented and adopted, 4575-4576.
- Returned from Senate with notice of adoption of conference committee report, 4725.
- Signed by Speaker, 4876.

REPRESENTATIVE DISTRICTS.—Continued.

In Senate (No. 521).

- Referred to Committee on Legislative Apportionment, 786.
- Reported without amendment, 1257.
- First reading, 1279.
- Second reading and recommitted, 1312.
- Re-reported with amendment, 2328.
- Third reading and final passage, 2967.
- Returned from House with Senate amendments non-concurred in, and Senate appoints conference committee, 3148.
- Returned from House with notice of appointment of conference committee, 3390.
- Report of Conference Committee presented and adopted, 4535-4536.
- Signed by President, 4804.

REPRESENTATIVE DISTRICTS, by changing Second District in Chester County, amending act apportioning the State into

Senate Bill No. 449.

- Read in place in Senate by Mr. Eyre, 604.
- Referred to Committee on Legislative Apportionment, 604.
- Reported without amendment, 844.
- First reading, 866.
- Second reading, 997.
- Third reading and final passage, 1045.
- Returned from House without amendment, 1909.
- Signed by President pro tempore, 1992.
- Concurrent resolution recalling bill from Governor, 2004.
- Resolution returned from House concurred in, 2029.
- Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2215-2216.
- Resumed and passed finally, 2298-2299.
- Bill returned from House with Senate amendments concurred in, 2435-2436.
- Signed by President pro tempore, 2440.
- Approved by Governor, 2738.

In House (No. 1387).

- Referred to Committee on Legislative Apportionment, 1220.
- Reported without amendment, 1297.
- First reading, 1297.
- Second reading, 1463-1464.
- Third reading and final passage, 1767.
- Resolution recalling bill from Governor concurred in, 2056.
- Signed by Speaker, 2049.
- Bill returned from Senate with amendments in which House concurred, 2344.
- Signed by Speaker, 2462.

REPRESENTATIVE DISTRICTS, by changing Fourth District in Schuylkill County, amending act apportioning the State into

House Bill No. 924.

- Read in Place in House by Mr. Whitehouse, 730.
- Referred to Committee on Legislative Apportionment, 730.
- Reported without amendment, 962.
- First reading, 1015.
- Second reading, 1183.
- Third reading and final passage, 1476-1477.
- Returned from Senate without amendment, 2463.
- Signed by Speaker, 2492.
- Approved by Governor, 3058.

In Senate (No. 844).

- Referred to Committee on Legislative Apportionment, 1637.
- Reported without amendment, 2092.
- First reading, 2134.
- Second reading, 2247.
- Over in its order, 2312.
- Third reading and final passage, 2411.
- Signed by President, 2513.

REPRESENTATIVE DISTRICTS, by changing Sixth District in Lackawanna County, amending act apportioning the State into

REPRESENTATIVE DISTRICTS.—Continued.

House Bill No. 524.

Read in place in House by Mr. Kohler, 418.

Referred to Committee on Legislative Apportionment, 418.

Reported without amendment, 537-538.

First reading, 595.

Second reading, 648-649.

Third reading and final passage, 715.

Returned from Senate without amendment, 1749.

Signed by Speaker, 1765.

Approved by Governor, 2258.

In Senate (No. 533).

Referred to Committee on Legislative Apportionment, 787-788.

Reported without amendment, 1032.

First reading, 1057.

Second reading, 1273.

Over in its order, 1309.

Third reading and final passage, 1610.

Signed by President pro tempore, 1706.

REPRESENTATIVES (see election).

RESIDENT CLERK of House, resolution (House) by Golder, authorizing election of Milton K. Burgner as, 36.

RESIGNATIONS of Members of House of Representatives of Session of 1921, presented to House, 236-237.

RESOLUTIONS

Authorizing adjournment of House in memory of Hon. Frank E. Korn, former Representative, (House) by Allen J. Stevens, 1643; House adjourned, 1664; telegram of appreciation from family of, 1790.

Authorizing adjournment of House in memory of Hon. George W. Allen, former Representative from Allegheny County, (House) by Steedle, 805; House adjourned, 842.

Authorizing adjournment of House in memory of Hon. Mayer Sulzberger, of Philadelphia, (House), 2164; House adjourned, 2198.

Authorizing adjournment of House in memory of Hon. Peter Klingensmith, (House) by Steedle, 2773; referred to Committee on Pensions and Gratuities, 2773.

Authorizing adjournment of House in memory of Hon. Robert Scott Ammerman, (House) by Dietz, 4218.

Authorizing adjournment of House in memory of Hon. Thaddeus W. Harry, former Representative, (House) by Miss Thomas, 3434; House adjourned, 3489.

Authorizing adjournment of House in memory of Hon. William E. Crow, United States Senator, (House) by Burchinal, 808; House adjourned, 973.

Authorizing adoption by House of Rule 70, relative to introduction of amendatory bills, (House) by McVicar, 139; adopted by House, 140.

Authorizing adoption by House of Rule 71, relative to resolutions fixing date of final adjournment or last day for introduction of bills, (House) by McVicar, 173; motion adopted to postpone for present, 183; resolution adopted, 197-200.

Authorizing adoption of standing rules used in Senate during Session of 1921, (Senate) by Christley, 11; amended to adopt standing rules used in Senate during 1921, until January 17, 1923, 11. Remarks on, by Barr, 11; by Craig, 11; by Christley, 11.

Authorizing appointment of all Senate committees by President pro tempore, (Senate) by Daix, 10.

Authorizing appointment of commission to investigate expenditures of funds in the State Treasury, (Senate) by Barr, 4521-4522; referred to Committee on Banks and Building and Loan Associations, 4522-4523. Remarks on, by Barr, 4522.

Authorizing appointment of committee to arrange for memorial session for Hon. Boies Penrose, (Senate) by Daix, 1261; (Withdrawn 1670).

RESOLUTIONS.—Continued.

Authorizing appointment of committee to arrange for memorial session for Hon. Edwin H. Vane, (Senate) by Daix, 1033; committee appointed, 1057; memorial session held and resolution of condolence adopted, 1322-1329. Remarks at, by President of Senate, 1323; Daix, 1323-1326; Sones, 1326; Craig, 1326-1327; Salus, 1327-1329; Governor Pinchot, 1329.

Authorizing appointment of committee to arrange for memorial session for Hon. Norman A. Whitten, (Senate) by Harris, 3076; committee appointed, 3151; memorial session held and resolution of condolence adopted, 3537-3540. Remarks at, by Barr, 3537; by Weaver, 3538-3539; by Salus, 3539.

Authorizing appointment of committee to arrange for memorial session for Hon. William E. Crow, (Senate) by Brown, 1992; committee reports, 2386; memorial session held, and resolution of condolence adopted, 2655-2663. Remarks at, by President of Senate, 2656; by Brown, 2656-2657; by Sisson, 2657-2658; by Leslie, 2658; by Baldwin, 2658-2659; by Sones, 2659; by Salus, 2659; by Mr. C. A. Snyder, 2660-2661; by Weaver, 2661-2663; by Mr. Frank B. McClain, 2663.

Authorizing appointment of committee to escort Hon. William M. Hargest to Senate Chamber to administer oath of office to Lieutenant-Governor Davis, (Senate) by Buckman, 73; committee appointed, 73; committee reports, 73.

Authorizing appointment of committee to escort Senate to Hall of House for joint session for election of a Director of the Legislative Reference Bureau, (House) by Kelly, 3010; committee appointed, 3010; committee reports, 3011; Joint session held and Director elected, 3011-3012.

Authorizing appointment of committee to escort Senate to Hall of House for Joint Session to hear address of Governor, (House) by Hall, 5146; committee appointed, 5146; Senate proceeds to Hall of House, 5016; committee reports, 5149; joint session held and address of Governor, 5149-5150.

Authorizing appointment of committee to investigate changes in Senate Bill No. 586, Providing for the reorganization of the State Government, (Senate) by Craig, 1913-1914; committee appointed, 1919; committee reports, 2220-2221. Remarks on, by Craig, 1914; Siles, 2221, 2224-2225; Long, 2221; Woodward, 2221; Tyre, 2221-2222; Schantz, 2222, 2224; Craig, 2222-2224; Snyder, 2223; MacDade, 2223; Christley, 2223-2224.

Authorizing appointment of committee to investigate legislative printing, (House) by Rhodes, 1281; adopted by House, 1331; committee appointed, 1527; committee reports, 2363.

Authorizing appointment of committee to invite Senate to participate in joint session to honor memory of Abraham Lincoln, (House) by David J. Jones, 200; committee appointed, 200; Senate proceeds to hall of House, 196; committee reports, 206; memorial services held, 206-209.

Authorizing appointment of committee to notify House that Senate is organized, (Senate) by Stineman, 11; committee appointed, 11; committee reports, 12.

Authorizing appointment of committee to notify House that Senate is ready to adjourn sine die, (Senate) by Craig, 5024; committee appointed, 5024; committee reports to Senate, 5025; committee reports to House, 5151.

Authorizing appointment of committee to notify House that Senate is ready to proceed to inaugural ceremonies of Governor, (Senate) by Vane, 73; committee appointed, 73; committee reports, 75; committee appears before House, 83; inaugural ceremonies, 75-76; inaugural address of Governor, 86-87.

RESOLUTIONS.—Continued.

- Authorizing appointment of committee to notify Senate that House is organized, (House) by Heffernan, 36; committee appointed, 36; committee received by Senate, 12; committee reports, 38.
- Authorizing appointment of Committee to notify Senate that House is ready to adjourn sine die, (House) by Heffernan, 5150; committee appointed, 5150; committee reports to Senate, 5024; committee reports to House, 5151.
- Authorizing appointment of committee to report on the expected revenues and expenditures of the State, (House) by Schleiter, 2860.
- Authorizing appointment of committee to revise rules for governing House during Session of 1923 (House) by Diehm, 37; committee appointed, 37; committee reports, 69-70; resolution amended, 71; resolution further amended and adopted, 102. Remarks on, by Edmonds, 70, 71; Golder, 70-71.
- Authorizing appointment of committee to wait upon Governor and Senate at joint session to hear address of the Governor on the Administrative Code and the Budget, (House) by Clutton, 1008; committee appointed, 1008; Senate proceeds to Hall of House, 1039; committee reports, 1066; Joint session held and address by Governor, 1066-1072.
- Authorizing appointment of committee to wait upon Lieutenant-Governor-elect Davis in his assumption of oath of office, (Senate) by Davis, 73; committee appointed, 73; committee reports, 73.
- Authorizing appointment of Rules Committee to prepare a new edition of Senate Rules and recommend a standard Parliamentary Manual for use in the Senate, (Senate) by Barr, 77; committee appointed, 100.
- Authorizing Chief Clerk of House to arrange the Midnight Luncheon on last night of session, (House) by Blumberg, 4575;
- Authorizing discharge of all standing committees of Senate, (Senate) by Phipps, 5024.
- Authorizing election of certain Senate officers, (Senate) by Weaver, 12.
- Authorizing election of certain officers and employees of Senate, (Senate) by Homsher, 80.
- Authorizing election of certain officers and employees of House, (House) by Golder, 36.
- Authorizing election of President pro tempore, (Senate) by Daix, 5016.
- Authorizing election of Speaker of House, (House) by Frederick A. Bell, 34-35.
- Authorizing installation of amplifiers in the hall of the House of Representatives (House) by Golder, 110; resolution adopted, 110. Question of personal privilege raised, by Golder, 178; communication from Superintendent of Public Grounds and Buildings presented to House, 290.
- Authorizing opening of returns of election of Members of House of Representatives, (House) by Armstrong, 27.
- Authorizing printing of 2500 copies of Senate Bill No. 586, Providing for reorganization of the State Government, (Senate) by Eyre, 1033.
- Authorizing printing of interim appointments (Senate) by Snyder, 11.
- Congratulating Hon. Benjamin M. Golder upon his courageous attack of the lone wolf, (House) by Dunn, 2591-2592.

RESOLUTIONS.—Continued.

- Congratulating King Boohoo, of Siam, upon his sixty-first birthday, and thirty-second anniversary of his ascension to the throne, (House) by Golder, 1026-1027.
- Deferring presentation of bills in Senate until after appointment of standing committees, resolution (Senate) by Leslie, 11.
- Dispensing with reading of Journal, (House), by McVicar, 4344. Objected to, by Alexander, 4344.
- Dispensing with reading of Journal for present, (House) by McVicar, 4344. Objected to, by Alexander, 4344.
- Electing James N. Moore as Director of the Legislative Reference Bureau, (Joint session in House) by Woodward, 3012.
- Extending invitation to members of House of Representatives to attend memorial services for the late Hon. William E. Crow, (Senate) by Brown, 2626, conc. in by House, 2695.
- Extending sympathy of House to Hon. Charles C. A. Baldi, Jr., on death of his son, (House) by Joseph C. Marcus, 2047-2048.
- Extending sympathy of House to Hon. Orville C. Eshelman on death of his son, 2068.
- Extending sympathy of House to Sergeants-at-Arms who suffered serious financial loss by destruction of their automobiles by fire, (House) by Dunn, 2809.
- Extending sympathy of Senate to family of Hon. Edwin H. Vare, (Senate) by Daix, 1323.
- Fixing March twenty-eighth as last day for introduction of bills in House, (House) by McVicar, 263; laid over for printing, 264-265; adopted, 324-325. Remarks on, by McVicar, 263-264, 325; Golder, 263-265, 325; Flynn, 264; Whiteman, 264; Edmonds, 264-265.
- Fixing May twenty-second as time for memorial services for the late Hon. Henry F. Miller, Member from Delaware County, the late Hon. Samuel A. Whitaker, from Chester County, the late Hon. John M. Love and Hon. Timothy McCarthy from Philadelphia County, and the late Hon. Frank E. Korn, from Cambria County, (House) by Heyburn, 2978; memorial committee appointed, 3011; resolution including the late Hon. Thaddeus W. Harry, 3434; memorial services held and resolutions of condolence adopted, 3570-3579. Remarks at, by Heffernan, 3570-3571; by Alexander, 3571-3572; by Mathay, 3572; by Ramsey, 3572-3573; by Long, 3573-3574; by Sterling, 3574-3575; by Millar, 3575-3576; by Horne, 3576; by McDermott, 3576-3577; by Edmonds, 3577; by Stites, 3578; by Stofflet, 3578-3579.
- Fixing order of business in House from May 14th, (House) by McCaig, 2758.
- Petitioning Congress to modify the Volstead Act, (House) by Sowers, 271.
- Petitioning Congress to provide hospital accommodations for ex-service men near Philadelphia, (Senate) by Vare, 2834; communication relative to, 4534.
- Petitioning President of United States to retain standard size of United States flag, (House) by Haws, 4098-4099.
- Prohibiting the sale of buttermilk, (House) by Stofflet, 2164-2165; referred to Committee on Agriculture, 2165.
- Protesting against the seating arrangement of the Democratic Members in the House, (House) by Rhodes, 124; motion adopted to lay resolution upon table, 135-136.
- Providing for election of certain officers and employees of the House, (House) by McCaig, 84.

RESOLUTIONS.—Continued.

Providing for notification of colleges and universities relative to awarding of scholarships to members of Senate, (Senate) by Daix, 4803-4804.

Recommending the reduction of employes of the House of Representatives for the Session of 1925, (House) by Miss MacKinney, 3055; laid upon the table, 4230-4235. Remarks on, by Miss MacKinney, 4231, 4234; by Sarig, 4231; by Miss Grimes, 4231; by David Fowler, 4231-4232; by Woner, 4232; by Edmonds, 4233; by Alexander, 4233-4234; by Dilsheimer, 4234; by McCaig, 4235.

Regulating presentation of petitions, (Senate) by Berntheizel, 12.

Regulating time for morning sessions of the House, (House) by Flynn, 37.

Relative to attendance of Members of Legislature at Memorial Day services, at Gettysburg, (House) by Grover C. Myers, 3560-3561.

Relative to attendance of Members of Senate at Memorial Day services at Gettysburg, (Senate), by Long, 360Q.

Relative to awarding of scholarships to members of Senate, (Senate) by Barr, 4505-4506. Remarks on, by Buckman, 4506; by Barr, 4506.

Relative to the investigation of Banking Department, (House) by Spangler, 2477.

Relative to investigation of price and distribution of coal (House) by Burns, 325.

Relative to observance of Flag Day in House of Representatives, (House) by Lucas, 4920-4921; exercises held, 5152.

Relating to seating arrangement of Members of House (House) by Dunn, 137; adopted by House, 137. Remarks on, by Golder, 137.

Relative to taxing soap mines, (House) by Himes, 4629.

Requesting a financial statement from the Auditor General, (House) by Alexander, 3280; statement presented and thanks of House extended to Auditor General, 3568-3570.

Requesting appointment of committee to attend 175th Anniversary of founding of City of Reading in October, 1923, (House) by Posey, 1010.

Requesting Hon. Frank B. Wickersham to administer oath of office to Members of House of Representatives, (House) by Hall, 34.

Requesting Hon. William M. Hargest to administer oath of office to Lieutenant-Governor-elect, (Senate), by Craig, 73.

Requesting information from Commissioner of the Department of Public Welfare relative to State-aided hospitals, (House) by Dunn, 2330; report presented to House, and referred to Committee on Appropriations, 2590.

Requesting information relative to alleged payment of money to influence legislation, (Senate) by Clark, 2668; referred to Committee on Judiciary General, 2669. Remarks on, by Barr, 2668-2669; by Clark, 2668; by Harris, 2668; by Schantz, 2668-2669; by Long, 2669; by Vare, 2669; by Leslie, 2669.

Requesting opinion of Attorney General on Constitutionality of appropriations to institutions, (House) by Ludlow, 125. Remarks on, by Ludlow, 125; Golder 125.

Requesting Secretary of Department of Property and Supplies to forward bill files and supplies to Members of House, (House) by George W. Williams, 5093.

RESOLUTIONS.—Continued.

Tendering thanks of House to Chaplain, Reverend W. B. Cox, (House) by Ludlow, 5151.

Tendering thanks of House to officers and employes of House for faithful performance of their duties, (House) by Gelder, 5151.

Tendering thanks of House to Pages for their attention to duties, (House) by Horne, 5151.

Tendering thanks of House to Press for faithful reporting of proceedings, (House) by Earley, 5151.

Tendering thanks of House to Reporters of Legislative Journal for efficient manner in which they performed their duties, (House) by Craig, 5151.

Tendering thanks of House to Speaker Goodnough for efficient manner in which he performed his duties, (House) by Dunn, 5150.

Tendering thanks of Senate to all Senate officers and employes for able performance of their duties, (Senate) by Sisson, 5023-5024.

Tendering thanks of Senate to Chaplain, Reverend Edward S. Ninde, (Senate) by Snyder, 5024.

Tendering thanks of Senate to Lieutenant-Governor David J. Davis for able performance of his duties, (Senate) by Davis, 5023.

Tendering thanks of Senate to President pro tempore T. L. Eyre for able performance of his duties, (Senate) by MacDade, 5023.

Tendering thanks to certain members of House for lunch, (House) by Mathay, read and referred to Committee on Public Health and Sanitation, 4883-4884.

Thanking Hon. Frank A. Smith for services as Chairman of Inaugural Committee (House) by Alexander, 110.

Thanking Hon. Frank A. Smith for services as Chairman of Inaugural Committee, (Senate) by Craig, 77.

Thanking Hon. Frank B. Wickersham for administering oath of office to Members of House, (House) by Earley, 37.

Thanking Hon. Frank B. Wickersham for administering oath of office to newly elected President pro tempore, Hon. John G. Homsher, (Senate) by Smith, 5017.

Thanking Hon. John E. Fox and Hon. William M. Hargest for administering oath of office to Senators and President pro tempore, (Senate) by Salus, 12.

RESOLUTIONS, CONCURRENT

Authorizing adjournment of Legislature until January fifteenth, (Senate) by Jones, 12; ret. from House conc. in, 16; conc. in by House, 38.

Authorizing adjournment of Legislature until January twenty-second, (Senate) by Phipps, 73; ret. from House conc. in, 76; conc. in by House, 84.

Authorizing adjournment of Legislature until January twenty-ninth, (Senate) by Craig, 103; ret. from House conc. in, 104-105; conc. in by House, 111.

Authorizing adjournment of Legislature until February fifth, (Senate) by Craig, 130; ret. from House conc. in 131; conc. in by House, 138.

Authorizing adjournment of Legislature until February twelfth, (Senate) by Craig, 165; ret. from House conc. in, 169-170; conc. in by House, 178.

Authorizing adjournment of Legislature until February nineteenth, (Senate) by Craig, 212; ret. from House conc. in, 217; conc. in by House, 224.

RESOLUTIONS, CONCURRENT.—Continued.

- Authorizing adjournment of Legislature until March fifth, (Senate) by Schantz, 310; ret. from House conc. in, 319; conc. in by House, 334.
- Authorizing adjournment of Legislature until March twelfth, (Senate) by Daix, 386; ret. from House conc. in 412; conc. in by House, 430.
- Authorizing adjournment of Legislature until March nineteenth (Senate) by Smith, 546; ret. from House conc. in, 582; conc. in by House, 590.
- Authorizing adjournment of Legislature until March twenty-sixth, (Senate) by Buckman, 668; ret. from House conc. in, 672; conc. in by House, 688.
- Authorizing adjournment of Legislature until April second, (Senate) by Baldwin, 848; ret. from House conc. in 868; conc. in by House, 901.
- Authorizing adjournment of Legislature until April ninth, (Senate) by Davis, 1022; ret. from House conc. in, 1054; conc. in by House, 1066.
- Authorizing adjournment of Legislature until April sixteenth, (Senate) by Buckman, 1305; ret. from House conc. in, 1322; conc. in by House, 1464.
- Authorizing adjournment of Legislature until April twenty-third, (Senate) by Buckman, 1670; ret. from House conc. in, 1704; conc. in by House, 1749.
- Authorizing appointment of commission to investigate scarcity of farm labor, (House) by Rinn, 4218; referred to Committee on Appropriations in Senate, 4535; adopted by House, 4575; ret. from Senate with amendment in which House concurred, 4724-4725; reported from Senate Appropriations Committee with amendment and adopted by Senate, 4838.
- Authorizing appointment of commission to investigate the affairs of the State Treasury under the administration of Harmon M. Kephart, (House) by Rhodes, 2137-2138; referred to Committee on Appropriations in House 2256-2257. Remarks on, by Rhodes, 2257; by McCaig, 2257.
- Authorizing appointment of commission to investigate the failure of the Banking Department to examine the State banks, (House) by Brenneman, 2270-2271.
- Authorizing appointment of commission to investigate the failure of the Banking Department to examine State banks, (House) by Brenneman, 2335; referred to Committee on Banks and Banking in House, 2446-2449; sub-committee appointed in House, 2463; sub-committee reports, 3059. Remarks on, by Brenneman, 2447, 2449; by Spangler, 2447-2450; by Edmonds, 2448; by Flinchbaugh, 2448-2449; by Rhodes, 2448; by Storb, 2449; by Sterling, 2449-2450.
- Authorizing appointment of commission to make survey of pensions, (House) by Vickerman, 944; referred to Committee on Appropriations, 1066. Remarks on, by Vickerman, 1065-1066; Harer, 1065-1066.
- Authorizing appointment of committee to act in conjunction with House committee to arrange for Memorial session for Hon. Boies Penrose, (Senate) by Daix, 1670; ret. from House conc. in, 1704; conc. in by House, 1749; House Committee appointed, 1670; approved by Governor, 1917; Senate committee appointed, 1919; Senate proceeds to Hall of House, 2329; Memorial session held and resolution of condolence adopted, 2341-2344. Remarks at, by Lieutenant-Governor Davis, 2341; by Spangler, 2341-2342; by Vare, 2342; by Hon. Charles L. Brown, 2342-2343; by Daix, 2343.
- Authorizing appointment of committee to act in conjunction with House committee to inform Governor that General Assembly is organized, (Senate) by Schantz, 11; committee appointed, 11; ret. from House

RESOLUTIONS, CONCURRENT.—Continued.

- conc. in, 12; Senate committee reports, 12-13; conc. in by House, 37; House committee appointed, 37; House committee reports, 38.
- Authorizing appointment of committee to act in conjunction with House committee to inform Governor that General Assembly is ready to adjourn sine die, (Senate) by Barr, 5024; Senate committee appointed, 5024; ret. from House conc. in, 5024; Senate committee reports, 5025; House committee appointed, 5151; House committee reports, 5152.
- Authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, (House)* by McVicar, 3559; conc. in by Senate and Senate committee appointed, 3657; report presented to Senate, and conc. in, 3666; res. adopted by House, 3681-3682; ret. from Senate conc. in, 3708; House committee appointed, 3708; report presented to House, 3736; report returned from Senate conc. in, 3738; Remarks on, by McVicar, 3559; by Alexander, 3559-3560; by Ogle, 3559; by Joseph C. Marcus, 3559; by Spangler, 3559; by George W. Williams, 3559-3560; by David Fowler, 3560; by David J. Jones, 3560.
- Authorizing appointment of committee to investigate advisability of compulsory liability insurance for motor vehicles, (Senate) by Mansfield, read and referred to Committee on Appropriations, 4700; reported without amendment and adopted by Senate, 4837-4838; ret. from House conc. in, 4873-4874; conc. in by House, 4939.
- Authorizing appointment of committee to investigate the conduct of State police in and about the borough of Ashland on Thursday night, May 31, 1923, (House) by Staudenmeier, 3875; referred to Committee on Forestry in Senate, 4196.
- Authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System", (House) by Schleiter, 4718; laid upon table, 4883.
- Authorizing appointment of committee to investigate trial of Pittsburgh election cases, (House) by Vickerman, 944-945.
- Authorizing appointment of committee to represent the General Assembly at the 175th Anniversary of the founding of the City of Reading, during October, 1923, (Senate) by Norton, 981-982; ret. from House conc. in, 1054; conc. in by House, 1059; approved by Governor, 1262.
- Authorizing appointment of committees to wait upon the Governor and the Senate at joint session to hear address of the Governor on the Budget (House) by George W. Williams, 101; conc. in, by Senate, 98; Senate committee appointed, 100; House committees appointed, 101; Senate proceeds to hall of House, 105; res. ret. from Senate conc. in, 110; joint session held and address of Governor, 111-114.
- Authorizing appointment of Inaugural Committee and making appropriation for expenses, (Senate) by Smith, 11; ret. from House conc. in, 16; approved by Governor, 26; Senate committee appointed, 26; conc. in by House, 37-38; House committee appointed, 58; announcements by Senate Committee, 59-60.
- Authorizing appointment of Legislative Investigating Committee to investigate conditions existing in the Eastern Penitentiary (House) by Earley, 4098.
- Authorizing Department of Public Instruction to investigate all text books of history in the public schools, (House) by Whitehouse, 3434; adopted by House, 3788-3789; referred to Committee on Education in Senate, 3855-3856; reported without amendment, 3952; ret. from Senate conc. in, 4135.

RESOLUTIONS, CONCURRENT.—Continued.

Authorizing discharge of Conference Committee from further consideration of House Bill No. 1360, Amending act authorizing parole of certain prisoners, (House) by Ludlow, 5102; conc. in by Senate, 4999; ret. from Senate conc. in, 5128.

Authorizing Governor to accept gifts of certain forest lands, (Senate) by Phipps, 3956-3957; ret. from House conc. in, 3990; conc. in by House, 4129; approved by Governor, 4199. Remarks on, by Phipps, 3957.

Authorizing joint convention to compute vote for Governor, Lieutenant-Governor and Secretary of Internal Affairs, (Senate) by Phipps, 12; ret. from House conc. in, 12; Senate proceeds to hall of House for joint convention, 13; report of teller presented to Senate, 13-15; ret. conc. in by House, 38; House Teller elected, 38; joint convention held, 38; report of teller presented to House, 57-58.

Authorizing joint session for election of Director of Legislative Reference Bureau, (Senate) by Woodward, 2717; ret. from House conc. in, 2745; conc. in by House, 2770; Senate proceeds to Hall of House, 2945; Joint session held and election of James N. Moore as, 3011-3012.

Authorizing placing of tablet in rotunda of Capitol in honor of the late Doctor Joseph Trimble Rothrock, (Senate) by Culbertson, 3292; conc. in by House, 3489; ret. from House conc. in, 3492; approved by Governor, 3537.

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. Boies Penrose, (Senate) by Vare 3076; ret. from House conc. in, 3143; conc. in by House, 3179; approved by Governor, 3410.

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. Edwin H. Vare, (Senate) by Patton 3076; ret. from House conc. in, 3143; conc. in by House, 3179; approved by Governor, 3410.

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. William E. Crow, (Senate) by Brown 3076; ret. from House conc. in, 3143; conc. in by House, 3179; approved by Governor, 3410.

Authorizing printing of 25,000 copies of Senate Bill No. 99, Prohibition Enforcement Bill (House) by Sowers, 1493; referred to Committee on Public Printing, in Senate, 1634; reported with amendment, 3092; adopted by Senate, 2130-2131; House concurred in Senate amendments, 2152; approved by Governor 2443.

Authorizing payment of postage on Legislative Journal, (Senate) by Norton, 11; ret. from House conc. in, 15-16; conc. in by House, 37.

Authorizing printing of proceedings of memorial services held in honor of the late Hon. Henry F. Miller, Hon. Samuel A. Whitaker, Hon. John M. Love, Hon. Timothy J. McCarthy, Hon. Frank E. Korn and Hon. Thaddeus W. Harry, (House) by Heyburn, 3588; amended and adopted in Senate, 3650.

Authorizing transfer of certain equipment from the Homeopathic State Hospital, of Allentown, to the Adjutant General's Department for use at Mount Gretna, (House) by Van Alen, 2256; adopted by House, 2709; conc. in by Senate, 2740; ret. from Senate conc. in, 2770; approved by Governor, 2975.

Congratulating Independence Celebration Commission upon work accomplished, (Senate) by Daix, 4994; ret. from House conc. in, 5015; conc. in by House, 5128-5129.

Congratulating Lieutenant Oakley G. Kelly upon his successful Transcontinental flight, (House) by Bush, 2673; conc. in by Senate, 2650-2651; ret. from Senate conc. in, 2697; approved by Governor, 4634.

RESOLUTIONS, CONCURRENT.—Continued.

Congratulating Trustees of University of Pennsylvania upon installation of radio broadcasting station, (House) by Sowers, 3802; conc. in by Senate, 4536-4537; ret. from Senate conc. in, 4725.

Fixing April twenty-sixth as date of final adjournment of Legislature, (House) by Sowers, 1226.

Fixing May twenty-fourth as date of final adjournment of Legislature, (Senate) by Homsher, 1992; conc. in by House, 2048; ret. from House conc. in, 2739; referred to Committee on Finance in Senate, 2739.

Fixing June fourteenth as date of final adjournment of Legislature, (Senate) by Homsher, presented and adopted, 3952-3957; ret. from House conc. in, 4191; conc. in by House, 4215-4216. Remarks on, by Vare, 3953, 3955; by Snyder, 3953-3954; by Long, 3953; by Eyre, 3953-3954; by Barr, 3953; 3955-3956; by Craig, 3953; by Buckman, 3954-3956; by Baldwin, 3954-3955; by MacDade, 3954; by Schantz, 3954-3955; by Homsher, 3954; by Christley, 3954-3955; by Sprowls, 3955; by Sisson, 3955; by Harris, 3955; by McVicar, 4215; by Dilsheimer, 4215-4216.

Fixing June twenty-first as date of final adjournment of Legislature, (Senate) by Lanius, 4505; referred to Committee on Appropriations in Senate, 4505. Remarks, on, by Lanius, 4505; by Craig, 4505.

Memorializing Doctor Joseph Krauskropf of Philadelphia, (House) by Sterling, 4920; conc. in by Senate, 4992-4993; ret. from Senate conc. in, 5126-5127.

Petitioning Congress to adopt legislation for erection of fire proof buildings for preservation of historical records, (House) by Staudenmeier, 963.

Petitioning Congress to adopt legislation providing for one day of rest in every seven and a universal eight hour day for all labor throughout the United States, (House) by McBride, 1284.

Petitioning Congress to enact legislation for protection of public against unwarranted increase in price of sugar, (House) by Behney, 3561.

Petitioning Congress to investigate the practicability of a canal from French Creek to Lake Erie, (House) by McVicar, 1064-1065.

Petitioning President, Congress and Federal Budget Bureau to resume expenditures for land purchase under the Weeks' Law, (Senate) by Phipps, 3291; conc. in by House, 3489; ret. from House conc. in, 3493; approved by Governor, 3807.

Recalling from Governor House Bill No. 25, To validate certain deeds and mortgages which have been defectively acknowledged by husband and wife, (House) by Whitehouse, 516; conc. in Senate, 495; ret. from Senate conc. in, 528; approved by Governor, 599.

Recalling from Governor House Bill No. 26, Amending act relating to distribution of property of persons dying intestate, (House) by Whitehouse, 808; conc. in by Senate, 848; ret. from Senate conc. in, 901; approved by Governor, 963.

Recalling from Governor House Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for soldiers' bonus, (House) by Dunn, 623; conc. in by Senate, 604; ret. from Senate conc. in, 638; disapproved by Governor, and laid upon table, 962-963.

Recalling from Governor House Bill No. 41, Making appropriation to State Hospital for Injured Persons of the Middle Coal Field, (House) by Harer, 4630; conc. in by Senate, 4664; ret. from Senate conc. in, 4772; approved by Governor, 4911.

Recalling from Governor House Bill No. 51, Providing for apportionment of cost of construction and maintenance of certain bridges on State highways,

RESOLUTIONS, CONCURRENT.—Continued.

(House) by McKim, 634; conc. in by Senate, 670; ret. from Senate conc. in, 688; approved by Governor, 796.

Recalling from Governor House Bill No. 85, Making appropriation to Erie State Park and Harbor Commission, (House) by Harer, 4630; conc. in by Senate, ret. from Senate conc. in, 4773; vetoed by Governor, 4909.

Recalling from Governor House Bill No. 162, Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, (House) by John G. Marshall, 2592; conc. in by Senate, 2585; ret. from Senate conc. in, 2673; approved by Governor, 3007.

Recalling from Governor House Bill No. 225, Supplement to act creating Battlefield Commission, (House) by Van Alen, 3049; conc. in by Senate, 2959-2960; ret. from Senate conc. in, 3178; approved by Governor, 3735.

Recalling from Governor, House Bill No. 227, Further amending act relating to organization of the orphans' courts, by fixing salaries of assistant clerks in certain counties, (House) by Gibbon, 2748; conc. in by Senate, 2739; ret. from Senate conc. in, 2769-2779; approved by Governor, 3007.

Recalling from Governor, House Bill No. 232, Amending act relating to townships, with regard to removal of fence along highways in townships of first and second classes, (House) by Walker, 2775.

Recalling from Governor House Bill No. 277, To validate certain tax liens filed in office of prothonotary since May 24, 1921, (House) in, 2331; approved by Governor 2446.

Recalling from Governor House Bill No. 289, Amending act relating to decedents' estates, with regard to investments by fiduciaries, (House) by Ludlow, 3589; conc. in by Senate, 3650; ret. from Senate conc. in, 3733-3734; approved by Governor, 3787.

Recalling from Governor House Bill No. 289, Amending act relating to decedents' estates, with regard to investments by fiduciaries, (House) by Ludlow, 4593; conc. in by Senate, 4535; ret. from Senate conc. in, 4642-4643; approved by Governor, 4723.

Recalling from Governor House Bill No. 317, Amending act prohibiting encumbrance and life insurance and annuity policies, (House) by Hollis, 3069; conc. in by Senate, 3143-3144; ret. from Senate conc. in, 3243; approved by Governor, 3558.

Recalling from Governor House Bill No. 332, Validating deeds and mortgages of corporations heretofore erroneously executed and acknowledged, (House) by Hall, 808; conc. in by Senate, 848; ret. from Senate conc. in, 901; approved by Governor, 1008.

Recalling from Governor House Bill No. 357, Making appropriation to State Hospital, of Nanticoke, (House) by Harer, 4630; conc. 4664; ret. from Senate conc. in, 4773; approved by Governor, 4910.

Recalling from Governor House Bill No. 367, Making appropriation to Children's Hospital, of Pittsburgh, (House) by Goehring, 4009; conc. in by Senate, 3946; ret. from Senate conc. in, 4135; approved by Governor, 4128.

Recalling from Governor House Bill No. 411, Amending act relating to townships, with regard to assessment of property abutting on sewers in townships of first class, (House) by McVicar, 1493; conc. in by Senate, 1633; returned from Senate conc. in, 1749; approved by Governor, 1766.

Recalling from Governor, House Bill No. 442, Making appropriation to Greenville Hospital, (House) by Sample, 4235; conc. in by Senate, 4286; ret. from Senate conc. in, 4430; approved by Governor, 4633.

RESOLUTIONS, CONCURRENT.—Continued.

Recalling from Governor House Bill No. 532, Providing for the registration and protection of artificial or assumed trade or association names, (House) by Edmonds, 2556; conc. in by Senate, 2254; ret. from Senate conc. in 2331; approved by Governor, 2444.

Recalling from Governor House Bill No. 540, Prohibiting persons from concealing or destroying engine manufacturers' numbers, (House) by Gibbon, 2747-2748; conc. in by Senate, 2739; ret. from Senate conc. in, 2769; approved by Governor, 3008.

Recalling from Governor House Bill No. 546, Making appropriation to Pennsylvania Board of Pharmacy, (House) by Harer, 4630; conc. in by Senate, 4665; ret. from Senate conc. in, 4773.

Recalling from Governor House Bill No. 598, Declaring construction to be given deeds and wills when real and personal property is bequeathed, (House) by Ludlow, 3589; conc. in by Senate, 3650; ret. from Senate conc. in, 3734; approved by Governor, 3787.

Recalling from Governor House Bill No. 605 Amending act for government of cities of second class, by changing name of Department of Charities to Department of Public Welfare, (House) by Little, 4486; conc. in by Senate, 4536; ret. from Senate conc. in, 4724; approved by Governor, 4770.

Recalling from Governor House Bill No. 653, Making appropriation to Lake Erie and Ohio River Canal Board for printing and distributing maps and reports, (House) by Harer, 4630; conc. in by Senate, 4665; ret. from Senate conc. in, 4773; vetoed by Governor, 4909.

Recalling from Governor House Bill No. 702, Amending act regulating investment businesses, (House) by Ludlow, 2048; conc. in by Senate, 2029; ret. from Senate conc. in 2073; approved by Governor, 2259.

Recalling from Governor House Bill No. 803, Making appropriation for payment of expenses required by act providing for continuance of education and maintenance of destitute orphans of deceased soldiers, sailors and marines, (House) by Harer, 4631; conc. in by Senate, 4664; ret. from Senate conc. in, 4772; approved by Governor, 4909.

Recalling from Governor House Bill No. 817, Making appropriation to Pennsylvania Soldiers' and Sailors' Home at Erie, (House) by Harer, 4631; conc. in by Senate, 4664; ret. from Senate conc. in, 4773; approved by Governor, 4911.

Recalling from Governor House Bill No. 913, Making appropriation to State Hospital for Insane, at Warren, (House) by Harer, 4630; conc. in by Senate, 4664; ret. from Senate conc. in, 4773; approved by Governor, 4911.

Recalling from Governor House Bill No. 957, Providing for the laying out and construction of joint county highways and bridges, (House) by Kunkle, 2714; conc. in by Senate, 2739; ret. from Senate conc. in, 2769; approved by Governor, 2975.

Recalling from Governor House Bill No. 960, Making appropriation to Cannonsburg General Hospital Association, (House) by Walker, 4218; conc. in by Senate, 4286; ret. from Senate conc. in, 4430; approved by Governor, 4633.

Recalling from Governor House Bill No. 1058, Authorizing cities and boroughs to appropriate moneys to assist in paying rent of veterans' organizations, (House) by Rinn, 3738; conc. in by Senate, 3667; ret. from Senate conc. in, 3769; approved by Governor, 4008.

Recalling from Governor, House Bill No. 1078, Amending act regulating practice of medicine and surgery, (House) by Steedle, 2775.

RESOLUTIONS, CONCURRENT.—Continued.

Recalling from House, House Bill No. 1120, Amending act imposing taxes upon certain classes of personal property, with regard to taxation of capital stock of certain corporations, (Senate) by McClintock, 4504; ret. from House conc. in, 4556; conc. in by House, 4605.

Recalling from Governor House Bill No. 1193, Providing for resettlements by Board of Public Accounts of mercantile taxes erroneously paid into the State Treasury, (House) by Haws, 4605; conc. in by Senate, 4534; ret. from Senate conc. in, 4724; approved by Governor, 4769.

Recalling from Governor House Bill No. 1202, Amending act reappropriating certain moneys to State Hospital for Insane, at Warren, by preventing lapsing of said appropriation, (House) by Harer, 4630-4631; conc. in by Senate, 4664-4665; ret. from Senate conc. in, 4773; approved by Governor, 4910.

Recalling from Governor House Bill No. 1289, Empowering Board of Commissioners of Public Grounds and Buildings to procure bonds for State officers and employes, (House) by Vickerman, 4769; conc. in by Senate, 4703; ret. from Senate conc. in, 4779; approved by Governor, 4909.

Recalling from Governor House Bill No. 1303, Repealing Act of 1860, relative to billiard rooms, insofar as same relates to Lycoming County, (House) by Bidelspacher, 4883; conc. in by Senate, 4838; ret. from Senate conc. in, 4901; approved by Governor, 4927.

Recalling from Governor House Bill No. 1312, Amending act providing for establishment and regulation of consolidated schools, (House) by George W. Williams, 2714; conc. in by Senate, 2739; ret. from Senate conc. in, 2769; approved by Governor, 2976.

Recalling from Governor House Bill No. 1345, Enabling incorporated hospital associations to acquire by lease or purchase certain State hospitals, (House) by Henderson, 2979; conc. in by Senate, 2958; ret. from Senate conc. in, 3035; approved by Governor, 3433.

Recalling from Governor Senate Bill No. 47, Amending act of 1840, relative to elections, by fixing mileage of constables for advertising ward, borough or township elections, (Senate) by Schantz, 2626; ret. from House conc. in, 2650; conc. in by House, 2746-2747; approved by Governor, 2816.

Recalling from Governor Senate Bill No. 72, Making appropriation to State Institution for Feeble Minded of Eastern Pennsylvania, at Spring City, (Senate) by Schantz, 4528; ret. from House conc. in, 4662-4663; conc. in by House, 4720; approved by Governor, 4711.

Recalling from Governor Senate Bill No. 134, Making appropriation to State Institution for Feeble Minded of Western Pennsylvania, at Polk, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4719; approved by Governor, 4709.

Recalling from Governor Senate Bill No. 135, Making appropriation to State Institution for Feeble Minded of Western Pennsylvania, at Polk, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4720; approved by Governor, 4847.

Recalling from Governor Senate Bill No. 144, Making appropriation to State Hospital of Northern Anthracite Coal Region, at Scranton, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4721; approved by Governor, 4710.

Recalling from Governor Senate Bill No. 150, Making appropriation to State Hospital for Injured Persons of the Trevorton, Shamokin and Mount Carmel Coal Fields, (Senate) by Krause, 4504-4505; ret. from House conc. in, 4664; conc. in by House, 4721; approved by Governor, 4710.

RESOLUTIONS, CONCURRENT.—Continued.

Recalling from Governor Senate Bill No. 186, Making appropriation to Pennsylvania Village for Feeble Minded Women, at Laurelton, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4719; approved by Governor, 4848.

Recalling from Governor Senate Bill No. 193, Making appropriation to State Hospital for Insane, at Danville, (Senate) by Schantz, 4527; ret. from House conc. in, 4663; conc. in by House, 4720; approved by Governor, 4850.

Recalling from Governor Senate Bill No. 199, Exempting real estate of certain organizations of war veterans from taxation, (Senate) by Schantz, 1305; ret. from House conc. in, 1322; conc. in by House, 1464; approved by Governor, 1630.

Recalling from Governor Senate Bill No. 201, Directing the State Librarian to preserve and publish certain old church records, (Senate) by Schantz, 3543; conc. in by House, 3592; ret. from House conc. in, 3650; approved by Governor, 4692.

Recalling from Governor Senate Bill No. 246, Making appropriation to State Hospital for Insane, at Norristown, (Senate) by Schantz, 4527; ret. from House conc. in, 4663; conc. in by House, 4719; approved by Governor, 4849.

Recalling from Governor Senate Bill No. 282, Concerning liability for participation in breaches of fiduciary obligations, (Senate) by Stites, 3076; ret. from House conc. in, 3143; conc. in by House, 3178; approved by Governor, 3151.

Recalling from Governor Senate Bill No. 337, Amending act establishing State Highway Department, by providing that county commissioners may appeal from award of viewers in assessment of damages, (Senate) by Buckman, 1914-1915; ret. from House conc. in, 2029-2030; conc. in by House, 2036; approved by Governor, 2511.

Recalling from Governor Senate Bill No. 439, Amending act establishing public school system, by fixing term of county and district superintendents, (Senate) by Barr, 2717; ret. from House conc. in, 2746; conc. in by House, 2770; approved by Governor, 2815.

Recalling from Governor Senate Bill No. 449, Amending act apportioning the State into Representative Districts, by changing the Second District in Chester County, (Senate) by Smith, 2004; ret. from House conc. in, 2029; conc. in by House, 2056; approved by Governor, 2215.

Recalling from Governor Senate Bill No. 472, Amending act providing method of establishing title to land acquired at sale for unpaid taxes, (Senate) by Phipps, 2511; conc. in by House, 2673; vetoed by Governor, 2816.

Recalling from Governor Senate Bill No. 479, Making appropriation to the Valley Forge Park Commissioners for payment of condemned land, (Senate) by Schantz, 4527; ret. from House conc. in, 4662; conc. in by House, 4720; approved by Governor, 4852.

Recalling from Governor Senate Bill No. 517, Making appropriation to Homeopathic State Hospital for Insane, at Allentown, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4719; approved by Governor, 4847.

Recalling from Governor Senate Bill No. 617, Making appropriation to State Asylum for Chronic Insane, at South Mountain, Wernersville, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4720; approved by Governor, 4849.

Recalling from Governor Senate Bill No. 629, Amending act providing for the incorporation of certain corporations, by authorizing certain corporations of first class to be incorporated by the Governor,

RESOLUTIONS, CONCURRENT.—Continued.

- (Senate) by Stineman, 3536-3537; ret. from House conc. in, 3543; conc. in by House, 3568; approved by Governor, 3805.
- Recalling from Governor Senate Bill No. 644, Making appropriation to Western State Hospital for Insane, (Senate) by Schantz, 4528; ret. from House conc. in, by House, 4717; approved by Governor, 4848.
- Recalling from Governor Senate Bill No. 654, Amending act providing for the establishment and regulation of consolidated schools, (Senate) by Barr, 3543; conc. in by House, 3592; ret. from House conc. in, 4663-4664; conc. in by House, 3650; approved by Governor, 3946.
- Recalling from Governor Senate Bill No. 686, Relating to the registration and re-registration of nurses and licensed attendants, (Senate) by Barr, 2965; ret. from House conc. in, 3143; conc. in by House, 3178; approved by Governor, 3151.
- Recalling from Governor Senate Bill No. 776, Making appropriation to State Hospital for the Insane, at Norristown, for restoration of buildings and property destroyed by a cyclone, (Senate) by Barr, 3664; ret. from House conc. in, 3667; conc. in by House, 3734; approved by Governor, 4946.
- Recalling from Governor Senate Bill No. 776, Making appropriation to State Hospital for the Insane, at Norristown, for restoration of buildings and property destroyed by a cyclone, (Senate) by Schantz, 4528; ret. from House conc. in, 4662; conc. in by House, 4721; vetoed by Governor, 4846-4847.
- Recalling from Governor Senate Bill No. 1020, Amending act of 1923, imposing State tax on liquid fuels, (Senate) by Baldwin, 4804; ret. from House conc. in, 4841; conc. in by House, 4895; approved, by Governor, 4851.
- Recalling from Governor Senate Bill No. 1060, Supplement to act establishing new Western State Penitentiary, making additional appropriation for erection, construction and equipment, (Senate) by Schantz, 4527; ret. from House conc. in, 4664; conc. in by House, 4718-4719; approved by Governor, 4710.
- Recalling from Governor Senate Bill No. 1080, Amending act relating to government of cities of first class, by increasing number of council, (Senate) by Salus, 4504; ret. from House conc. in, 4534; conc. in by House, 4604; approved by Governor, 4704.
- Recalling from Governor Senate Bill No. 1090, Making reappropriation to Pennsylvania Training School, at Morganza, (Senate) by Schantz, 4527; ret. from House conc. in, 4662; conc. in by House, 4702; approved by Governor, 4836.
- Recalling from Governor Senate Bill No. 1145, Making reappropriation to State Institution for Feeble-Minded of Western Pennsylvania, at Polk, (Senate) by Schantz, 4527; ret. from House conc. in, 4664; conc. in by House, 4719; approved by Governor, 4836.
- Recalling from Governor Senate Bill No. 1147, Providing for transfer and re-transfer of prisoners from one penitentiary to another, (Senate) by Vare, 4529; ret. from House conc. in, 4664; conc. in by House, 4718; approved by Governor, 4707-4708.
- Recalling from Governor Senate Bill No. 1175, Making appropriation to State Hospital for Criminal Insane, at Farview, (Senate) by Schantz, 4527; ret. from House conc. in, 4662; conc. in by House, 4721; approved by Governor, 4849.
- Recalling from Governor Senate Bill No. 1176, Making appropriation to State Hospital for Criminal Insane, at Farview, (Senate) by Schantz, 4527; ret. from House conc. in, 4662; conc. in by House, 4721; approved by Governor, 4847.

RESOLUTIONS, CONCURRENT.—Continued.

- Recalling from Governor Senate Bill No. 1212, Amending act relating to decedents' estates, by permitting banks or trust companies acting as trustees to give bond without surety, (Senate) by Craig, 4831-4832; ret. from House conc. in, 4846; conc. in by House, 4901; approved by Governor, 4850.
- Recalling from Governor Senate Bill No. 1251, Making appropriation to Western State Hospital for Insane, at Torrence, (Senate) by Schantz, 4527; ret. from House conc. in, 4663; conc. in by House, 4719; approved by Governor, 4850.
- Recalling from Governor Senate Bill No. 1376, Making appropriation to State Institution for Feeble Minded of Eastern Pennsylvania, at Spring City, (Senate) by Schantz, 4528; ret. from House conc. in, 4663; conc. in by House, 4720; approved by Governor, 4847.
- Recalling from Governor Senate Bill No. 1379, Making appropriation to Pennsylvania Village for Feeble-Minded Women, at Laurelton, (Senate) by Schantz, 4651; conc. in by House, 4738; ret. from House conc. in, 4841; approved by Governor, 4851.
- Recalling from Governor Senate Bill No. 1379, Making appropriation to Pennsylvania Village for Feeble-Minded Women, at Laurelton, (Senate) by Schantz, 4831; conc. in by House, 4898.
- Recalling from Secretary of Commonwealth House Bill No. 37, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for soldiers' bonus, (House) by Dunn, 734; conc. in by Senate, 782; ret. from Senate conc. in, 841; approved by Governor, 904; approved by Secretary of Commonwealth, 913.
- Recommending modern mail tube system for Philadelphia, (House) by Bluett, read and laid over for printing, 124; referred to Committee on Federal Relations in Senate, 131; adopted in House, 136-137; reported without amendment and agreed to, 170; ret. from Senate conc. in, 180; approved by Governor, 206. Remarks on, by Bluett, 136-137.
- Regulating preparation of copy for, and printing and binding of, Journals of Senate and House, (Senate) by Leslie, 5024; ret. from House conc. in, 5024-5025; conc. in by House, 5145.
- Relative to the reconstruction of the Lehigh Coal and Navigation Canal, (Senate) by Buckman, 2626; referred to Committee on Canals and Inland Navigation in House, 2626; reported without amendment and adopted by House, 2963-2964; ret. from House conc. in, 3143; conc. in by House, 3178; approved by Governor, 3410.
- Returning to Governor without amendment House Bill No. 225, Supplement to act creating Battlefield Commission, (House) by Van Alen, 4230; conc. in by Senate, 4196; ret. from Senate conc. in, 4283; approved by Governor, 4634.
- Returning to Governor without amendment Senate Bill No. 201, Directing the State Librarian to preserve and publish certain old church records (Senate) by Schantz, 4692; ret. from House conc. in, 4709; conc. in by House, 4779.
- Requesting Board of Commissioners of Public Grounds and Buildings to provide lunch rooms in State Capitol, (Senate) by Barr, 77; conc. in by House, 205; ret. from House conc. in, 215; approved by Governor, 283.
- Requiring State Highway Department to compile and keep accurate record by counties of amount of money received and collected from each county for registration of motor vehicles, licensing of operators and fines paid into State Treasury, (Senate) by Vare, 1915; referred to Committee on Public Roads and Highways in Senate, 1915; reported without amendment, 2335; adopted by Senate, 2386-2387; referred

RESOLUTIONS, CONCURRENT.—Continued.

to Committee on Public Roads in House, 2451; reported with amendment, 3593. Remarks on, by Vare, 1915, 2386-2387; by Buckman, 1915, 2385-2387; by Culbertson, 2386; by Whiteman, 2451, by Dunn, 3593-3594; by Alexander, 3593; by Woner, 3594; by Rhodes, 3594.

RESOLUTIONS, JOINT (see coal, Constitution, laws, Macomber, penal code, railroad, tax law revision).

RESTAURANTS (see lunch rooms).

RETAIL (see merchants).

RETIREMENT BOARD, SCHOOL EMPLOYEES', making deficiency appropriation to

House Bill No. 675.

Read in place in House by Mr. Whiteman, 513.
Referred to Committee on Appropriations, 513.

RETIREMENT BOARD, STATE EMPLOYEES', establishing State employees' retirement system, and creating

Senate Bill No. 495.

Read in place in Senate by Mr. Woodward, 762.
Referred to Committee on Pensions and Gratuities, 762.

Reported with amendment, 1607.

First reading, 1640.

Second reading, 1691-1696.

Third reading and amended, 1923-1924.

Resumed and defeated on final passage, 2093-2099.

Vote on final passage reconsidered and bill passed finally, 2229.

Correction of vote, by Mansfield, 2589-2590.

Returned from House with amendment in which Senate non-concurred, 4538-4539.

Returned from House with amendments in which Senate concurred, 4991-4992.

Signed by President, 5000.

Remarks on, by

Woodward, 2098, 2229.

Schantz, 2098, 2229.

Weaver, 2098.

In House (No. 1469).

Referred to Committee on Pensions and Gratuities, 2441.

Reported with amendment, 3787.

First reading, 3883.

Second reading and amended, 4104-4111.

Third reading and final passage, 4494-4499.

Returned from Senate with House amendments non-concurred in, 4722-4723.

Vote on final passage and on third reading reconsidered and bill amended, 4723.

Resumed, vote on third reading reconsidered and bill amended, 4887-4892.

Resumed and passed finally, 5085-5090.

Returned from Senate with House amendments concurred in, 5126.

Signed by Speaker, 5145.

RETIREMENT, BUREAU OF TEACHERS', in Department of Public Instruction, amending act establishing public school employees' retirement system, by creating

Senate Bill No. 882.

Read in place in Senate by Mr. Woodward, 1669.

Referred to Committee on Finance, 1669.

RETIREMENT OF JUDGES, by increasing length of service required, amending act relating to

House Bill No. 13.

Read in place in House by Mr. Brewster, 102.

Referred to Committee on Judiciary Special, 102.

RETIREMENT OF JUDGES, to repeal act of June 12, 1919, providing for removal or

House Bill No. 27.

Read in place in House by Mr. F. A. Bell, 107-108.

Referred to Committee on Judiciary Local, 108.

Reported without amendment, 345.

First reading and recommitted, 368.

Re-referred to Committee on Judiciary General, 703.

RETIREMENT OF JUDGES, to repeal act of June 12, 1919, providing for removal or

House Bill No. 1037.

Read in place in House by Mr. Mack, 876.

Referred to Committee on Judiciary General, 876.

RETIREMENT OF JUDGES, to repeal act of June 12, 1919, providing for removal of

House Bill No. 1228.

Read in place in House by Mr. Zook, 941.

Referred to Committee on Counties and Townships, 941.

Reported without amendment, 1188.

First reading, 1193.

Second reading and recommitted, 1349.

Re-reported without amendment, 2171.

Third reading and defeated on final passage, 2349-2352.

Remarks on, by

Sowers, 2350.

Zook, 2350.

Edmonds, 2350-2351.

Horne, 2351.

Brewster, 2351.

RETIREMENT OF JUDGES, to repeal act of June 12, 1919, relating to,

Senate Bill No. 18.

Read in place in Senate by Mr. Snyder, 93.

Referred to Committee on Pensions and Gratuities, 93.

RETIREMENT of State employees, relating to,

Senate Bill No. 15.

Read in place in Senate by Smith, 83.

Referred to Committee on Judiciary General, 83.

Reported with amendment, 131.

First reading, 132.

Second reading and recommitted to Committee on Appropriations, 155-156.

Re-reported with amendment, 1000.

Over in its order, 1038.

Third reading and amended, 1262-1263.

Resumed and defeated on final passage, 1305-1306.

Vote on final passage and on third reading reconsidered and bill amended, 1613-1614.

Over in its order, 1673-1674.

Resumed and passed finally, 1919-1920.

Returned from House without amendment, 3650.

Signed by President pro tempore, 3667.

Approved by Governor, 3806.

In House (No. 1433).

Referred to Committee on Judiciary General, 2056.

Reported without amendment, 2445.

First reading, 2499.

Second reading, 2614.

Third reading and postponed, 2780.

Time of postponement extended, 3180.

Resumed and passed finally, 3590.

Signed by Speaker, 3737.

Remarks on, by

Alexander, 3590.

Harer, 3590.

RETIREMENT SYSTEM, PUBLIC SCHOOL EMPLOYEES', by changing time of separation from school service to five years for reinstatement therein, amending act establishing

Senate Bill No. 702.

Read in place in Senate by Mr. Joyce, 1057.

Referred to Committee on Education, 1057.

Reported without amendment, 2092.

First reading, 2134.

Second reading, 2247.

Third reading and final passage, 2310-2311.

Returned from House without amendment, 4542.

Signed by President, 4659.

In House (No. 1488).

Referred to Committee on Education, 2442.

Reported without amendment, 2696.

RETIREMENT SYSTEM, PUBLIC SCHOOL EMPLOYES'.—Continued.

First reading, 2757.
 Second reading, 2805.
 Third reading and final passage, 4459-4460.
 Signed by Speaker, 4748.

RETIREMENT SYSTEM, PUBLIC SCHOOL EMPLOYES', by extending time for "present employee" to elect to be covered by the retirement system, amending act establishing

Senate Bill No. 1148.

Read in place in Senate by Mr. Weaver, 2510.
 Referred to Committee on Education, 2510.
 Reported without amendment, 2624.
 First reading, 2655.
 Second reading, 2736-2737.
 Third reading and amended, 2848.
 Resumed and passed finally, 2921-2922.
 Returned from House without amendment, 4544.
 Signed by President, 4661.

In House (No. 1437).

Referred to Committee on Education, 3036.
 Reported without amendment, 3552.
 First reading, 3684.
 Second reading, 3800.
 Third reading and final passage, 4484.
 Signed by Speaker, 4750.

RETIREMENT SYSTEM, PUBLIC SCHOOL EMPLOYES', by fixing amount of expense fund, amending act establishing

House Bill No. 1325.

Read in place in House by Mr. Jerry M. Williams, 972.
 Referred to Committee on Education, 972.
 Reported with amendment, 2362.
 First reading, 2454-2455.
 Second reading and amended, 2613-2614.
 Third reading and final passage, 2779-2780.

In Senate (No. 1208).

Referred to Committee on Education, 2818.

REVENUES AND EXPENDITURES OF THE STATE, resolution (House) by Schleiter authorizing appointment of committee to report on the expected, 3860.

"REVISED PRICE ACT" (see real estate).

REVOLVERS, regulating sale, possession and use of pistols and

House Bill No. 187.

Read in place in House by Mr. Harer, 143.
 Referred to Committee on Law and Order, 143.
 Reported without amendment, 1468.
 First reading, 1568.
 Second reading, 1721-1722.
 Third reading and postponed, 1839-1840.
 Resumed on third reading and recommitted to Committee on Judiciary General, 2077.
 Re-reported with amendment, 2465.
 Resumed and passed finally, 2619-2621.

In Senate (No. 1159).

Referred to Committee on Judiciary General, 2651.
 Reported without amendment, 3599.
 First reading, 3665.
 Second reading and recommitted, 3846.

REWARDS (see forestry, highway, tax).

RHODES, CHESTER H., Representative from Monroe County

Amendments offered, by to

Bill No. 729, Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1028.

Bills introduced by No. 282.

Amending act providing for nomination and election of judges of courts of record, with regard to minority Superior Court judges, 219.

No. 1161.

Making appropriation to General Hospital, of East Stroudsburg, 936.

RHODES, CHESTER H.—Continued.

Bills reported by

No. 1504, (Senate No. 1071).

To validate deeds and conveyances defectively acknowledged prior to April 4, 1901, 2748.

No. 1761, (Senate No. 1163).

Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of bond, 4649.

Election returns, 30.

Leave of absence granted, 367, 623.

Member of conference committee, 2273, 4129, 4130, 4131.

Member of special committee, 37, 101, 102, 178, 1527.

Member of standing committees, 87-91.

Minority report of committee to investigate Department of Public Printing and Binding, presented by, 2363.

Motion by, for

Recess, 3035.

Motion by, to

Adjourn, 1249.

Dispense with further reading of Journal, 122, 1945.

Lay upon table resolution authorizing appointment of committee to revise Rules of House during Session of 1923, 70.

Recommit Bill No. 932, Requiring owners of motor vehicles to carry liability insurance, 1525.

Reconsider vote by which resolution of Rules Committee was laid upon table, 71.

Reconsider vote on Bill No. 729, Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1028.

Nomination of Hon. Wilson G. Sarig for Speaker, presented by, 35.

Oath of office administered to, 34.

Presentation of testimonial to Oliver E. Martin, Assistant Reading Clerk of House, 5135.

Reasons for vote on

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to inheritance taxes, 1218.

Remarks by, on

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to graded or progressive taxes, 807.

Bill No. 234, Consolidating laws relating to game, wild birds and wild animals, 2597.

Bill No. 282, Amending act providing for the nomination and election of judges of courts of record, 1980-1981.

Bill No. 350, To repeal the Public Service Company law, 1894.

Bill No. 388, Providing that negligence of servants or employees of municipalities shall be attributable to the municipalities for compensation or wages, 1538.

Bill No. 450, Amending act concerning divorces, by taking away the right of support or alimony in certain cases, 527.

Bill No. 654, Requiring the approval of the county controller or county solicitor in criminal prosecutions where the county is liable for costs, 2081.

Bill No. 690, Requiring judges of courts of record to render decisions within six months after trial of a case, 1023.

RHODES, CHESTER H.,—Continued.

Bill No. 729, Amending act establishing Bureau of Forest Protection within the Department of Forestry,, 965.

Bill No. 928, Regulating printing and binding of public documents and reports, 1481-1482.

Bill No. 1007, Amending act relating to the maintenance of insane in State institutions, 1834.

Bill No. 1041, Amending act imposing State tax on gasoline, 2874, 3584, 3586.

Bill No. 1118, Further amending act regulating operation of motor vehicles, 4601-4602.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3873.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1655.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4018-4019.

Bill No. 1761, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 4934.

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2448.

Motion to refer to Committee on Appropriations, House concurrent resolution authorizing appointment of commission to investigate the affairs of the State Treasury under the administration of Harmon M. Kephart, 2257.

Senate concurrent resolution requiring State Highway Department to compile and keep accurate record by counties of amount of money received and collected for registration of motor vehicles, licensing of operators and fines paid into State Treasury, 3594.

Resolution, concurrent, offered by

Authorizing appointment of commission to investigate the affairs of State Treasury under the administration of Harmon M. Kephart, 2137-2138.

Resolutions offered by

Authorizing appointment of committee to investigate legislative printing, 1281.

Protesting against the seating arrangement of the Democratic Members in the House, 124.

RICHARDS, ROGER, Representative from Westmoreland County, (Second District)

Bill introduced by

No. 317.

Amending act prohibiting encumbrance of life insurance and annuity policies, by extending same to domestic and foreign companies, 229.

Election returns, 22.

Leave of absence granted, 237.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 317, Amending act prohibiting encumbrance of life insurance and annuity policies, 3558.

Recommit Bill No. 865, (Senate No. 302), Authorizing county treasurers in counties of third class to appoint a solicitor, 954.

Reconsider vote on Bill No. 317, Amending act prohibiting encumbrance of life insurance and annuity policies, 3558.

Oath of office administered to, 34.

RIGHTS (see equal rights).

RINN, ALBERT E., Representative from Lehigh County, (Second District)

Amendments offered by, to

Bill No. 1058, Authorizing cities and boroughs to appropriate moneys to assist in paying rent of veterans' organizations, 4008.

Bills introduced by

No. 114.

Fixing maximum rate of fare for street surface railways, 132.

No. 229.

Amending act regulating public service companies, with regard to abolition of grade crossings along main lines, 181.

No. 240.

Amending act imposing license tax on shooting galleries, pool rooms and bowling alleys, by providing for collection of said tax by Auditor General, 182.

No. 241.

To repeal act imposing mercantile license tax, 182.

No. 242.

Amending act imposing license tax on brokers, by providing for collection thereof by Auditor General, 182.

No. 646.

Requiring safety gates to be erected or watchmen stationed at certain railroad crossings, 511.

No. 689.

Establishing as State highway, a certain section of public road in Northampton and Lehigh Counties, 514.

No. 735.

Establishing as State highway, a certain section of public road in Lehigh and Berks Counties, 587.

No. 736.

Establishing as State highway, a certain section of public road in Lehigh County, 587.

No. 737.

Establishing as State highway, a certain section of public road in Lehigh County, 587.

No. 738.

Establishing as State highway, a certain section of public road in Lehigh County, 587.

No. 1058.

Authorizing cities and boroughs to appropriate moneys to organizations of veterans to assist in paying rent, 878.

No. 1059.

Making appropriation to Saint Luke's Hospital, at South Bethlehem, 878.

No. 1061.

Making appropriation to Children's Home of South Bethlehem, 878.

No. 1280.

Establishing as State highway, a certain section of public road in Lehigh and Berks Counties, 969.

Bills reported by

No. 551.

Amending act relating to boroughs, with regard to grading and paving of streets without petition of property owners, 537.

No. 1086.

Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 1060.

No. 1168.

Authorizing annexation to cities of portions of townships, 1168.

RINN, ALBERT E.—Continued.

No. 1462, (Senate No. 201).
Directing the State Librarian to preserve and publish certain old records of churches, 2672.

No. 1555, (Senate No. 114).
Making appropriation to Allentown Hospital, 3428-3429.

No. 1556, (Senate No. 116).
Making appropriation to Saint Luke's Hospital, of Bethlehem, 3429.

No. 1579, (Senate No. 428).
Making appropriation to Easton Hospital, 3430.

No. 1617, (Senate No. 1222).
Making appropriation to Sacred Heart Hospital, of Allentown, 3428.

Election returns, 30.

Member of special committee, 37, 200.

Member of standing committees, 87-91.

Motion by, to
Reconsider vote on Bill No. 1058, Authorizing cities and boroughs to appropriate moneys to assist in paying rent of veterans' organizations, 4008.

Oath of office administered to, 34.

Remarks by, on
Bill No. 229, Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 1839.

Resolutions, concurrent, offered by
Authorizing appointment of commission to investigate scarcity of farm labor, 4218.

Recalling from Governor House Bill No. 1058, Authorizing cities and boroughs to appropriate moneys to assist in paying rent of veterans' organizations, 3738.

RIOTS in certain cities, boroughs and townships without request of local police authorities, prohibiting sheriffs from suppressing

House Bill No. 194.
Read in place in House by Mr. Stavitski, 157.
Referred to Committee on Law and Order, 157.
Reported without amendment, 173.

RIOTS in certain cities, boroughs and townships without request of local police authorities, prohibiting sheriffs from suppressing

House Bill No. 414.
Read in place in House by Mr. Stavitski, 270.
Referred to Committee on Law and Order, 270.
Reported with negative recommendation, 703.

RIPMAN, J. G. HARRY, Representative from Perry County

Bills introduced by
No. 67.
Repealing part of act requiring citizens to procure license to fish, 115.

No. 68.
Amending act providing for certain taxes upon transfer of property passing from a decedent, 115.

No. 69.
Prohibiting the imposition or collection of certain inheritance taxes, 115.

No. 201.
Making appropriation to State Highway Department for construction of part of William Penn Highway in Perry County, 171.

No. 538.
Establishing as State highway a certain section of public road in Perry County, 420.

Election returns, 30.

Member of standing committees, 87-91.

RIPMAN, J. G. HARRY,—Continued.

Motion by, to
Discharge Committee on Public Roads from further consideration of Bill No. 201, Making appropriation to the State Highway Department for construction of part of the William Penn Highway in Perry County, 4592-4593.

Oath of office administered to, 34.

ROAD MACHINERY and to rent same to townships, authorizing county commissioners to purchase

House Bill No. 186.
Read in place in House by Mr. Spangler, 143.
Referred to Committee on Counties and Townships, 143.
Reported without amendment, 179.
First reading, 185.
Second reading, 205.
Third reading and final passage, 226-227.
Returned from Senate without amendment, 1199.
Signed by Speaker, 1286.
Approved by Governor, 1827.

In Senate (No. 172).
Referred to Committee on New Counties and County Seats, 218.
Reported without amendment, 844.
First reading, 864.
Second reading, 990.
Third reading and final passage, 1040.
Signed by President, 1278.

ROADS (see Cornplanter, highways, townships).

ROBBERY (see penal laws).

ROBERT PACKER HOSPITAL (see appropriation).

ROBERT WOOD HOME (see appropriation).

ROCHESTER GENERAL HOSPITAL (see appropriation).

ROCKVIEW PENITENTIARY for erection of temporary buildings, reappropriating certain moneys appropriated to Commission to establish State Institution for Inebriates, to the

Senate Bill No. 1383.
Read in place in Senate by Mr. Sones, 3290-3291.
Referred to Committee on Appropriations, 3291.
Reported without amendment, 3293.
First reading, 3425.
Second reading, 3535.
Third reading and final passage, 3648.
Returned from House without amendment, 4337.
Signed by President, 4556.

In House (No. 1718).
Referred to Committee on Appropriations, 3786.
Reported without amendment, 3906.
First reading, 4104.
Second reading, 4242-4243.
Third reading and final passage, 4450.
Signed by Speaker, 4747.

ROOSEVELT HOSPITAL (see appropriation).

ROSELIA FOUNDLING ASYLUM AND MATERNITY HOSPITAL (see appropriation).

ROTHROCK, DOCTOR JOSEPH T., and making appropriation, authorizing appointment of commission for erection of memorial to

Senate Bill No. 11.
Read in place in Senate by Mr. Culbertson, 82.
Referred to Committee on Appropriations, 82.
Reported without amendment, 309.
First reading, 358-359.
Second reading, 388.
Third reading and final passage, 459.
Returned from House without amendment, 4667.
Signed by President, 4679.

In House (No. 742).
Referred to Committee on Appropriations, 530.
Reported without amendment, 4214.
First reading, 4215.
Second reading, 4405.
Third reading and final passage, 4637-4638.
Signed by Speaker, 4751.

ROTHROCK, DOCTOR JOSEPH TRIMBLE, concurrent resolution (Senate) by Culbertson, authorizing placing of tablet in rotunda of Capitol in honor of, 3292; conc. in by House, 3489; ret. from House conc. in, 3492; approved by Governor, 3537.

RULE 21 of Senate, requiring amended bills to be noted on calendar; motion to suspend for balance of session, 2435; vote reconsidered and motion defeated, 2849-2850.

RULES COMMITTEE of Senate, to prepare new addition of Senate Rules and recommend a standard Parliamentary Manual for use in the Senate, resolution (Senate) by Barr, authorizing appointment of, 77; committee appointed, 100.

RULES, HOUSE COMMITTEE, appointed, 102; committee reports, 139-140, 173, 183, 197-200, 263-265, 324-325, 1065, 2048, 2747, 3434, 4344.

RULES OF HOUSE, No. 10, relative to referring bills to committee by Speaker, amended, 102; No. 31, relative to number of members of standing committees, amended, 69-70; No. 57, relative to discharge of committee from consideration of a bill, amended, 102; No. 69, relative to disposition of bills in hands of members of committee for report, adopted, 102; No. 70, relative to introduction of amendatory bills, adopted, 139; No. 71, relative to resolutions fixing date of final adjournment or last day for introduction of bills, adopted, 197-200.

RULES OF HOUSE during Session of 1923, resolution (House) by Diehm, authorizing appointment of committee to revise, 37; committee appointed, 37; committee reports, 69-70; resolution amended, 71; resolution further amended and adopted, 102. Remarks on, by Edmonds, 70, 71; Golder, 70-71.

RULES OF HOUSE, motion agreed to, to print 500 copies of amended, 144.

RULES, STANDING, used in Senate during Session of 1921, resolution (Senate) by Christley, authorizing adoption of, 11; resolution amended to adopt standing rules used in Senate during 1921, until January 17, 1923, 11.

RULINGS in House, 37, 2138, 2179, 2257, 2268, 2334, 2338, 2689, 2692, 2693, 2877, 2882, 3484, 4126, 4127, 4152, 4220, 4222, 4232, 4275, 4344, 4480, 4482, 4485, 4603, 4650, 4715, 4718, 4729, 4781, 4797, 4894, 4925, 4926, 4943, 5144.

RULINGS in Senate, 2585, 4294, 4522, 4678, 4871.

RURAL (see maps).

RUSH HOSPITAL FOR CONSUMPTION AND ALLIED DISEASES (see appropriation).

SACRED HEART HOSPITAL (see appropriation).

SAFE DEPOSIT BOXES of deceased persons, relating to the opening of

House Bill No. 505.

Read in place in House by Mr. Kennedy, 366.

Referred to Committee on Judiciary Special, 366.

SAFETY GATES (see railroad crossings).

SAILORS (see Constitution, soldiers).

SAINT AGNES HOSPITAL (see appropriation).

SAINT CHRISTOPHER'S HOSPITAL FOR CHILDREN (see appropriation).

SAINT FRANCIS HOSPITAL (see appropriation).

SAINT JOHN'S GENERAL HOSPITAL (see appropriation).

SAINT JOSEPH'S HOSPITAL (see appropriation).

SAINT JOSEPH'S HOSPITAL AND DISPENSARY (see appropriation).

SAINT JOSEPH'S INFANT ASYLUM AND MATERNITY HOSPITAL (see appropriation).

SAINT JOSEPH'S PROTECTORY FOR HOMELESS BOYS (see appropriation).

SAINT LUKE'S HOMEOPATHIC HOSPITAL (see appropriation).

SAINT LUKE'S HOSPITAL (see appropriation).

SAINT MARY'S HOSPITAL (see appropriation).

SAINT MARY'S KELLER MEMORIAL HOSPITAL (see appropriation).

SAINT RITA'S L. C. B. A. HOME FOR INFANTS (see appropriation).

SAINT VINCENT'S HOSPITAL ASSOCIATION (see appropriation).

SAINT VINCENT'S HOSPITAL FOR WOMEN AND CHILDREN (see appropriation).

SALARIES AND SALARY (see attachment, Auditor General's Department, borough, county commissioners, county controller, county officers, county treasurers, court, court criers, courts, electors, Governor, judges, police officers, prothonotary, public grounds and buildings, public instruction, school, Senate, sheriffs, State officers, township auditors, viewers).

SALARY OF AUDITOR GENERAL, AND STATE TREASURER, fixing

Senate Bill No. 1479.

Read in place in Senate by Mr. Schantz, 3814.

Referred to Committee on Appropriations, 3814.

Reported without amendment, 3815.

First reading, 3858.

Second reading and amended, 3987.

Third reading and defeated on final passage, 4182.

Vote on final passage and on third reading reconsidered and bill recommitted, 4183.

Re-reported with amendment, 4192.

Third reading and final passage, 4308.

Returned from House without amendment, 4842.

Signed by President, 4844.

Remarks on, by

Barr, 4182.

In House (No. 1766).

Referred to Committee on Appropriations, 4471.

Reported without amendment, 4629.

First reading, 4630.

Second reading, 4733.

Third reading and final passage, 4895.

Signed by Speaker, 4931.

SALE AND SALES (see acid, bonds, chattels, coal, commodities, drinks, feeding-stuffs, food, goods, ice-cream, insignia, liquors, mattresses, milk, motor vehicles, pain, pillows, real estate, revolvers, securities, thermometers, tickets, weights and measures).

SALES AMONG LIEN CREDITORS, and regulating payment of interest on the liens, relating to distribution of proceeds of judicial

Senate Bill No. 62.

Read in place in Senate by Mr. Baldwin, 98.

Referred to Committee on Judiciary General, 98.

SALESMEN (see brokers).

SALUS, SAMUEL W., Senator from Second District, (Philadelphia County)

Amendments offered by, to

Bill No. 61, To carry into effect section 11 of article 1 of Constitution of Pennsylvania, by designating the manner in which suits may be brought against the Commonwealth, 611.

Bill No. 195, Amending act consolidating the law relating to incorporation of insurance companies, 771.

Bill No. 931, (House No. 837), Assuring to persons within the jurisdiction of the county, equal protection of the laws, 2313-2314.

Bill No. 1080, Amending act for better government of cities of first class, by increasing number of councilmen, 2525.

Bills introduced by

No. 60.

Requiring owners of motor vehicles to carry liability insurance, 97.

No. 61.

To carry into effect section 11 of article one of the Constitution by designating manner of bringing suits against Commonwealth, 98.

No. 93.

Making appropriation to Frederick Douglass Memorial Hospital and Training School, Philadelphia, 119.

No. 94.

Making appropriation to Home for Homeless, Philadelphia, 110.

SALUS, SAMUEL W.,—Continued.

- No. 111.
Providing that in counties of first class, the tax levying body shall fix number and salaries of deputies and employes of county officers, 148.
- No. 195.
Amending act consolidating law providing for incorporation of insurance companies, by changing certain requirements contained therein, 277.
- No. 256.
Fixing manner in which electors may qualify with respect to age when registering for election in cities of first, second and third classes, 355.
- No. 362.
Regulating practice of law in courts not of record, 493.
- No. 363.
Amending act providing that proceedings in equity may be commenced without first filing bill in equity, by the issuance of a writ of summons, 493.
- No. 461.
Regulating business of dry cleaning and dyeing, 661.
- No. 499.
Amending act creating suboffices or subagencies to banks of discount and deposit, with regard to transfer of assets to main office, 763.
- No. 602.
Making appropriation to Home for Homeless, of Philadelphia, 978.
- No. 765.
Joint resolution providing for continuation of the penal code commission, created by act of July 25, 1917, and making appropriation, 1261.
- No. 1058. "
For the encouragement of unincorporated cooperative associations of agricultural and industrial workers, 2226.
- No. 1080.
Amending act for better government of cities of first class, by increasing number of council, 2228.
- No. 1132.
Making appropriation to Jefferson Medical College, of Philadelphia, 2509.
- No. 1157.
Amending act for better government of cities of first class, with regard to appointment, powers and duties of civil service commission, 2626.
- No. 1224.
Amending act providing instruction in citizenship and government of foreigners in the several counties, 2833.
- No. 1384.
Requiring juries in actions of joint tort or concurrent negligence to return separate verdicts, 3291.
- No. 1385.
Making owners of motor vehicles liable in damages for injuries caused by negligence of operators, 3291.
- No. 1475.
Further amending act regulating operation of motor vehicles, by providing additional requirements with regard to lights upon motor vehicles, 3814.

Bills reported by

- No. 33.
Amending act regulating nomination and election of public officers, 212.

SALUS, SAMUEL W.,—Continued.

- No. 80.
To repeal act providing for personal registration of electors in cities of third class, 2297.
- No. 81.
Amending act relating to the registration of voters, according to party preferences, 2297.
- No. 272, (House No. 281).
Amending act for better government of cities of first class, with regard to election of councilmen, 508.
- No. 384, (House No. 374).
Amending act regulating collection of taxes and other claims due the Commonwealth, 2969.
- No. 499.
Amending act creating suboffices or subagencies to banks of discount and deposit, 3812.
- No. 506.
Amending act providing for imposition and collection of certain inheritance taxes, 1302-1303.
- No. 516.
Providing for the appointment of assistant assessors in cities of third class, 2297.
- No. 536, (House No. 551).
Amending act relating to boroughs, with regard to grading and paving of streets without petition of property owners, 2965.
- No. 557.
Requiring installation of standpipes and sprinkler systems in certain buildings in cities of first class, 1606.
- No. 669, (House No. 701).
Further amending act establishing Philadelphia Municipal Court, 1667.
- No. 908, (House No. 1012).
To validate ordinances and proceedings by councils in boroughs for paving and curbing of public highways, 2624.
- No. 930, (House No. 818).
Amending act establishing free public libraries, by providing that surplus funds shall be turned over to the municipal authorities, 2625-2626.
- No. 1005.
Amending act establishing Philadelphia Municipal Court, 3812.
- No. 1063.
Amending act providing for imposition and collection of inheritance taxes, by providing that the register of wills shall certify payment thereof to the register of the county where the real estate is located, 2297.
- No. 1128, (House No. 1134).
Fixing per diem compensation of registry or assistant assessors of boroughs and townships of second class, 3289-3290.
- No. 1170.
Authorizing cities to make emergency repairs to dangerous sidewalks, 2965.
- No. 1217.
Supplement to act creating joint commission for erection of bridge over the Delaware River between Philadelphia and Camden, 2856.
- No. 1218.
Amending act relating to cities of first class, by providing that indebtedness made by council with consent of electors shall be excluded in computing amount incurred without assent of electors, 2856.

SALUS, SAMUEL W.—Continued.

No. 1459, (House No. 952).

To carry into effect section 11 of article 9 of the Constitution of Pennsylvania, designating manner of bringing suits against the Commonwealth, 4706.

Election returns, 6.

Member of special committee, 1057, 3151.

Member of standing committees, 78-80.

Motion by, for

Executive session to rise, 319.

Recess, 4707.

Motion by, to

Adjourn, 122, 2972.

Consent to executive nominations, 319.

Dispense with further reading of Journal, 187.

Proceed to consideration of Bill No. 61, To carry into effect section 11 of article 1 of Constitution of Pennsylvania, by designating manner in which suits may be brought against the Commonwealth, 610-611.

Recommit Bill No. 146, Defining, regulating and licensing resident and non-resident real estate brokers, 1270.

Recommit Bill No. 195, Amending act consolidating the law relating to incorporation of insurance companies, 772.

Recommit Bill No. 964, (House No. 1269), Amending act for the better and more impartial selection of persons to serve as jurors, 3382.

Suspend Rule 21, requiring amended bills to be noted on calendar, 2322, 4842.

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Oath of office administered to, 9.

Remarks by, at

Memorial session for Hon. Edwin H. Vare, 1327-1329.

Memorial services for the late Hon. Norman A. Whitten, 3539.

Memorial session for late Hon. William E. Crow, 2659.

Remarks by, on

Bill No. 206, (House No. 51), Providing for apportionment of cost of construction and maintenance of certain bridges on State highways, 364.

Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 774.

Bill No. 499, Amending act creating sub-offices or sub-agencies to banks of discount and deposit, 4173-4174.

Bill No. 504, Making appropriation to the Sesqui-Centennial Exhibition Association, 4517, 4695-4696.

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4819.

Motion to recommit Bill No. 146, Defining, regulating and licensing resident and non-resident real estate brokers, 1270.

Presentation of testimonial to Hon. Edward E. Beidleman, 416-417.

Resolution, concurrent, offered by

Recalling from Governor Senate Bill No. 1080, Amending act relating to cities of first class, by increasing number of council, 4504.

Resolution offered by

Thanking Hon. John E. Fox and Hon. William M. Hargest for administering oath of office to Senators and President pro tempore, 12.

SALVATION ARMY, INC., (see appropriation).

SALVATION ARMY AND RESCUE HOME (see appropriation).

SALVATION ARMY RESCUE HOME AND HOSPITAL (see appropriation).

SAMARITAN HOSPITAL (see appropriation).

SAMPLE, WILLIAM D., Representative from Mercer County

Amendments offered by, to

Bill No. 316, Amending Workmen's Compensation Act of 1915, by providing for payment of funeral expenses directly to the undertaker, 1356.

Bill No. 442, Making appropriation to Greenville Hospital, 4633.

Bills introduced by

No. 316.

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No. 60.

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No. 209.

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- Recommit Bill No. 617, Making appropriation to State Asylum for Chronic Insane, at South Mountain, Wernersville, 3840.
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- Recommit Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 1626.
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- Recommit Bill No. 763, Providing for the submission of the question of holding Constitutional Convention to the electors, 2122.
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- Recommit Bill No. 1079, Making appropriation to Prison Labor Commission, 2845.
- Recommit Bill No. 1094, (House No. 1236), Creating Giant Power Survey Board, 2846.
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- Question of whether or not the Governor was asked about matter of final adjournment, 3954.
- Report of conference committee on Bill No. 101, Regulating sale of securities, 4678.
- Questions of personal privilege raised by, on
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- Bill No. 124, (House No. 15), Providing method in which amendatory legislation shall be printed in session laws, 496.
- Bill No. 153, Creating Old Age Assistance Commission of the Commonwealth and an Old Age Assistance Board in each county, 1678-1679.
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- Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 4997.
- Bill No. 810, (House No. 316), Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to undertaker, 4975.
- Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4819.
- Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2636.
- Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4826, 4871-4873.
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- Bill No. 1248, (House No. 1318), Imposing State tax on premiums paid into State Workmen's Insurance Fund, 3832.
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- Nomination of J. George Becht as Superintendent of Public Instruction, 4557.
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- Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3954-3955.
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- Resolutions, concurrent, offered by
- Authorizing adjournment of Legislature until March fifth, 310.
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- Recalling from Governor Senate Bill No. 47, Amending act of 1840, relative to elections, by fixing mileage of constables for advertising ward, borough or township elections, 2626.
- Recalling from Governor Senate Bill No. 72, Making appropriation to State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City, 4528.
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- Recalling from Governor Senate Bill No. 144, Making appropriation to State Hospital of Northern Anthracite Coal Region, of Scranton, 4528.
- Recalling from Governor Senate Bill No. 186, Making appropriation to Pennsylvania Village for Feeble-Minded Women, at Laurelton, 4528.
- Recalling from Governor Senate Bill No. 193, Making appropriation to State Hospital for Insane, at Danville, 4527.
- Recalling from Governor Senate Bill No. 199, Exempting real estate of certain organizations of war veterans from taxation, 1305.
- Recalling from Governor Senate Bill No. 201, Directing the State Librarian to preserve and publish certain old church records, 3543.

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- Recalling from Governor Senate Bill No. 246, Making appropriation to State Hospital for Insane, at Norristown, 4527.
- Recalling from Governor Senate Bill No. 479, Making appropriation to the Valley Forge Park Commissioners for payment of condemned land, 4527.
- Recalling from Governor Senate Bill No. 517, Making appropriation to Homeopathic State Hospital for Insane, at Allentown, 4528.
- Recalling from Governor Senate Bill No. 617, Making appropriation to State Asylum for Chronic Insane, at South Mountain, Wernersville, 4528.
- Recalling from Governor Senate Bill No. 644, Making appropriation to Western State Hospital for the Insane, 4528.
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- Recalling from Governor Senate Bill No. 1060, Supplement to act establishing new Western State Penitentiary, 4527.
- Recalling from Governor Senate Bill No. 1090, Making reappropriation to Pennsylvania Training School, at Morganza, 4527.
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- Recalling from Governor Senate Bill No. 1251, Making appropriation to Western State Hospital for Insane, at Torrence, 4527.
- Recalling from Governor Senate Bill No. 1376, Making appropriation to State Institution for Feeble-Minded of Eastern Pennsylvania, at Spring City, 4528.
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- Testimonial, presentation to and acceptance of, 5020-5021.
- SCHILLING, JOSEPH M., Representative from Erie County, (Second District)
- Bills introduced by
- No. 1048.
Making appropriation to Hamot Hospital Association, of Erie, 877.
- No. 1056.
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- No. 817.
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No. 1054.

Making appropriation to Erie Home for Friendless, 3158.

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Making appropriation to Erie Infants' Home and Hospital, 3158-3159.

No. 1390, (Senate No. 461).

Regulating business of dry cleaning and dyeing, 1761.

No. 1558, (Senate No. 187).

Making appropriation to Saint Vincent's Hospital Association, of Erie, 3429.

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Leave of absence granted, 237, 474, 2256.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 1010, Prohibiting the sale of brewed and malt liquors to minors, 1088.

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SCHLEITER, EDWARD J., Representative from Beaver County, (First District)

Bills introduced by

No. 732.

Making appropriation to Beaver County Children's Home, of New Brighton, 587.

No. 764.

Making appropriation to Passavant Memorial Homes for Care of Epileptics, at Rochester, 588.

No. 765.

Making appropriation to Beaver Valley General Hospital, at New Brighton, 588.

No. 766.

Making appropriation to Rochester General Hospital, 588.

No. 823.

Joint resolution proposing amendment to Constitution of Pennsylvania, by limiting the Members of the House of Representatives to one hundred, 678.

No. 876.

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Member of standing committees, 87-91

Motion by, to

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Reconsider vote on Bill No. 1648, Imposing emergency State tax on net earnings of corporations, 4149.

Oath of office administered to, 34.

Petitions presented by

Against legislation limiting township officers in collection of taxes, 139.

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Questions of personal privilege raised by, on

House concurrent resolution authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System", 4718.

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Remarks by, on

Bill No. 1, Fixing pay of election officers and clerks in cities of first class, 687.

Bill No. 36, Regulating practice of chiropractic, 3444.

Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examination, 370.

Bill No. 79, Providing for one day of rest in seven for certain employes, 429.

Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 3068.

Bill No. 350, To repeal the Public Service Company Law, 1893-1894.

Bill No. 434, Amending act regulating employment of minors, 918-919.

Bill No. 556, Requiring counties of third and fourth classes to establish pension for employes, 1661-1662.

Bill No. 612, Authorizing election of township solicitor by supervisors of townships of second class, 1488.

Bill No. 933, Authorizing county commissioners to appropriate money for purpose of reforestation, 1898.

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Inability to hear from rear of House, 3055.

Reasons for vote on

Bill No. 1648, Imposing emergency State tax on net earnings of corporations.

Resolution, concurrent, offered by

Authorizing appointment of committee to investigate the Department of Public Instruction and the educational system under the "Finegan System", 4718.

Resolution offered by

Authorizing appointment of committee to determine the financial needs of the State, 3860.

SCHOENER, RALPH E., Representative from Berks County, (Third District)

SCHOENER, RALPH E.—Continued.

Bill introduced by
No. 1127.

Establishing as State highway, a certain section
of public road in Lebanon and Berks Counties, 935.

Bills reported by
No. 366.

Amending act relating to time and manner of tak-
ing exceptions in any civil or criminal cases in
courts of record, 345.

No. 684.

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No. 846.

Amending Workmen's Compensation Act, by pro-
viding when same shall become effective, 1761.

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Validating certain elections of counties and muni-
cipalities, 962.

Election returns, 28.

Leave of absence granted, 4345.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1141, (Senate No. 217), Amending act pro-
viding for uniform standard of time throughout the
Commonwealth, by prohibiting the adoption of day-
light saving, 2147-2148.

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Extending sympathy of House to Hon. Orville C.
Eshelman, on death of his son, 2068.

SCHOLARSHIPS, SENATORIAL, resolution (Senate) by Barr,
relative to awarding of 4505-4506. Remarks on, by
Buckman, 4506; by Barr, 4506.

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providing for notification of colleges and universi-
ties relative to, 4803-4804.

SCHOOL AND SCHOOLS (see appropriation for expenses, etc.,
employment, forests, institutions, jury, optometry,
public instruction, retirement, truancy).

SCHOOL BUILDINGS available for discussion of political ques-
tions, and making appropriation for payment of
secretary, requiring school districts to make

House Bill No. 884.

Read in place in House by Mr. Vickerman, 728.

Referred to Committee on Appropriations, 728.

SCHOOL DIRECTORS of Tuscarora and Spruce Hill Townships,
Juniata County, to annex certain lands for school
purposes, repealing Act of May 10, 1871, empowering

Senate Bill No. 793.

Read in place in Senate by Mr. Culbertson, 1608.

Referred to Committee on New Counties and County
Seats, 1608.

Reported without amendment, 1639.

First reading, 1642.

Second reading, 1703.

Third reading and amended, 1929.

Resumed and passed finally, 2100-2101.

In House (No. 1460).

Referred to Committee on Counties and Townships,
2155.

Reported without amendment, 2362.

First reading, 2456.

Second reading, 2498.

Third reading and postponed, 2777.

Time of postponement extended, 3057.

SCHOOL DISTRICTS, INDEPENDENT, further amending act
regulating manner of increasing indebtedness of
municipalities, by designating place for holding
elections for purpose of increasing indebtedness of

Senate Bill No. 1255.

Read in place in Senate by Mr. Derrick, 3075-3076.

SCHOOL DISTRICTS, INDEPENDENT.—Continued.

Referred to Committee on Education, 3076.

Reported without amendment, 3492.

First reading, 3547.

Second reading, 3663-3664.

Third reading and final passage, 3834.

Returned from House without amendment, 4809.

Signed by President, 4844.

In House (No. 1277).

Referred to Committee on Education, 4100.

Reported without amendment, 4452.

First reading, 4452.

Second reading, 4589.

Third reading and final passage, 4795.

Signed by Speaker, 4930.

SCHOOL DISTRICTS issued prior to January, 1923, validating
obligations of

House Bill No. 1336.

Read in place in House by Miss Martha G. Thomas,
1006.

Referred to Committee on Education, 1006.

SCHOOL DISTRICTS OF THIRD CLASS held pursuant to act
increasing indebtedness of municipalities, and bonds
issued pursuant thereto, validating certain elections
of

Senate Bill No. 1172.

Read in place in Senate by Mr. Baldwin, 2717.

Referred to Committee on Judiciary General, 2717.

Reported without amendment, 2829.

First reading, 2861.

Second reading, 2949-2950.

Third reading and final passage, 3108.

Returned from House without amendment, 4545.

Signed by President, 4661.

In House (No. 1612).

Referred to Committee on Judiciary General, 3260.

Reported without amendment, 3739.

First reading, 3791.

Second reading, 3902-3903.

Third reading and final passage, 4492.

Signed by Speaker, 4750.

SCHOOL DISTRICTS OF THIRD AND FOURTH CLASSES for
rebuilding of school buildings, providing for ad-
vancements from appropriations to

House Bill No. 757.

Read in place in House by Mr. Alfred I. Fowler, 587.

Referred to Committee on Education, 587.

Reported without amendment, 942.

First reading, 1012.

Second reading and recommitted to Committee on Ap-
propriations, 1088.

SCHOOL DISTRICTS (see Constitution, taxes).

SCHOOL DISTRICTS to employ policemen, empowering

Senate Bill No. 657.

Read in place in Senate by Mr. Norton, 1001.

Referred to Committee on Education, 1001.

Reported without amendment, 1302.

First reading, 1320.

Second reading, 1623.

Over in its order, 1684, 1926.

Third reading and amended, 1998.

Resumed and passed finally, 2099.

Returned from House with amendments in which

Senate concurred, 4199.

Signed by President, 4289.

In House (No. 1457).

Referred to Committee on Education, 2155.

Reported without amendment, 2362.

First reading, 2455.

Second reading, 2497-2498.

Third reading and postponed, 2776.

Time of postponement extended, 3057.

Resumed and defeated on final passage, 3591.

Vote on final passage and on third reading reconsid-
ered and bill amended, 3708.

Resumed on final passage and postponed, 3802-3803.

Resumed and passed finally, 4145.

SCHOOL DISTRICTS.—Continued.

Returned from Senate with House amendments concurred in, 4282.
Signed by Speaker, 4591.

Remarks on, by
Edmonds, 3708.
Posey, 4145.

SCHOOL EMPLOYEES other than teachers, establishing pension fund for

House Bill No. 273.
Read in place in House by Mr. David Fowler, 219.
Referred to committee on Education, 219.
Reported with negative recommendation, 1565.
Motion to place bill on calendar not agreed to, 1750.

SCHOOL SYSTEM, by abolishing per capita tax on women, amending act establishing public

House Bill No. 1282.
Read in place in House by Mr. Metcalf, 969.
Referred to Committee on Education, 969.

SCHOOL SYSTEM, by authorizing other form of teacher training in lieu of teachers' institutes in districts of first, second and third classes, amending act establishing public

Senate Bill No. 324.
Read in place in Senate by Mr. Barr, 455.
Referred to Committee on Education, 455.
Reported with amendment, 659.
First reading, 674.
Second reading, 778.
Third reading and final passage, 852.
Returned from House without amendment, 2323.
Signed by President, 2329-2330.
Approved by Governor, 2649.

In House (No. 1145).
Referred to Committee on Education, 905.
Reported without amendment, 1859.
First reading, 1948.
Second reading, 2059.
Third reading and final passage, 2265-2266.
Signed by Speaker, 2345.

SCHOOL SYSTEM, by changing compensation of auditors in school districts of fourth class, amending act establishing public

House Bill No. 657.
Read in place in House by Mr. Burd P. Evans, 511.
Referred to Committee on Education, 511.
Reported without amendment, 903.
First reading, 960.
Second reading, 1080.
Third reading and final passage, 1229-1230.
Returned from Senate without amendment, 2055.
Signed by Speaker, 2072.
Approved by Governor, 2443.

In Senate (No. 712).
Referred to Committee on Education 1252-1253.
Reported without amendment, 1668.
First reading, 1708.
Second reading, 1938.
Third reading and final passage, 1999.
Signed by President pro tempore, 2130.

SCHOOL SYSTEM, by changing tenure of superintendents of schools in school districts of first class, amending act establishing public

House Bill No. 626.
Read in place in House by Mr. Sterling, (by request), 447.
Referred to Committee on Education, 447.

SCHOOL SYSTEM, by changing time school districts shall receive allotments for teachers' salaries, further amending act establishing public

Senate Bill No. 1164.
Read in place in Senate by Mr. Davis, 2716.
Referred to Committee on Education, 2716.

SCHOOL SYSTEM, by conferring sole power of supervision over certain schools upon State Council of Education, amending act establishing public

SCHOOL SYSTEM.—Continued.

Senate Bill No. 792.
Read in place in Senate by Mr. Mansfield, 1608.
Referred to Committee on Education, 1608.
Reported without amendment, 1991.
First reading, 2032.
Second reading, 2123-2124.
Third reading and amended, 2240.
Resumed and passed finally, 2300.
Returned from House without amendment, 4336.
Signed by President, 4555.

In House (No. 1482).
Referred to Committee on Education, 2442.
Reported without amendment, 2696.
First reading, 2756.
Second reading, 2804.
Third reading and final passage, 4453.
Signed by Speaker, 4747.

SCHOOL SYSTEM, by fixing compensation of tax collectors in certain districts, amending act establishing public

Senate Bill No. 985.
Read in place in Senate by Mr. Long, 1913.
Referred to Committee on Education, 1913.
Reported without amendment, 2295.
First reading, 2328.
Second reading, 2429.
Over in its order, 2522-2523, 2638, 2723, 2844.
Third reading and final passage, 2924-2925.

In House (No. 1541).
Referred to Committee on Education, 3036-3037.
Reported with amendment, 3552.
First reading, 3684.
Second reading, 3801.
Third reading and defeated on final passage, 4485-4486.
Motion to reconsider vote on final passage defeated, 4487.

SCHOOL SYSTEM, by fixing per capita tax in districts of second, third and fourth class, at \$2.50 amending act establishing public

House Bill No. 552.
Read in place in House by Mr. Alfred I. Fowler, 420.
Referred to Committee on Education, 420.

SCHOOL SYSTEM, by fixing school term in school districts of fourth class, amending act establishing public

House Bill No. 1341.
Read in place in House by Mr. Lauver, 1006.
Referred to Committee on Education, 1006.
Reported without amendment, 1710.
First reading, 1816-1817.
Second reading, 1863-1864.
Third reading and amended and recommitted, 2066-2067.

SCHOOL SYSTEM, by fixing term of county and district superintendents, amending act establishing public

House Bill No. 1090.
Read in place in House by Mr. Horne, 880.
Referred to Committee on Education, 880.
Reported without amendment, 4565.
First reading, 1645.
Second reading, and recommitted, 1748-1749.

SCHOOL SYSTEM, by fixing term of county superintendents and district superintendents, amending act establishing public

House Bill No. 1090.
Read in place in House by Mr. Horne, 880.
Referred to Committee on Education, 880.

SCHOOL SYSTEM, by fixing term of county and district superintendents, amending act establishing public

Senate Bill No. 439.
Read in place in Senate by Mr. Barr, 603.
Referred to Committee on Education, 603.
Reported without amendment, 1032.
First reading, 1056.
Second reading and amended, 1271-1272.
Third reading and final passage, 1307-1308.
Returned from House without amendment, 2323.

SCHOOL SYSTEM.—Continued.

Signed by President, 2330.
 Concurrent resolution recalling bill from Governor, 2717.
 Resolution returned from House concurred in, 2746.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2815-2816.
 Resumed and passed finally, 2912-2913.
 Returned from House with Senate amendments concurred in, 2960.
 Signed by President pro tempore, 3144.
 Approved by Governor, 3807.

In House (No. 1404).

Referred to Committee on Education, 1491.
 Reported without amendment, 1859.
 First reading, 1948.
 Second reading, 2058-2059.
 Third reading and final passage, 2265.
 Signed by Speaker, 2345.
 Resolution recalling bill from Governor concurred in, 2770.
 Bill returned from Senate with amendments in which House concurred, 3051.
 Signed by Speaker, 3180.

SCHOOL SYSTEM, by permitting the use of grounds and buildings for educational purposes, amending act establishing public

Senate Bill No. 222.

Read in place in Senate by Mr. Barr, 310.
 Referred to Committee on Education, 310.

SCHOOL SYSTEM, by prohibiting school directors from having a financial interest in the manufacture of school supplies, amending act establishing public

Senate Bill No. 799.

Read in place in Senate by Mr. Christley, 1608.
 Referred to Committee on Education, 1608.
 Reported without amendment, 2294.
 First reading, 2326.
 Second reading, 2426.
 Recommitted, 2520.

SCHOOL SYSTEM, by providing for attendance of pupils in schools of any district where parent or guardian pays school taxes, amending act establishing public

House Bill No. 1126.

Read in place in House by Mr. Hetrick, 935.
 Referred to Committee on Education, 935.
 Reported with amendment, 2622.
 First reading, 2677.
 Second reading, 2754.
 Third reading and final passage, 3050.

In Senate (No. 1245).

Referred to Committee on Education, 2962-2963.

SCHOOL SYSTEM, by providing for audit of accounts of second and third class school districts by city, borough or township controller or auditor, amending act establishing public

Senate Bill No. 1456.

Read in place in Senate by Mr. Mansfield, 3674.
 Referred to Committee on Education, 3674.
 Reported without amendment, 3812.
 First reading, 3857.
 Second reading, 3984-3985.
 Third reading and final passage, 4180.
 Returned from House without amendment, 4810.
 Signed by President, 4844.

In House (No. 1755).

Referred to Committee on Education, 4225.
 Reported without amendment, 4451.
 First reading, 4452.
 Second reading, 4588.
 Third reading and final passage, 4795.
 Signed by Speaker, 4931.

SCHOOL SYSTEM, by providing for classification of real estate for purpose of taxation into two classes, amending act establishing public

House Bill No. 1182.

Read in place in House by Mr. Joseph C. Marcus, 938.

SCHOOL SYSTEM.—Continued.

Referred to Committee on Education, 938.
 Reported without amendment, 2696.
 First reading, 2755.
 Second reading and amended, 2802-2803.
 Dropped from calendar by motion, 3255.

SCHOOL SYSTEM, by providing for closing of schools where average attendance is less than ten, amending act establishing public

House Bill No. 643.

Read in place in House by Mr. Woner, 473.
 Referred to Committee on Education, 473.

SCHOOL SYSTEM, by providing for continuous tenure for school teachers, amending act establishing public

Senate Bill No. 614.

Read in place in Senate by Mr. Stites, 979.
 Referred to Committee on Education, 979.
 Reported with amendment, 2384.
 First reading, 2437.
 Second reading and recommitted, 2578.

SCHOOL SYSTEM, by providing for election of school directors and election officers in independent districts, amending act establishing public

House Bill No. 294.

Read in place in House by Mr. Brownmiller, 220.
 Referred to Committee on Education, 220.
 Reported without amendment, 516.
 First reading, 593.
 Second reading, 642-643.
 Third reading and final passage, 707.

In Senate (No. 523).

Referred to Committee on Education, 787.

SCHOOL SYSTEM, by providing for enforcement of compulsory attendance by Philadelphia Municipal Court, amending act establishing public

Senate Bill No. 451.

Read in place in Senate by Mr. Vare, 612-613.
 Referred to Committee on Education, 613.
 Reported without amendment, 659.
 First reading, 675.
 Recommitted, 782.
 Re-reported without amendment, 1303.
 Dropped from calendar by motion, 1618.

SCHOOL SYSTEM, by providing for reopening by State Council of Education of schools where average attendance is twelve or more, amending act establishing public

Senate Bill No. 653.

Read in place in Senate by Mr. Barr, 981.
 Referred to Committee on Education, 981.
 Reported without amendment, 1302.
 First reading, 1320.
 Second reading, 1621-1622.
 Third reading and final passage, 1683-1684.
 Returned from House with amendments, in which Senate concurred, 4805-4806.
 Signed by President, 4846.

In House (No. 1427).

Referred to Committee on Education, 1790.
 Re-referred to Committee on Counties and Townships, 2698.
 Reported with amendment, 4227.
 First reading, 4423.
 Second reading, 4585.
 Third reading and final passage, 4792-4793.
 Returned from Senate with House amendments concurred in, 4895.
 Signed by Speaker, 4929.

SCHOOL SYSTEM, by providing that school employes shall be eligible to office of school director if in another district, amending act establishing public

House Bill No. 880.

Read in place in House by Mr. Goehring, 728.
 Referred to Committee on Education, 728.
 Reported without amendment, 1060.
 First reading, 1064.
 Second reading, 1344.
 Third reading and final passage, 1549.

SCHOOL SYSTEM.—Continued.

Returned from Senate without amendment, 2463.
Signed by Speaker, 2491.
Approved by Governor, 2974.

In Senate (No. 837).

Referred to Committee on Education, 1637.
Reported without amendment, 1991.
First reading, 2033.
Second reading, 2124.
Over in its order, 2241, 2312.
Third reading and final passage, 2410-2411.
Signed by President, 2513.

SCHOOL SYSTEM, by providing that school grounds and buildings may be used for proper educational purposes, amending act establishing public

House Bill No. 375.

Read in place in House by Mr. Horne, 252.
Referred to Committee on Education, 252.
Reported without amendment, 324.
First reading, 350.
Second reading and amended, 433-434.
Third reading and final passage, 475.

In Senate (No. 857).

Referred to Committee on Education, 471.

SCHOOL SYSTEM, by providing that secretary of board of school directors must be resident of district, amending act establishing public

House Bill No. 1226.

Read in place in House by Mr. Allen J. Stevens, 941.
Referred to Committee on Education, 941.
Reported without amendment, 1710.
First reading, 1816.
Second reading, 1950.
Third reading and final passage, 2088-2089.
Returned from Senate with amendment, in which House concurred, 4132.

In Senate (No. 1031).

Referred to Committee on Education, 2133.
Reported with amendment, 3492.
First reading, 3546-3547.
Second reading, 3661-3662.
Third reading and final passage, 3830.
Returned from House with Senate amendments concurred in, 3991.
Signed by President, 4553.

SCHOOL SYSTEM, by providing that State payments to school districts shall be made on basis of true valuation per teacher of assessable real property, further amending section 1210 of act establishing public

House Bill No. 1229.

Read in place in House by Mr. Horne, 941.
Referred to Committee on Education, 941.
Reported with amendment, 1060.
First reading, 1063-1064.
Second reading and amended, 1341-1344.
Third reading and postponed, 1546-1549.
Resumed on third reading and amended, 1560-1561.
Resumed and passed finally, 1648-1654.
Returned from Senate with amendments in which House concurred, 2753.
Signed by Speaker, 2908.
Approved by Governor, 3876.

Remarks on, by

Edmonds, 1651-1653.
Sarig, 1653.
Horne, 1653.

In Senate (No. 896).

Referred to Committee on Education, 1155.
Reported without amendment, 1990.
First reading, 2033-2034.
Over in its order, 2125-2126.
Second reading and amended, 2248-2251.
Recommitted, 2313.
Re-reported with amendment, 2508.
Over in its order, 2634.
Third reading and final passage, 2664-2667.

SCHOOL SYSTEM.—Continued.

Returned from House with Senate amendments concurred in, 2742.
Signed by President, 2825.

Remarks on, by

Barr, 2666-2667.

SCHOOL SYSTEM, by providing that State payments to school districts shall be made on a basis of true valuation per teacher of assessable real property, further amending act establishing public

Senate Bill No. 581.

Read in place in Senate by Mr. Barr, 857.
Referred to Committee on Education, 857.
Reported with amendment, 1056.
First reading, 1057.
Second reading, 1273-1276.
Third reading and final passage, 1309-1310.

In House (No. 1409).

Referred to Committee on Education, 1491.

SCHOOL SYSTEM, by providing that superintendents and teachers are ineligible as officers on school board, amending act establishing public

House Bill No. 1297.

Read in place in House by Mr. Horne, 970.
Referred to Committee on Education, 970.
Reported with amendment, 1492.
First reading, 1569.
Second reading, 1730.
Third reading and final passage, 1849.
Returned from Senate without amendment, 2361.
Signed by Speaker, 2450-2451.
Approved by Governor, 2974.

In Senate (No. 966).

Referred to Committee on Education, 1907.
Reported without amendment, 1991.
First reading, 2034.
Over in its order, 2128.
Second reading, 2251.
Third reading and final passage, 2314.
Signed by President pro tempore, 2434-2435.

SCHOOL SYSTEM, by providing that superintendents re-elected after four-year term may be elected for a term to continue indefinitely without re-election, amending act establishing public

House Bill No. 1298.

Read in place in House by Mr. Horne, 970-971.
Referred to Committee on Education, 971.
Reported with negative recommendation, 1493.

SCHOOL SYSTEM, by providing that superintendents re-elected after four-year term are permitted to serve indefinitely without re-election, amending act establishing public

Senate Bill No. 651.

Read in place in Senate by Mr. Barr, 981.
Referred to Committee on Education, 981.
Reported with amendment, 3679-3680.

SCHOOL SYSTEM, by substituting other forms of teacher training in lieu of teachers' institutes in districts of first, second and third classes, amending act establishing public

House Bill No. 666.

Read in place in House by Mr. Horne, 512.
Referred to Committee on Education, 512.
Reported without amendment, 941.
First reading, 1012.
Second reading, 1086-1087.
Third reading and final passage, 1231-1232.

In Senate (No. 713).

Referred to Committee on Education, 1253.

SCHOOL SYSTEM, by transferring all functions relative to medical inspection of schools from Department of Health to Department of Public Instruction, amending act establishing public

Senate Bill No. 885.

Read in place in Senate by Mr. Woodward, 1670.
Referred to Committee on Finance, 1670.

SCHOOL SYSTEM, with regard to assessment of property in school districts of third and fourth classes, amending act establishing public

Senate Bill No. 129.

Read in place in Senate by Mr. Barr, 164.
Referred to Committee on Education, 164.
Reported without amendment, 384.
First reading, 413.
Second reading, 462-463.
Third reading and final passage, 497.
Returned from House without amendment, 1632.
Signed by President pro tempore, 1671.
Approved by Governor, 2215.

In House (No. 752).

Referred to Committee on Education, 530.
Reported without amendment, 944.
First reading, 1015-1016.
Second reading, 1187.
Third reading and final passage, 1486.
Signed by Speaker, 1758.

SCHOOL SYSTEM, with regard to auditing of accounts where district is comprised of two or more municipal districts, amending act establishing public

House Bill No. 220.

Read in place in House by Mr. Sarig, 172.
Referred to Committee on Education, 172.
Reported without amendment, 255.
First reading, 271.
Second reading, 299.
Third reading and amended, 327.
Resumed and passed finally, 348-349.
Returned from Senate without amendment, 529.
Signed by Speaker, 591.
Approved by Governor, 795.

In Senate (No. 271).

Referred to Committee on Education, 365.
Reported without amendment, 384.
First reading, 415.
Second reading, 467.
Third reading and final passage, 501.
Signed by President, 582.

SCHOOL SYSTEM, with regard to basis for cost of tuition of pupils residing in another district, amending act establishing public

House Bill No. 162.

Read in place in House by Mr. J. G. Marshall, 142.
Referred to Committee on Education, 142.
Reported with amendment, 232.
First reading, 238.
Second reading, 299.
Third reading and final passage, 327.
Returned from Senate without amendment, 2156.
Signed by Speaker, 2260.
Concurrent resolution recalling bill from Governor, 2592.
Resolution returned from Senate concurred in, 2673.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 3007.
Resumed and passed finally, 3183.
Returned from Senate with House amendments concurred in, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3878.

In Senate (No. 228).

Referred to Committee on Education, 319.
Reported without amendment, 1301.
First reading, 1318-1319.
Second reading and recommitted, 1614.
Re-reported without amendment, 1989.
Third reading and final passage, 2109.
Signed by President, 2213.
Signed by President pro tempore, 2440.
Resolution recalling bill from Governor concurred in, 2585.
Bill returned from House with amendments in which Senate concurred, 3146-3147.
Signed by President, 3426.

SCHOOL SYSTEM, with regard to classification of school districts according to census, amending act establishing public

House Bill No. 1258.

Read in place in House by Mr. Haines, 968.
Referred to Committee on Education, 968.
Reported without amendment, 1565.
First reading, 1644.
Second reading and amended, 1747-1748.
Third reading and final passage, 1975-1976.
Returned from Senate without amendment, 2747.
Signed by Speaker, 2908.
Approved by Governor, 3876.

In Senate (No. 1012).

Referred to Committee on Education, 2030.
Reported without amendment, 2383.
First reading, 2438.
Second reading, 2582.
Third reading and final passage, 2638.
Signed by President, 2825.

SCHOOL SYSTEM, with regard to dismissal of teachers, amending act establishing public

House Bill No. 630.

Read in place in House by Miss Bentley, 472.
Referred to Committee on Education, 472.
Reported with negative recommendation, 3552.
Placed on calendar by motion, 3907-3909.
First reading, 4104.
Second reading and amended, 4243-4244.
Special order, 4468.
Third reading and defeated on final passage, 4623-4626.

Remarks on, by

Horne, 3907-3908.
Miller, 3908.
Woner, 3908.
Bentley, Miss, 3908, 4624.
McCurdy, 3908.
Marshall, John G., 3908-3909, 4623-4624.
Hall, 3909.
Gibbon, 4624.
Peelor, 4624-4625.
Wright, 4625-4626.

SCHOOL SYSTEM, with regard to election of county superintendents, amending act establishing public

Senate Bill No. 223.

Read in place in Senate by Mr. Barr, 310.
Referred to Committee on Education, 310.
Reported without amendment, 383.
First reading, 414.
Second reading, 464-466.
Recommitted, 467.

SCHOOL SYSTEM, with regard to levy of taxes in certain districts, amending act establishing public

House Bill No. 942.

Read in place in House by Mr. Ludlow, 791.
Referred to Committee on Judiciary Local, 791.
Reported without amendment, 904.
First reading, 961.
Second reading, 1240-1241.
Third reading and recommitted, 1523.

SCHOOL SYSTEM, with regard to payment of board and lodging of pupils in fourth class districts in lieu of transportation, amending section 1406 of act establishing public

House Bill No. 1295.

Read in place in House by Mr. Horne, 970.
Referred to Committee on Education, 970.
Reported without amendment, 1330.
First reading, 1566.
Second reading and amended, 2200-2201.
Dropped from calendar by motion, 2353-2354.

SCHOOL SYSTEM, with regard to per capita tax on male and female residents in school districts of second, third and fourth classes amending act establishing public

House Bill No. 163.

Read in place in House by Mr. Stavitski, 142.
Referred to Committee on Education, 142.
Reported negative recommendation, 904.

SCHOOL SYSTEM, with regard to qualifications of district superintendents, amending act establishing public

Senate Bill No. 701.

Read in place in Senate by Mr. Joyce, 1057.
Referred to Committee on Education, 1057.

SCHOOL SYSTEM, with regard to suspension of sentence of parents unable to pay fines, amending act establishing public

House Bill No. 804.

Read in place in House by Mr. Millar, 676.
Referred to Committee on Education, 676.
Reported with negative recommendation, 1859.

SCHOOLS, CONSOLIDATED, by authorizing State Council of Education to establish joint consolidated schools, amending act providing for establishment and regulation of

Senate Bill No. 654.

Read in place in Senate by Mr. Barr, 981.
Referred to Committee on Education, 981.
Reported without amendment, 1302.
First reading, 1320.
Second reading, 1622-1623.
Third reading and final passage, 1684.
Returned from House without amendment, 2822.
Signed by President pro tempore, 2959.
Concurrent resolution recalling bill from Governor, 3543.
Resolution returned from House concurred in, 3650.
Resolution approved by Governor and bill recommitted to Committee on Education, 3946.

In House (No. 1428).

Referred to Committee on Education, 1790.
Reported without amendment, 2363.
First reading, 2456.
Second reading, 2498.
Third reading and final passage, 2778-2779.
Signed by Speaker, 3034.
Resolution recalling bill from Governor concurred in, 3592.

SCHOOLS, CONSOLIDATED, with regard to payment by State of transportation of pupils from one school to another, amending act providing for establishment and regulation of

House Bill No. 1312.

Read in place in House by Mr. George W. Williams, 972.
Referred to Committee on Education, 972.
Reported without amendment, 1492.
First reading, 1568.
Second reading and amended, 1727-1728.
Third reading and final passage, 1846-1847.
Returned from Senate without amendment, 2332.
Signed by Speaker, 2360.
Concurrent resolution recalling bill from Governor, 2714.
Resolution returned from Senate concurred in, 2769.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2976.
Resumed and passed finally, 3181-3183.
Returned from Senate with House amendments concurred in, 3243.
Signed by Speaker, 3488.
Approved by Governor, 3878.

In Senate (No. 967).

Referred to Committee on Education, 1907.
Reported without amendment, 1990.
First reading, 2034.
Second reading, 2128.
Third reading and final passage, 2243-2244.
Signed by President pro tempore, 2435.
Resolution recalling bill from Governor concurred in, 2714.
Bill returned from House with amendments in which Senate concurred, 3147-3148.
Signed by President, 3427.

SCHOOLS, NORMAL, amending part of section 2 of General Appropriation Act of 1921, relative to liquidation of debt of

SCHOOLS, NORMAL.—Continued.

Senate Bill No. 1070.

Read in place in Senate by Mr. Huffman, 2228.
Referred to Committee on Appropriations, 2228.
Reported without amendment, 2297.
First reading, 2329.
Second reading, 2431.
Third reading and final passage, 2524.
Returned from House without amendment, 3668.
Signed by President, 3945.
Approved by Governor, 4993.

In House (No. 1503).

Referred to Committee on Appropriations, 2697.
Reported without amendment, 2973.
First reading, 3159.
Second reading, 3266.
Third reading and final passage, 3711.
Signed by Speaker, 4099.

SCHOOLS, NORMAL, authorizing transfer of property and franchises of certain schools and academies to

Senate Bill No. 188.

Read in place in Senate by Mr. Christley, 276.
Referred to Committee on Education, 276.
Reported with amendment, 1031.
First reading, 1057.
Over in its order, 1270.
Recommitted, 1310-1311.

SCHOOLS, PUBLIC AND PRIVATE, requiring teaching of Constitution of United States in

Senate Bill No. 509.

Read in place in Senate by Mr. Barr, 763.
Referred to Committee on Education, 763.
Reported without amendment, 1031.
First reading, 1056.
Second reading, 1273.
Third reading and final passage, 1308.
Returned from House without amendment, 2960.
Signed by President pro tempore, 3144.
Approved by Governor, 3808.

In House (No. 1407).

Referred to Committee on Education, 1491.
Reported without amendment, 2622.
First reading, 2677.
Second reading, 2755.
Third reading and final passage, 3055-3056.
Signed by Speaker, 3180.

SCHOOLS, PUBLIC, communication from the Governor to the House of Representatives, relative to estimate of funds for, 531-533.

SCHOONOVER, MRS. ANNA D., Postmistress of House, presentation of testimonial to, 5136.

SCHUYLKILL COUNTY (see highway, Representative Districts).

SCHWARTZ, JOSEPH H., Representative from Luzerne County (Fifth District)

Bills reported by

No. 219.

Joint resolution proposing amendment to Constitution, authorizing the granting of free passes to clergymen, 266.

No. 700.

Joint resolution proposing amendment to Constitution of Pennsylvania, providing for a State budget system, 732.

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Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 1760.

No. 1125.

Amending act consolidating law relating to State Library and Museum, 1529.

Election returns, 30.

Member of conference committee, 3595.

SCHWARTZ, JOSEPH H.—Continued.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 289, 3783.

Oath of office administered to, 34.

Reasons for vote on

House resolution protesting against the seating arrangement of the Democratic Members in the House, 136.

Remarks by, on

Bill No. 515, Limiting rent as a preferred claim, 1021-1022.

Bill No. 868, Regulating boxing and wrestling, 1975.

SCRANTON (see poor district).

SCRIP (see taxes).

SEATING ARRANGEMENT of Democratic Members, resolution (House) by Rhodes, protesting against, 124; motion adopted to lay resolution upon table, 135-136.

SEATING ARRANGEMENT of Members of House, resolution (House) by Dunn, relating to, 137; adopted by House, 137. Remarks on, by Golder, 137.

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SECRETARY OF INTERNAL AFFAIRS, election returns of, presented to Senate, 10.

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SECRETARY OF INTERNAL AFFAIRS, report of, presented to House, 1946; appendix, 5434.

SECRETARY OF SENATE, appointments made by, 81-82.

SECRETARY OF SENATE, resolution (Senate) by Weaver, authorizing election of W. Harry Baker, as, 12.

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SECRETARY TO GOVERNOR, notification to Senate of appointment of P. Stephen Stahlnecker as, 76; to House, 86.

SECURITIES and creating Commission, regulating sale of certain

Senate Bill No. 35.

Read in place in Senate by Mr. Derrick, 95.

Referred to Committee on Banks and Building and Loan Associations, 95.

SECURITIES COMMISSION and regulating investment companies, creating

Senate Bill No. 68.

Read in place in Senate by Mr. Snyder, 105.

Referred to Committee on Banks and Building and Loan Associations, 105.

SECURITIES, regulating issuance stocks and other securities, and business of selling and dealing in

Senate Bill No. 603.

Read in place in Senate by Mr. Betts, 978.

Referred to Committee on Banks and Building and Loan Associations, 978.

SECURITIES, regulating sale of

House Bill No. 236.

Read in place in House by Mr. Baldi, 182.

Referred to Committee on Banks and Banking, 182.

SECURITIES, regulating sale of

House Bill No. 354.

Read in place in House by Mr. Irvin, 236.

Referred to Committee on Banks and Banking, 236.

SECURITIES, regulating sale of

Senate Bill No. 51.

Read in place in Senate by Mr. Betts, 97.

Referred to Committee on Banks and Building and Loan Associations, 97.

SECURITIES, regulating sale of

Senate Bill No. 101.

Read in place in Senate by Mr. Clark, 147.

Referred to Committee on Banks and Building and Loan Associations, 147.

Reported with amendment, 2091.

First reading, 2133.

Recommitted, 2244.

Re-reported with amendment, 2296-2297.

Second reading, 2414-2419.

Recommitted to Committee on Appropriations, 2517.

Re-reported with amendment, 2829.

Over in its order, 2965.

Third reading and amended, 3082-3087.

Resumed, vote on third reading reconsidered and bill amended, 3295-3299.

Resumed and passed finally, 3494-3498.

Returned from House with amendments and laid over under the rules, 4199.

Returned from House with amendments in which Senate non-concurred, 4289-4295.

Returned from House with amendments adhered to and notice of appointment of conference committee, 4333-4334.

Senate appoints conference committee, 4334.

Report of conference committee presented, 4662.

Report of conference committee adopted, 4671-4678.

Returned from House with notice of adoption of conference committee report, 4693.

Signed by President, 4712.

Remarks on, by

Barr, 2965-2966, 3086, 4293-4295, 4675-4678.

Clark, 3086-3087, 4677-4678.

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Referred to Committee on Appropriations, 3563.

Reported with amendment, 3681.

First reading, 3790.

Motion to recommit to Committee on Banks and Banking defeated, 3860-3861.

Second reading and amended, 3889-3894.

Third reading and final passage, 4247-4253.

Returned from Senate with House amendments non-concurred in, and House appoints conference committee, 4431.

Returned from Senate with non-concurrence adhered to and notice of appointment of conference committee, 4455.

Signed by Speaker, 4799-4800.

Returned from Senate with notice of adoption of conference committee report, and House adopts report, 4914-4918.

Remarks on, by

Marcus, Joseph C., 3860-3861, 4251.

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SEDUCTION by granting mother joint right of action with father, amending act to punish

Senate Bill No. 756.

Read in place in Senate by Mr. Stites, 1260.

Referred to Committee on Judiciary General, 1260.

SEILER, CLARENCE E., Chief Page of House, presentation of testimonial to, 5136.

SEMAPHORES on certain highways, prohibiting erection of standards or

House Bill No. 706.

Read in place in House by Mr. Stavitski, 584.
Referred to Committee on Public Roads, 584.

SENATE AND SENATORS (see committee, election, officers).

SENATE LIBRARIAN, resolution (Senate) by Weaver, authorizing election of Herman P. Miller as, 12.

SENATE OFFICERS AND EMPLOYEES, making deficiency appropriation for payment of salaries of

Senate Bill No. 1209.

Read in place in Senate by Mr. Smith, 2832.
Referred to Committee on Appropriations, 2832.
Reported without amendment, 2834.
First reading, 2861-2862.
Second reading, 2951.
Third reading and final passage, 3111.
Returned from House without amendment, 3651.
Signed by President pro tempore, 3667.
Approved by Governor, 3807.

In House (No. 1596).

Referred to Committee on Appropriations, 3245.
Reported without amendment, 3245.
First reading, 3245-3246.
Second reading, 3267.
Third reading and final passage, 3596.
Signed by Speaker, 3737.

SENATORIAL DISTRICTS, by changing the Seventeenth District, amending act apportioning the State into

Senate Bill No. 411.

Read in place in Senate by Mr. Homsher, 581.
Referred to Committee on Legislative Apportionment, 581.
Reported without amendment, 659.
First reading, 675.
Second reading, 782.
Third reading and final passage, 855.
Returned from House without amendment, 1633.
Signed by President pro tempore, 1671.
Approved by Governor, 2215.

In House (No. 1151).

Referred to Committee on Legislative Apportionment, 905.
Reported without amendment, 962.
First reading, 1016.
Second reading, 1187.
Third reading and final passage, 1487-1488.
Signed by Speaker, 1758.

SERGEANTS-AT-ARMS who suffered serious financial loss by destruction of their automobiles by fire, resolution (House) by Dunn, extending sympathy of House to, 2809.

SERVICE OF PROCESS from courts of common pleas or other courts of record, regulating

House Bill No. 1167.

Read in place in House by Mr. Baldi, 936.
Referred to Committee on Judiciary General, 936.

SERVICE OF PROCESS (see corporations, county controllers, writs).

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SESSIONS, JOINT, 38, 111-114; 206-209; 1066-1072; 2341-2344; 3011-3012; 5149-5150.

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SESQUI-CENTENNIAL ANNIVERSARY, amending act for better government of cities of first class, by making it lawful to incur indebtedness for

Senate Bill No. 1171.

Read in place in Senate by Mr. Daix, 2717.
Referred to Committee on Judiciary Special, 2717.
Reported without amendment, 2743.
First reading, 2745.
Second reading and amended, 2855-2856.
Third reading and final passage, 2968.
Returned from House without amendment, 4545.
Signed by President, 4661.

SESQUI-CENTENNIAL ANNIVERSARY.—Continued.

In House (No. 1548).

Referred to Committee on Judiciary Special, 3204.
Reported without amendment, 3552.
First reading, 3684.
Second reading, 3800.
Third reading and final passage, 4484-4485.
Signed by Speaker, 4750.

SESQUI-CENTENNIAL EXHIBITION ASSOCIATION, at Philadelphia, making appropriation to

House Bill No. 1087.

Read in place in House by Mr. Andrew F. Stevens, 879.
Referred to Committee on Appropriations, 879.

SESQUI-CENTENNIAL EXHIBITION ASSOCIATION, making appropriation to

Senate Bill No. 504.

Read in place in Senate by Mr. Daix, 763.
Referred to Committee on Appropriations, 763.
Reported without amendment, 2092.
First reading and recommitted, 2134.
Re-reported without amendment, 2225.
Second reading and recommitted, 2316.
Re-reported with amendment, 4194.
Third reading and defeated on final passage, 4517.
Vote on final passage reconsidered and bill defeated on final passage, 4695-4696.

Remarks on, by

Buckman, 4517, 4695.
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SHAD (see fish).

SHAMBACH, THOMAS F., Representative from Snyder County

Amendments offered by, to

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 840-841.

Bill reported by

No. 476.
Creating County Planning Commission, 538.

Election returns, 31.

Leave of absence granted, 3681.

Member of standing committees, 87-91.

Motion by, to

Reconsider vote on Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 839-840.

Oath of office administered to, 34.

Reasons for vote on

Bill No. 850, Amending act regulating employment of females, 2708-2709.

Remarks by, on

Bill No. 158, Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 241-242.

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 840-841, 3032.

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SHERIDAN, THOMAS, Representative from Luzerne County, (Third District)

SHERIDAN, THOMAS.—Continued.

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Election returns, 80.

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SHERIFF AND SHERIFFS (see ballot-boxes, boroughs, county police, election, riots).

SHERIFF, CHIEF DEPUTY, to perform duties of sheriff until appointment is officially revoked, empowering

Senate Bill No. 347.
Read in place in Senate by Mr. Buckman, 457.
Referred to Committee on Judiciary General, 457.
Reported without amendment, 660.
First reading, 674-675.
Second reading and amended, 781.
Third reading and final passage, 855.
Returned from House without amendment, 2822.
Signed by President pro tempore, 2959.
Approved by Governor, 3807.

In House (No. 1150).
Referred to Committee on Judiciary General, 905.
Reported without amendment, 2445.
First reading, 2499.
Second reading, 2614.
Third reading and final passage, 2782.
Signed by Speaker, 3034.

SHERIFF'S ASSISTANTS, requiring certain compensation and expenses of

Senate Bill No. 344.
Read in place in Senate by Mr. Buckman, 457.
Referred to Committee on Judiciary General, 457.

SHERIFF'S SOLICITOR, authorizing sheriffs in counties of first, second, third, fourth and fifth classes to appoint

Senate Bill No. 342.
Read in place in Senate by Mr. Buckman, 456.
Referred to Committee on Judiciary General, 456.
Reported without amendment, 660.
First reading, 674.
Second reading and amended, 779.
Recommitted, 853.

SHERIFF'S SOLICITOR in counties of fourth class, authorizing appointment of

Senate Bill No. 589.
Read in place in Senate by Mr. Sisson, 868.
Referred to Committee on Judiciary General, 868.
Reported without amendment, 1032.
First reading, 1058.
Over in its order, 1276.
Second reading, 1314.
Third reading and final passage, 1611.
Returned from House without amendment, 2220.
Signed by President, 2294.
Approved by Governor, 2825.

In House (No. 1415).
Referred to Committee on Judiciary General, 1759.
Reported without amendment, 1828.
First reading, 1874.
Second reading, 1973.
Third reading and final passage, 2197-2198.
Signed by Speaker, 2331.

SHERIFFS, amending act regulating fees of

Senate Bill No. 345.
Read in place in Senate by Mr. Buckman, 457.
Referred to Committee on Judiciary General, 457.
Reported without amendment, 659.

SHERIFFS.—Continued.

First reading, 674.
Second reading and amended, 780.
Third reading and final passage, 854.
Returned from House without amendment, 2821.
Signed by President pro tempore, 2959.
Approved by Governor, 3807.

In House (No. 1148).
Referred to Committee on Judiciary General, 905.
Reported with amendment, 2445.
First reading, 2499.
Second reading, 2614.
Third reading and final passage, 2782.
Signed by Speaker, 3034.

SHERIFFS and deputy sheriffs in counties of seventh class, fixing salary of

Senate Bill No. 39.
Read in place in Senate by Mr. Culbertson, 96.
Referred to Committee on New Counties and County Seats, 96.
Reported without amendment, 147.
First reading, 166.
Over in its order, 190.
Recommitted, 215.
Re-reported without amendment, 844.
Recommitted, 988.

SHERIFFS, fixing mileage chargeable by

Senate Bill No. 341.
Read in place in Senate by Mr. Buckman, 456.
Referred to Committee on Judiciary General, 456.
Reported without amendment, 659.
First reading, 674.
Second reading and amended, 778-779.
Third reading and final passage, 853.
Returned from House with amendments, in which Senate concurred, 2820.
Signed by President pro tempore, 2958.
Approved by Governor, 3807.

In House (No. 1146).
Referred to Committee on Judiciary General, 905.
Reported with amendment, 2465.
First reading, 2501.
Second reading, 2618.
Third reading and final passage, 2790-2791.
Returned from Senate with House amendments concurred in, 2977.
Signed by Speaker, 3034.

SHERIFFS in counties of sixth class, and providing for payment for care and maintenance of prisoners where sheriff is jail warden, fixing salary of

Senate Bill No. 1522.
Read in place in Senate by Mr. Huffman, 3995.
Referred to Committee on New Counties and County Seats, 3995.
Reported without amendment, 3996.
First reading, 4006.
Second reading, 4211-4212.
Third reading and final passage, 4316.

In House (No. 1770).
Referred to Committee on Counties and Townships, 4471.

SHERIFFS in counties of eighth class, and providing for payment for care and maintenance of prisoners where sheriff is jail warden, fixing salary of

Senate Bill No. 41.
Read in place in Senate by Mr. Culbertson, 96.
Referred to Committee on New Counties and County Seats, 96.
Reported without amendment, 147.
First reading, 166.
Second reading, 190.
Over in its order, 213.
Recommitted, 278.
Re-reported with amendment, 309.
Third reading and final passage, 357.
Returned from House without amendment, 783.
Signed by President pro tempore, 849.
Vetoed by Governor, 1254.

SHERIFFS.—Continued.

In House (No. 618).

Referred to Committee on New Counties and Townships, 440.
Reported without amendment, 540.
First reading, 597.
Second reading, 658.
Third reading and final passage, 725.

SHERIFFS in counties of eighth class, and providing for payment for care and maintenance of prisoners where sheriff is jail warden, fixing salary of

Senate Bill No. 770.

Read in place in Senate by Mr. Culbertson, 1304.
Referred to Committee on New Counties and County Seats, 1304.
Reported without amendment, 1318.
First reading, 1322.
Second reading, 1629.
Third reading and final passage, 1689.
Returned from House without amendment, 2822.
Signed by President pro tempore, 2959.
Approved by Governor, 3410.

In House (No. 1430).

Referred to Committee on Counties and Townships, 1790.
Reported without amendment, 2363.
First reading, 2456.
Second reading, 2498.
Third reading and final passage, 2778.
Signed by Speaker, 3035.

SHERIFFS, STATE ASSOCIATION OF, authorizing counties to organize

Senate Bill No. 346.

Read in place in Senate by Mr. Buckman, 457.
Referred to Committee on Judiciary General, 457.
Reported without amendment, 659.
First reading, 674.
Second reading and amended, 780-781.
Third reading and final passage, 854-855.
Returned from House with amendments, in which Senate concurred, 3836-3837.
Signed by President, 3945.

In House (No. 1149).

Referred to Committee on Judiciary General, 905.
Reported with amendment, 2445.
First reading, 2499.
Second reading, 2615.
Third reading and postponed, 2782-2783.
Resumed, vote on third reading reconsidered and bill amended, 3012.
Resumed on final passage and postponed, 3249-3250.
Resumed and defeated on final passage, 3591.
Vote by which bill was defeated on final passage reconsidered and bill passed finally, 3871.
Returned from Senate with House amendments concurred in, 4007.
Signed by Speaker, 4099.

SHERIFFS, with regard to interpleader when rule is absolute, amending act relating to proceedings where goods or chattels have been levied upon or seized by

Senate Bill No. 343.

Read in place in Senate by Mr. Buckman, 456-457.
Referred to Committee on Judiciary General, 457.
Reported without amendment, 660.
First reading, 674.
Second reading and amended, 779-780.
Third reading and final passage, 853-854.
Returned from House with amendments in which Senate concurred, 2820.
Signed by President pro tempore, 2959.
Approved by Governor, 3807.

In House (No. 1147).

Referred to Committee on Judiciary General, 905.
Reported with amendment, 2465.
First reading, 2501.
Second reading, 2618.
Third reading and final passage, 2791.

SHERIFFS.—Continued.

Returned from Senate with House amendments concurred in, 2977.
Signed by Speaker, 3034.

SHOOTING GALLERIES (see tax).

SIDEWALKS, DANGEROUS, and providing for cost of collection thereof to be paid by abutting property owners, authorizing cities and boroughs to make emergency repairs to

Senate Bill No. 1170.

Read in place in Senate by Stites, 2717.
Referred to Committee on Municipal Affairs, 2717.
Reported without amendment, 2965.
First reading, 2970.
Second reading, 3135.
Over in its order, 3365.
Third reading and amended, 3506.
Resumed and passed finally, 3601.
Returned from House with amendment, in which Senate concurred, 4842-4843.
Signed by President, 4844.

In House (No. 1660).

Referred to Committee on Municipal Corporations, 3783.
Reported with amendment, 4463.
First reading, 4576.
Second reading, 4735.
Third reading and final passage, 4900.
Returned from Senate with House amendments concurred in, 4902.
Signed by Speaker, 4931.

SIDEWALKS (see townships).

SIGN AND SIGNS (see fish, forestry, highways, maps, tax).

SIGNS on State highways at boundary lines of Commonwealth, providing for erection of

House Bill No. 210.

Read in place in House by Mr. Dunn, 171.
Referred to Committee on Public Roads, 171.

SIMON H. BARNES MEMORIAL HOSPITAL (see appropriation).

SINKING FUND as loan to pay certain debts of the Commonwealth, amending act of 1874, relating to State Treasurer and Commissioners of the Sinking Fund, by providing for temporary transfer of moneys from

Senate Bill No. 1472.

Read in place in Senate by Mr. Vare, 3813.
Referred to Committee on Appropriations, 3813.
Reported without amendment, 3855.
First reading, 3858.
Second reading, 3985-3986.
Over in its order, 4181.
Third reading and final passage, 4199-4200.
Returned from House without amendment, 4702.
Signed by President, 4713.

Remarks on, by
Vare, 4199.

In House (No. 1764).

Referred to Committee on Appropriations, 4283.
Reported without amendment, 4451.
First reading, 4451.
Second reading, 4579.
Third reading and final passage, 4764-4765.
Signed by Speaker, 4801.

SISSON, A. E., Senator from Forty-ninth District, (Erie County)

Amendments offered by, to

Bill No. 131, Validating certain proceedings and elections of counties and municipalities, 458.

Bill No. 847, (House No. 959), Repealing act providing for the licensing of dogs, 4184.

Bills introduced by

No. 148.

Validating certain proceedings and elections of counties and municipalities pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 188.

SISSON, A. E.—Continued.

No. 187.

Making an appropriation to Saint Vincent's Hospital Association, of Erie, 276.

No. 589.

Authorizing sheriff to appoint a solicitor in counties of fourth class, 868.

No. 746.

Providing that a portion of fines and forfeitures in counties of fourth class shall be used for support of a law library, 1259.

No. 1065.

Amending act establishing State Highway Department, by changing route 85, from Meadville to Ohio State line, 2227.

Bills reported by

No. 140, (House No. 146).

Amending act validating exercise of franchise of certain manufacturing corporations and land companies, 211-212.

No. 269, (House No. 26).

Amending act relating to distribution of property of persons dying intestate, 493.

No. 439.

Amending act establishing public school system, by fixing term of county and district superintendents, 1032.

No. 671, (House No. 719).

Amending act prescribing powers and duties of the Bureau of Markets in the Department of Agriculture, by regulating manufacture of standard containers, 2507.

No. 712, (House No. 657).

Amending act establishing public school system, by changing compensation of auditors in school districts of fourth class, 1668.

No. 847, (House No. 959).

Repealing act providing for licensing of dogs, 3996.

No. 961, (House No. 1224).

Authorizing service of writs of summons and regulating service of process in any county, 2295-2296.

No. 1111, (House No. 352).

Amending act relating to the licensing of dogs, 2910.

No. 1248, (House No. 1318).

Imposing State tax on premiums paid into the State Workmen's Insurance Fund, 3545.

No. 1386.

Establishing Children's Court of Philadelphia, 3599.

No. 1475.

Further amending act regulating operation of motor vehicles, by providing additional requirements with regard to lights upon motor vehicles, 3996.

Leave of absence granted, 103, 601.

Member of standing committees, 78-80.

Motion by, to

Adjourn, 3427.

Recommit Bill No. 694, (House No. 515), Limiting rent as a preferred claim, 1927.

Reconsider vote on Bill No. 131, Validating certain proceedings and elections of counties and municipalities, 458.

Remarks by, at

Memorial session for late Hon. William E. Crow, 2657-2658.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 564-565.

Bill No. 699, (House No. 857), Providing for lapsing of unexpended balances of appropriations, 4997.

SISSON, A. E.—Continued.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4525-4526.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4986.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3955.

Resolution offered by

Tendering thanks of Senate to all Senate officers and employees for able performance of their duties, 5023-5024.

SLATE COMMITTEE, reports of, 106, 170, 412, 669.

SLOT MACHINES (see tax).

SMITH, FRANK A., Senator from Fifteenth District, (Dauphin County)

Amendments offered by, to

Bill No. 15, Relating to retirement of State employees, 1263.

Bill No. 143, Amending act regulating primary election, by providing for equal representation of women on party committees, 460, 568.

Bill No. 242, Amending act regulating practice of osteopathy, 607.

Bill No. 554, Amending act regulating the practice of medicine and surgery, 2246.

Bill No. 918, (House No. 377), Amending act creating State Board of Undertakers in cities of first, second and third classes, 3542.

Bill No. 949, (House No. 1075), For the prevention and treatment of mental diseases, 3374.

Bill No. 990, To preserve the purity of source of public water supply, 3829.

Bill No. 1106, Amending act establishing boards of health in boroughs and townships of first class, 3385.

Bill No. 1495, (House No. 337), Making appropriation to Sylvan Heights Home for Orphan Girls, of Harrisburg, 4187.

Bills introduced by

No. 13.

Providing for appeals to Superior Court from certain orders, judgments and sentences of Allegheny County Court, and Philadelphia Municipal Court, 83.

No. 14.

Amending act of 1899, relative to Superior Court, with regard to appeals from other courts when value of property does not exceed \$2,500, 83.

No. 15.

Relating to retirement of State employees, 83.

No. 66.

Making appropriation to Inaugural Committee, 103.

No. 88.

To repeal act authorizing State Treasurer to appoint a Deputy State Treasurer and Commissioner or Trusts, 119.

No. 89.

Authorizing State Treasurer to procure bonds for State officers and employees, 119.

No. 142.

Supplement to act regulating business of loaning money in sums of \$300 or less, 187.

SMITH, FRANK A.—Continued.

No. 143.

Amending act regulating certain political parties and election of delegates, by providing that women shall have equal representation on party committees, 187-188.

No. 163.

Organizing Banking Department, 212.

No. 164.

To consolidate the law relating to banks and trust companies, 212.

No. 242.

Amending act creating State Board of Osteopathic Examiners, 354.

No. 287.

Providing for submission of question of holding Constitutional Convention to electors, and making appropriation, 385.

No. 421.

Providing for licensing of pawnbrokers, 601.

No. 470.

Making appropriation to Harrisburg State Hospital, 760.

No. 554.

Amending act relating to practice of medicine and surgery, by providing for the reinstatement of licenses in certain cases, 845.

No. 555.

Supplement to act establishing Bureau of Housing, 845.

No. 585.

Authorizing local boards of health of the Commonwealth to organize district health associations for purpose of holding annual meetings, 868.

No. 590.

Fixing minimum salary for police officers of cities, 868.

No. 681.

Providing for refunding of moneys erroneously paid into the State Treasury as mercantile license taxes 1032.

No. 761.

Amending act restricting word "trust" as a corporate name, by permitting foreign corporations under supervision of Banking Commissioner of their own State to use word "trust" in advertisements, 1261.

No. 762.

Providing for reporting, quarantining and control of communicable diseases, 1261.

No. 763.

Providing for submission of question of holding Constitutional convention to electors, and making appropriation, 1261.

No. 786.

Supplement to Act of 1923, relative to milk, cream and their fluid derivatives, regulating manufacture and sale of condensed milk, 1607.

No. 971.

Amending act establishing State Institution for Inebriates, by making an appropriation available for adjustment of certain claims, 1911.

No. 972.

Declaring as nuisances plants which pollute waters to the detriment of public health, fish life, or industrial purposes, 1912.

No. 1054.

Regulating advertising and letting of contracts for erection and repair of county bridges, 2226.

SMITH, FRANK A.—Continued.

No. 1055.

Amending act consolidating law relating to townships, by providing that no employe of the township or school district of such township shall be eligible as township commissioner, 2226.

No. 1105.

Authorizing county commissioners to appropriate money for compilation and publication of a County War History, 2385.

No. 1106.

Amending act establishing boards of health in boroughs and townships of first class, with regard to election of secretary, 2385.

No. 1133.

Joint resolution making appropriation to Auditor General for adjusting certain bills contracted by commission appointed under act establishing State Institution for Inebriates, 2509.

No. 1209.

Making deficiency appropriation for payment of salaries of Senate officers and employes, 2832.

No. 1210.

Supplement to act creating Board of Commissioners of Public Grounds and Buildings, by authorizing said Board to agree with municipalities upon terms for which State land may be taken, 2832.

No. 1254.

Supplement to act regulating business of loaning money in sums of \$300 or less, with regard to payment thereof by instalment plan, 3075.

No. 1378.

Requiring the filing of plans and specifications of public improvements by boroughs, townships, school districts and poor districts in office of clerk of courts in certain cases, 3290.

No. 1477.

Amending act establishing State Asylum for Chronic Insane, by changing name to Wernersville State Hospital, and fixing weekly per capita maintenance, 3814.

No. 1525.

Making appropriation to Charles E. Copperge, of Harrisburg, for damages to a Peerless automobile caused by a trailer of the State Highway Department, 4190.

No. 1533.

Amending act known as "Revised Price Act", by providing for advertisement where next of kin cannot be ascertained, 4194.

Bills reported by

No. 143.

Amending act regulating certain political parties, by providing that women shall have equal representation on party committees, 353-354.

No. 227, (House No. 72).

Amending act authorizing establishment of county tubercular hospitals, 454.

No. 242.

Amending act creating Board of Osteopathic Examiners, by further regulating practice of osteopathy, 492.

No. 452.

Regulating manufacture and sale of non-alcoholic drinks, 1304.

No. 476.

Providing for abatement of nuisances caused by improper grading or paving in alleys in cities of first class, 1605.

No. 607.

Amending act for the erection of a Soldiers' and Sailors Memorial Bridge, at Harrisburg, 2828.

SMITH, FRANK A.—Continued.

No. 762.

Providing for the reporting, quarantining and control of communicable diseases, 1989.

No. 918, (House No. 377).

Amending act creating State Board of Undertakers in cities of first, second and third classes, 3074.

No. 972.

Declaring as nuisances plants which pollute water, 1989.

No. 990.

To preserve the purity of sources of public water supply, 3074.

No. 993.

Amending act regulating primary elections with regard to withdrawal of candidates and filling of vacancies, 2296.

Chairman of Inaugural Committee, resolution extending thanks of Senate on efficient services as, 77; resolution extending thanks of House, 110.

Leave of absence granted, 309, 1665.

Member of Reorganization Commission, nominated as, 25; nomination recalled, 76.

Member of special committee, 387, 1034.

Member of standing committees, 78-80.

Motion by, for

Executive session to rise, 2434.
Recess, 2438, 3989.

Motion by, to

Adjourn, 1329, 2135, 2255, 2330, 2441, 2671, 3157.

Consent to Executive nominations, 2433.

Proceed to consideration of Senate Bill No. 918, (House No. 377), Amending act creating State Board of Undertakers in cities of first, second and third classes, 3541.

Read certain bills for first time, 216.

Recommit Bill No. 15, Relating to retirement of State employes, 156.

Recommit Bill No. 138, (House No. 37), Joint resolution proposing amendment to Constitution, by authorizing bond issue for soldiers' bonus, 189.

Recommit Bill No. 242, Amending act creating State Board of Osteopathic Examiners, 765-766, 2109.

Recommit Bill No. 786, Supplement to act relative to milk and cream, 2113.

Recommit Bill No. 972, Declaring as nuisance plants which pollute waters to the detriment of public health, fish life, or industrial purposes, 2244.

Recommit Bill No. 1055, Amending act relating to townships, by providing that employes of township and school district in townships of first class are ineligible as township commissioner, 2412.

Reconsider vote on Bill No. 143, Amending act regulating primary elections, by providing that women shall have equal representation on party committees, 568.

Suspend rule 21, requiring amended bills to be noted on calendar, 2132, 3836, 3837.

Suspend Rule 38, relative to executive nominations, 2433.

Resolutions, concurrent, offered by

Authorizing adjournment of Legislature until March nineteenth, 546.

SMITH, FRANK A.—Continued.

Authorizing appointment of Inaugural Committee and making appropriation for expenses, 11.

Recalling from Governor Senate Bill No. 449, Amending act apportioning the State into Representative Districts, by changing the Second District in Chester County, 2004.

Resolution offered by

Thanking Hon. Frank B. Wickersham for administering oath office to newly elected President pro tempore, Hon. John G. Homsher, 5017.

SMITH, GEORGE A., Representative from Westmoreland County, (First District)

Bill introduced by

No. 1028.

Establishing as State highway a certain section of public road in Pike County, 876.

Bills reported by

No. 379.

Amending act providing for the examination and licensing of plumbers, 732-733.

No. 447.

Amending act providing for burial of certain soldiers, sailors and marines at county expense, 441.

No. 903.

Amending act establishing Homeopathic State Hospital for Insane, by changing name to Allentown State Homeopathic Hospital, 904.

No. 1080.

To make reinstatements in civil service of honorably discharged soldiers, sailors and marines, 1190.

Contested election of, opinion and decree of Court of Common Pleas of Westmoreland County, relative to, 64-69.

Election returns, 31.

Leave of absence granted, 197, 255.

Member of standing committees, 87-91.

Oath of office administered to, 69.

SMITH, HARRY J., Representative from Lehigh County, (First District)

Bill reported by

No. 395.

Regulating sale of caustic acid or alkali preparations for household use, 680.

Election returns, 30.

Leave of absence granted, 237, 3681.

Member of standing committees, 87-91.

Oath of office administered to, 34.

SMITH, HOWARD, Representative from Philadelphia County, (Fifteenth District)

Amendments offered by, to

Bill No. 950, Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 4160-4161.

Bills introduced by

No. 949.

Establishing Court of Claims in Commonwealth of Pennsylvania, and prescribing its powers and duties, 792.-

No. 950.

Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 792.

No. 951.

Further amending section 13 of act establishing State Highway Department, by providing for deposit of bankable securities by the contractor in lieu of surety bonds, 792.

SMITH, HOWARD.—Continued.

No. 952.

To carry into effect section 11 of article 9 of Constitution of Pennsylvania, designating manner of bringing suits against the Commonwealth, 792.

No. 953.

Amending act establishing State Highway Department, by providing for the holding of public meetings by the State Highway Commissioner, 792-793.

No. 1064.

Making appropriation to Germantown Dispensary and Hospital, 878.

No. 1067.

Making appropriation to Jewish Hospital Association, of Philadelphia, for Hospital Department, 878.

No. 1124.

Making appropriation to Providence General Hospital, of Philadelphia, 935.

No. 1318.

Imposing State tax on premiums paid into State Workmen's Insurance Fund, 972.

Bills reported by

No. 192.

Amending act regulating practice of pharmacy, by providing for registration of assistant pharmacists without examination in certain cases, 255.

No. 1456, (Senate No. 570).

Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 2136.

Election returns, 31.

Member of special committee, 1527.

Member of standing committees, 67-91.

Motion by, to

Postpone Bill No. 950, Providing for publication of estimated cost, of all public construction work exceeding fifteen hundred dollars, 3749, 4268.

Recommit Bill No. 1318, Imposing State tax on premiums paid into State Workmen's Insurance Fund, 1527.

Reconsider vote on Bill No. 950, Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 4160.

Oath of office administered to, 34.

Remarks by, on

Bill No. 950, Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 4268.

Bill No. 952, To carry into effect Constitution of Pennsylvania, designating manner of bringing suits against the Commonwealth, 3749.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3874.

Bill No. 1318, Imposing State tax on premiums paid into the State Workmen's Insurance Fund, 3053.

Report of Committee to Investigate Printing, presented by, 2363.

SMITH, JEFFERSON W., Representative from Philadelphia County, (Eighth District)

Amendments offered by, to

Bill No. 345, Imposing State tax on slot machines, 1949.

Bill No. 1759, (Senate No. 1482), Making appropriation to Valley Forge Park Commissioners, 4878.

SMITH, JEFFERSON.—Continued.

Bills introduced by

No. 344.

Amending act of 1913, relative to taxes in cities of first class, by extending method of collecting delinquent taxes, 231.

No. 345.

Imposing State tax on slot machines, 231.

No. 453.

Making appropriation to Lying-in-Charity Hospital, Philadelphia, 323.

Bills reported by

No. 171.

Requiring railroad companies to properly man their trains, 1062.

No. 229.

Amending Public Service Company Law of 1913, with regard to abolition of grade crossings along main lines, 1568.

No. 1103.

Amending act providing for imposition and collection of inheritance taxes, 1528.

No. 1531, (Senate No. 162).

Amending act imposing taxes upon certain classes of personal property for State, city and county purposes, 4226.

No. 1599, (Senate No. 989).

Making appropriation to Mercy Hospital, of Johnstown, 3430.

Election returns, 31.

Leave of absence granted, 237, 591, 676.

Member of standing committees, 87-91.

Motion by, to

Extend Time of postponement on Bill No. 345, Imposing State tax on slot machines, 2365, 2796.

Postpone Bill No. 345, Imposing State tax on slot machines, 2088, 3709.

Oath of office administered to, 34.

Remarks by, on

Bill No. 79, Providing for one day of rest in seven for certain employes, 428.

Bill No. 345, Imposing State tax on slot machines, 3010-3011.

SMULL'S LEGISLATIVE HAND BOOK AND MANUAL, and making appropriation therefor, providing for purchase of copyright and property interest therein of

House Bill No. 1348.

Read in place in House by Mr. Gelder, 1006.

Referred to Committee on Appropriations, 1006.

Reported without amendment, 2863.

First reading, 2863.

Second reading, 3003.

Third reading and final passage, 3236-3237.

Returned from Senate without amendment, 3773.

Signed by Speaker, 3773-3774.

Approved by Governor, 3879.

In Senate (No. 1372).

Referred to Committee on Appropriations, 3157.

Reported without amendment, 3289.

First reading, 3424.

Second reading, 3533.

Third reading and final passage, 3647.

Signed by President pro tempore, 3671.

SNOW DRIFTS (see townships).

SNYDER COUNTY (see highway).

SNYDER, HON. C. A., at memorial session for late Hon. William E. Crow, remarks by, 2660-2661.

SNYDER-MIDDLESWARTH PARK COMMISSION, making appropriation to

Senate Bill No. 1149.

Read in place in Senate by Mr. Steele, 2510.
 Referred to Committee on Appropriations, 2510.
 Reported with amendment, 2910-2911.
 First reading, 2955.
 Second reading, 3123.
 Third reading and final passage, 3364-3365.
 Returned from House without amendment, 4990.
 Signed by President, 5001.

In House (No. 1630).

Referred to Committee on Appropriations, 3580.
 Reported without amendment, 4773.
 First reading, 4774.
 Second reading, 4879.
 Third reading and final passage, 5084.
 Signed by Speaker, 5147.

SNYDER-MIDDLESWARTH PARK COMMISSION, members of, nominated, 25; nominations recalled, 76.

SNYDER, PLYMOUTH W., Senator from Thirtieth District, (Blair and Huntingdon Counties)

Amendments offered by, to

Bill No. 99, Prohibiting manufacture and sale of intoxicating liquors, 392.

Bill No. 901, (House No. 975), Amending act defining commodities, 2729-2730.

Bill No. 1033, (House No. 1335), Providing for salaries of county officers in counties of fifth class, 4825.

Bill No. 1111, (House No. 352), Amending act relating to dogs, by making county treasurers agents to the Commonwealth in issuing dog licenses and collecting fees therefor, 2648.

Bills introduced by

No. 18.
 To repeal act of 1919, relating to retirement of judges, 93.

No. 68.
 Regulating investment companies and creating Securities Commission, 105.

No. 99.
 Prohibiting manufacture and sale of intoxicating liquors, 147.

No. 180.
 Making appropriation to Mercy Hospital, of Altoona, 276.

No. 181.
 Making appropriation to Altoona Hospital, 276.

No. 238.
 Making appropriation to J. C. Blair Memorial Hospital of Huntingdon, 354.

No. 239.
 Making appropriation to Nason Hospital Association of Roaring Spring, 354.

No. 436.
 Amending act establishing State Highway Department, by changing route 193, from McConnellsburg to Mifflintown, 602-603.

No. 655.
 For the enforcement of the penal and criminal laws of the Commonwealth, 1001.

No. 774.
 Amending act establishing as State highway, a certain section of public road in Cambria and Blair Counties, 1304.

No. 1081.
 Making appropriation to Pennsylvania Industrial Reformatory, at Huntingdon, 2228.

SNYDER, PLYMOUTH W.—Continued.

Bills reported by

No. 324.
 Amending act establishing public school system, by abolishing teachers' institutes, 659.

No. 753.
 Amending act relating to townships, by authorizing the State Highway Department to charge permit fees for construction of township highways, 3073.

No. 786.
 Supplement to act relative to milk, cream and their cream and their fluid derivatives, 1910, 2297.

No. 799.
 Amending act establishing public school system, by prohibiting school directors from having a financial interest in the manufacture of school supplies, 2294.

No. 823, (House No. 712).
 Amending act relating to incorporation of institutions of learning conferring degrees, 1989-1990.

No. 901, (House No. 975).
 Amending act defining commodities, 2623.

No. 912, (House No. 139).
 Amending act establishing State Highway Department, with regard to improvement of borough highways at cost of Commonwealth, 2384-2385.

No. 949, (House No. 1075).
 For the prevention and treatment of mental diseases, 3073.

No. 1033, (House No. 1335).
 Providing for salaries of county officers in counties of fifth class, 4195.

No. 1097, (House No. 936).
 For the repression of prostitution, 4503.

No. 1106.
 Amending act establishing health boards in boroughs and townships of first class, 3074.

Election returns, 7.

Member of standing committee, 78-80.

Motion by, for

Executive session to rise, 63.

Recess, 320.

Senate to recede from its amendments to House Bill No. 941, Providing for payment by counties of expense incurred by district attorneys, 5004.

Special order on Senate Bill No. 99, Prohibition Enforcement Act, 509.

Vote of confidence in officers of Senate named in the North American in connection with Rum Fraud Case, 386.

Motion by, to

Consent to executive nominations, 63.

Proceed to consideration of Bill No. 1097, (House No. 936), For the repression of prostitution, 4694.

Read certain bills for first time, 360.

Recommit Bill No. 99, Prohibiting manufacture and sale of intoxicating liquors, 395.

Recommit Bill No. 1033, (House No. 1335), Providing for salaries of county officers in counties of fifth class, 4175.

Suspend Rule 21, requiring amended bills to be noted on calendar, 4670.

Suspend Rule 38, relative to executive nominations, 63.

Oath of office administered to, 9.

SNYDER, PLYMOUTH W.—Continued.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 549-551.

Bill No. 516, Providing for appointment of assistant assessors in cities of third class, 2916.

Bill No. 1010, (House No. 868), Creating State Boxing Commission, 4822.

Bill No. 1033, (House No. 1335), Providing for salaries of county officers in counties of fifth class, 4304.

Bill No. 1097, (House No. 936), For the repression of prostitution, 4681, 4827.

Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4996.

Motion for recess, 320.

Report of committee appointed to investigate changes in Senate Bill No. 586, Reorganizing the State Government, 2223.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3953-3954.

Resolutions offered by

Authorizing printing of interim appointments, 11.

Tendering thanks of Senate to Chaplain, Reverend Edward S. Ninde, 5024.

SOAP MINES, resolution (House) by Himes, relative to taxing of, 4629.

SOCIETY FOR PREVENTION AND CURE OF CONSUMPTION (see appropriation).

SOFFEL, GEORGE H., Representative from Allegheny County, (Sixth District)

Bills reported by

No. 216.

Providing for payment of moneys by the Commonwealth to counties and townships when taxes are reduced by acquisition of lands by the Commonwealth, 2362.

No. 266.

Making appropriation to Colored Women's Relief Association of Western Pennsylvania, 3157.

No. 854.

Making appropriation to Salvation Army, Inc., of Pittsburgh, 3592.

No. 1273.

Making appropriation to Pittsburgh and Allegheny Home for Friendless, of Pittsburgh, 3159.

No. 1343.

Making appropriation to Pennsylvania Association for the Blind, at Pittsburgh, 3159.

No. 1562, (Senate No. 236).

Making appropriation to South Side Hospital, of Pittsburgh, 3429.

No. 1607, (Senate No. 1064).

Making appropriation to Saint Joseph's Hospital and Dispensary, of Pittsburgh, 3431.

Election returns, 27.

Member of standing committees, 87-91.

Oath of office administered to, 34.

SOFT DRINK PLACES, pool rooms and billiard parlors, prohibiting obstruction of view of interior of

House Bill No. 1251.

Read in place in House by Mr. Woner, 967.
Referred to Committee on Law and Order, 967.
Reported without amendment, 1330.

First reading, 1566.

Second reading, 1860.

Third reading and defeated on final passage, 2052-2054.

SOFT DRINK PLACES.—Continued.

Remarks on, by

Woner, 2052-2053.

Golder, 2052-2053.

Thomas, Lorenzo D., 2053.

Sowers, 2053-2054.

SOFT DRINKS (see drinks).

SOLDIERS' AND SAILORS' HOME, Erie, appointment of members of Board of Trustees of, 105, 124; nominated, 361; confirmed, 363.

SOLDIERS' BONUS COMMISSION, Edward J. Stackpole, Jr., nominated as member of, 25; nomination recalled, 76.

SOLDIERS' ORPHAN INDUSTRIAL SCHOOL, Raymond K. Denworth, nominated as Commissioner of Pennsylvania, 23; nomination recalled, 76.

SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL, Scotland, appointment of Senators Berntheizel and Patton as members of Board of Trustees of, 105; commissioners of, appointed, 317-318; confirmed, 319.

SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL (see appropriation).

SOLDIERS, SAILORS AND MARINES at county expense, relative to burial of bodies of certain deceased widows of

Senate Bill No. 235.

Read in place in Senate by Mr. Phipps, 354.

Referred to Committee on Military Affairs, 354.

Reported without amendment, 454.

First reading, 471.

Re-reported without amendment, ———.

Second reading, 503.

Third reading and final passage, 569.

Returned from House without amendment, 1002.

Signed by President pro tempore, ———.

Approved by Governor, 1630.

In House (No. 811).

Referred to Committee on Military, 622.

Reported without amendment, 703.

First reading, 744.

Second reading, 816.

Third reading and final passage, 953-954.

Signed by Speaker, 1198.

SOLDIERS, SAILORS AND MARINES, ceding certain lands in O'Hara Township, Allegheny County, to United States for care and treatment of sick and disabled

Senate Bill No. 1140.

Read in place in Senate by Mr. Barr, 2509-2510.

Referred to Committee on Judiciary General, 2510.

Reported without amendment, 2624-2625.

First reading, 2655.

Second reading, 2734-2735.

Third reading and amended, 2848.

Resumed and passed finally, 2920-2921.

Returned from House without amendment, 4544.

Signed by President, 4660-4661.

In House (No. 1536).

Referred to Committee on Judiciary General, 3036.

Reported without amendment, 3157.

First reading, 3265.

Second reading, 3480.

Third reading and final passage, 4479.

Signed by Speaker, 4750.

SOLDIERS, SAILORS AND MARINES designated as "deceased service men" at county expense, by authorizing purchase of headstones and markers, amending act relating to burial of certain

Senate Bill No. 1214.

Read in place in Senate by Mr. Phipps, 2832.

Referred to Committee on Military Affairs, 2832.

Reported without amendment, 2909.

First reading, 2956.

Second reading, 3137-3138.

Third reading and final passage, 3368.

Returned from House without amendment, 4545.

Signed by President, 4661.

In House (No. 1635).

Referred to Committee on Military, 3580.

Reported without amendment, 3680.

SOLDIERS, SAILORS AND MARINES.—Continued.

First reading, 3791.
 Second reading, 3901.
 Third reading and final passage, 4489.
 Signed by Speaker, 4751.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men", at county expense, by providing for burial of unclaimed bodies, whether resident or not, by the county amending act relative to burial of certain

House, Bill No. 760.

Read in place in House by Mr. Kelly, 587.
 Referred to Committee on Military, 587.
 Reported without amendment, 702.
 First reading, 743-744.
 Second reading, 814.
 Third reading and final passage, 950.
 Returned from Senate without amendment, 1489.
 Signed by Speaker, 1750.
 Approved by Governor, 1946.

In Senate (No. 680).

Referred to Committee on Military Affairs, 1004.
 Reported without amendment, 1056.
 First reading, 1058.
 Second reading, 1277.
 Third reading and final passage, 1310.
 Signed by President pro tempore, 1672.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men", at county expense, by providing that applications for burial shall be approved by veterans' organizations, amending act providing for burial of certain

House Bill No. 447.

Read in place in House by Mr. Earley, 322.
 Referred to Committee on Military, 322.
 Reported with amendment, 441.
 First reading, 451.
 Second reading and amended, 488.
 Third reading and final passage, 534-535.
 Returned from Senate without amendment, 1489.
 Signed by Speaker, 1750.
 Approved by Governor, 1946.

In Senate (No. 397).

Referred to Committee on Military Affairs, 510.
 Reported without amendment, 1056.
 First reading, 1058.
 Second reading, 1271.
 Third reading and final passage, 1307.
 Signed by President pro tempore, 1671.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men", at county expense, by providing that county shall contribute \$75 if funeral expenses do not exceed \$400, or application is made within one year, amending act providing for burial of certain

Senate Bill No. 1524.

Read in place in Senate by Mr. Mansfield, 4170.
 Referred to Committee on Military Affairs, 4170.
 Reported without amendment, 4191.
 First reading, 4193.
 Second reading, 4322.
 Third reading and final passage, 4520.
 Returned from House with amendments, in which Senate concurred, 4999.
 Signed by President, 5001.

In House (No. 1782).

Referred to Committee on Military, 4643.
 Reported without amendment, 4716.
 First reading, 4717.
 Second reading, 4879.
 Vote reconsidered and bill amended, 4900.
 Third reading and final passage, 5100.
 Returned from Senate with House amendments concurred in, 5128.
 Signed by Speaker, 5146-5147.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men", at county expense, by providing that markers shall be made of any suitable material, amending act providing for burial of certain

House Bill No. 635.

Read in place in House by Mr. John G. Marshall, 472-473.

SOLDIERS, SAILORS AND MARINES.—Continued.

Referred to Committee on Judiciary Local, 473.
 Reported without amendment, 515.
 First reading, 593.
 Second reading, 641.
 Third reading and final passage, 705.
 Returned from Senate without amendment, 1489.
 Signed by Speaker, 1750.
 Approved by Governor, 1946.

In Senate (No. 545).

Referred to Committee on Military Affairs, 788.
 Reported without amendment, 1055.
 First reading, 1057.
 Second reading, 1273.
 Third reading and final passage, 1309.
 Signed by President pro tempore, 1672.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men" at county expense, with regard to contributions by county commissioners and erection of headstones, amending act providing for burial of certain

Senate Bill No. 294.

Read in place in Senate by Mr. Joyce, 385.
 Referred to Committee on Military Affairs, 385.
 Reported without amendment, 843.
 First reading, 865.
 Second reading, 992-993.
 Third reading and final passage, 1041.
 Returned from House without amendment, 3144.
 Signed by President pro tempore, 3666-3667.
 Approved by Governor, 3806.

In House (No. 1393).

Referred to Committee on Municipal Corporations, 1220.
 Reported without amendment, 2465.
 First reading, 2500-2501.
 Second reading, 2617.
 Third reading and, postponed, 2790.
 Resumed and passed finally, 3066-3067.
 Signed by Speaker, 3737.

SOLDIERS, SAILORS AND MARINES, designated as "deceased service men", authorizing municipalities to purchase burial plots for certain

House Bill No. 1165.

Read in place in House by Mr. Fratt, 936.
 Referred to Committee on Military, 936.
 Reported without amendment, 1191.
 First reading, 1197.
 Second reading, 1373-1374.
 Third reading and final passage, 1581.
 Returned from Senate without amendment, 2156.
 Signed by Speaker, 2261.
 Approved by Governor, 2591.

In Senate (No. 857).

Referred to Committee on Military Affairs, 1638.
 Reported without amendment, 1911.
 First reading, 1943.
 Second reading, 2024.
 Third reading and final passage, 2114.
 Signed by President, 2214.

SOLDIERS, SAILORS AND MARINES, making appropriation for payment of expenses required by act providing for continuance of education and maintenance of destitute orphans of deceased

House Bill No. 803.

Read in place in House by Mr. Stark, 676.
 Referred to Committee on Appropriations, 676.
 Reported without amendment, 2672.
 First reading, 2756.
 Second reading, 2803.
 Third reading and final passage, 3039.
 Returned from Senate without amendment, 3770.
 Signed by Speaker, 4571.
 Concurrent resolution recalling bill from Governor, 4631.
 Resolution returned from Senate concurred in, 4772.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4909-4910.
 Resumed and passed finally, 5078.

SOLDIERS, SAILORS AND MARINES.—Continued.

Returned from Senate with House amendments concurred in, 5127.

Signed by Speaker, 5148.

In Senate (No. 1243).

Referred to Committee on Appropriations, 2962.

Reported without amendment, 3284.

First reading, 3417.

Second reading, 3522.

Third reading and final passage, 3620.

Signed by President, 4551.

Resolution recalling bill from Governor concurred in, 4664.

Bill returned from House with amendments in which Senate concurred, 4988.

Signed by President, 5014.

SOLDIERS, SAILORS AND MARINES of Pennsylvania, and making appropriation, providing medals for certain

House Bill No. 468.

Read in place in House by Mr. Bromley, 324.

Referred to Committee on Appropriations, 324.

SOLDIERS, SAILORS AND MARINES of the Civil War, and their widows, providing for pensioning of certain

Senate Bill No. 200.

Read in place in Senate by Mr. Schantz, 277.

Referred to Committee on Pensions and Gratuities, 277.

SOLDIERS, SAILORS AND MARINES (see bridge, Constitution, dentistry, employes, farm, hospital, law students, Memorial Day, memorial halls, National Guard, rent, veterans).

SOLDIERS, SAILORS AND MARINES shall receive credit in civil service examinations for experience derived from Military service, providing that honorably discharged

House Bill No. 1033.

Read in place in House by Mr. Dunn, 876.

Referred to Committee on Military, 876.

Reported without amendment, 1189.

First reading, 1194.

Second reading, 1356.

Third reading and postponed, 1559.

Resumed and passed finally, 1750-1751.

Returned from Senate without amendment, 2332.

Approved by Governor, 2975.

Signed by Speaker, _____.

In Senate (No. 902).

Referred to Committee on Military Affairs, 1705.

Reported without amendment, 1989.

First reading, 2034.

Second reading, 2126.

Third reading and final passage, 2243.

Signed by President pro tempore, 2435.

Remarks on, by

Long, 2243.

SOLDIERS, SAILORS AND MARINES, to make reinstatements in civil service of honorably discharged

House Bill No. 1080.

Read in place in House by Mr. Joseph Marcus, 879.

Referred to Committee on Military, 879.

Reported without amendment, 1190.

First reading, 1195.

Second reading, 1772-1773.

Third reading and final passage, 1772-1773.

Returned from Senate without amendment, 2770.

Signed by Speaker, 2907.

Vetoed by Governor, 3880-3881.

In Senate (No. 951).

Referred to Committee on Municipal Affairs, 1906.

Reported without amendment, 2509.

First reading, 2588.

Second reading, 2645.

Third reading and final passage, 2723.

Signed by President, 2824.

SOLDIERS, SAILORS AND MARINES who served in World War, and making appropriation, providing State Compensation for

House Bill No. 593.

Read in place in House by Mr. Dunn, 423.

Referred to Committee on Appropriations, 423.

Reported without amendment, 733.

First reading, 806.

Second reading, 929-931.

Third reading and amended, 951.

Resumed and passed finally, 1018-1020.

Returned from Senate without amendment, 2463.

Signed by Speaker, 2491.

Approved by Governor, 3433.

In Senate (No. 695).

Referred to Committee on Appropriations, 1054.

Reported without amendment, 2226.

First reading, 2255.

Second reading, 2317.

Third reading and final passage, 2408.

Signed by President, 2513.

SOLICITATION of moneys and property for charitable and patriotic purposes, by providing that act shall not apply to institutions reporting to Department of Public Welfare, amending act regulating

Senate Bill No. 869.

Read in place in Senate by Mr. Jones (by request), 1668.

Referred to Committee on Judiciary General, 1668.

Reported without amendment, 2715.

First reading, 2744.

Second reading, 2851.

Third reading and final passage, 2924.

Returned from House without amendment, 4543.

Signed by President, 4660.

In House (No. 1540).

Referred to Committee on Judiciary Special, 3036.

Reported without amendment, 3593.

First reading, 3685.

Second reading, 3802.

Third reading and final passage, 4487-4488.

Signed by Speaker, 4749.

SOLICITING (see prostitution).

SOLICITOR (see borough, county, sheriff's, township).

SOLITARY CONFINEMENT (see prisoners).

SOMERSET COUNTY (see highway).

SONES, CHARLES W., Senator from Twenty-fourth District, Columbia, Lycoming, Montour and Sullivan Counties

Bills introduced by

No. 193.

Making appropriation to State Hospital for Insane, at Danville, 277.

No. 288.

Making appropriation to Berwick Hospital, 385.

No. 289.

Amending act relating to appointment of officers and employes in Department of Labor and Industry, by providing for additional supervising inspectors, 385.

No. 290.

Making appropriation to Bloomsburg Hospital, 385.

No. 433.

Further amending act creating Division of Township Highways in State Highway Department, with regard to powers and duties of township commissioners, 602.

No. 434.

Further amending section 1 of act permitting counties to appropriate moneys or incur indebtedness for improvement and maintenance of State and State-aid highways, 602.

SONES, CHARLES W.—Continued.

No. 435.

Further amending act consolidating law relative to townships, with regard to contracts for construction and improvement of roads in townships of second class, 602.

No. 500.

Amending act relative to appointment of officers and employes in Department of Labor and Industry, by authorizing appointment of additional supervising inspectors, 763.

No. 501.

Supplement to act establishing State Industrial Home for Women, changing name to Muncy Farm, 763.

No. 645.

Supplement to act making appropriation to State Industrial Home for Women, at Muncy, reappropriating certain appropriations heretofore made thereto, 981.

No. 646.

Making appropriation to State Industrial Home for Women, at Muncy, 981.

No. 750.

Providing for refunding of moneys erroneously paid into the State Treasury as inheritance taxes, 1259.

No. 974.

Establishing route of primary State highway between Muncy Valley and Laporte, in Sullivan County, 1912.

No. 975.

Forbidding the shooting of live pigeons or other birds in any contest or practice of markmanship, 1912.

No. 1174.

Reappropriating the unexpended balance of appropriation to State Industrial Home for Women, at Muncy, for purchase of machinery and equipment to the general maintenance fund, 2717.

No. 1383.

Reappropriating certain moneys appropriated to Commission to establish State Institution for Inebriates to the Rockview Penitentiary for erection of temporary buildings, 3290-3291.

Bills reported by

No. 941, (House No. 939).

Providing for payment of certain claims for damages done by bear to livestock, poultry and bees, 3074.

No. 975.

Forbidding the shooting of live pigeons or other birds in any contest or practice of markmanship, 2625.

No. 1177, (House No. 827).

Amending act relating to appointment of persons to police department in cities of third class, 3812.

No. 1197, (House No. 1190).

Granting licenses to practice dentistry to certain persons who served in the Army or Navy of the United States, 3074.

No. 1389, (House No. 819).

Amending act relating to appointment of persons to fire department in cities of third class, 3812.

Election returns, 7.

Leave of absence granted, 491.

Manager of State Industrial Home for Women, at Muncy, nominated as, 306; confirmed, 412.

Member of standing committee, 2323, 2960, 3409, 3811, 3992, 4334, 4852.

SONES, CHARLES W.—Continued.

Member of conference committee, 2960, 3409, 3811, 3992, 4334, 4852.

Member of Independence Celebration Commission, nominated as, 25; nomination recalled, 76.

Member of special committee, 11, 26, 73, 100, 387, 1057, 1919.

Member of standing committees, 78-80.

Motion by, for

Public Welfare Commission to submit report of recommendations for Charitable and State Institutions, 195.

Senate to adhere to non-concurrence in House amendments to Senate Bill No. 435, Further amending act relating to townships, with regard to contracts for construction and improvement of roads in townships of second class, 2960.

Motion by, to

Open returns of election for Senators, 5.

Postpone consideration of veto on Bill No. 434, Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 3806.

Postpone consideration of veto of Bill No. 645, Supplement to act making appropriation to State Industrial Home for Women, at Muncy, 2817.

Recommit Bill No. 750, Providing for refunding of moneys erroneously paid into the State Treasury as inheritance taxes, 2633.

Nomination of Hon. Asa K. DeWitt as President pro tempore, presented by, 9.

Nomination of Hon. Harvey Huffman as President pro tempore presented by, 5017.

Oath of office administered to, 9.

Remarks by, at

Memorial session for Hon. Edwin H. Vare, 1326.

Memorial session for late Hon. William E. Crow, 2659.

SOUTH SIDE HOSPITAL, (see appropriation).

SOWERS, CLINTON A., Representative from Philadelphia County, (Thirteenth District)

Amendments offered by, to

Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 1394, 2457, 2606.

Bill No. 1505, (Senate No. 763), Providing for submission of the question of holding a Constitutional convention to the electors, 3482, 3425-2486.

Bills introduced by

No. 388.

Providing that negligence of a servant or employe of any municipality shall be attributable to the municipality for his compensation or wages, 253.

No. 797.

Increasing number of courts of common pleas in Philadelphia County, 622.

No. 799.

Providing for erection of a radiophone broadcasting station and the broadcasting of educational lectures by Department of Public Instruction, 676.

No. 1063.

Amending act relative to verdicts and judgments in actions of ejectment, by requiring defendants to file answer within fifteen days after declaration is served upon him, 878.

No. 1173.

Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 937.

SOWERS, CLINTON A.—Continued.

Bills reported by

No. 52.

Prohibiting motor vehicles from racing to or parking near fires, 232.

No. 61.

Amending act relating to husband and wife, by permitting married women to mortgage real property without joinder of husband, 447.

No. 159.

Regulating location of certain stables in cities of first class, 230.

No. 160.

Consolidating the law relating to counties and county officers, 944.

No. 178.

Relating to assignment of rights to recover damages for breach of contract, 179.

No. 279.

Amending act relating to estates of decedents, by making bonds and certificates of poor districts legal investments for trust funds, 265.

No. 317.

Amending act prohibiting encumbrance of life insurance and annuity policies, 537.

No. 373.

Amending act making unpaid State taxes a first lien on property and franchises of corporations, 441.

No. 374.

Amending act regulating collection of taxes and other claims due the Commonwealth, 441.

No. 411.

Amending act consolidating law relating to townships, with regard to assessment of property abutting on sewers in townships of first class, 337.

No. 436.

Regulating mortgaging of real property by married persons, 441.

No. 478.

Providing for nomination of candidates for President at primary elections, 3058.

No. 515.

Limiting rent as a preferred claim, 589.

No. 558.

Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, 2035.

No. 559.

Regulating manner in which boroughs and townships of first class may secure the services of State police, 733.

No. 638.

Supplement to act regulating building and industries in cities of second class, 731.

No. 690.

Requiring judges of courts of record to render decisions within six months after trial of a case, 702.

No. 739.

Amending act creating City Planning Commission in cities of third class, 3205.

No. 833.

Permitting the amendment of charters of corporations of first class so as to allow institutions of learning to confer degrees, 713.

No. 949.

Establishing court claims in the Commonwealth of Pennsylvania, 2465.

SOWERS, CLINTON A.—Continued.

No. 950.

Providing for publication of estimated cost of all public construction work exceeding fifteen hundred dollars, 2748.

No. 1141, (Senate No. 217).

Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting municipalities from adopting daylight saving, 1828-1829.

No. 1253.

Permitting service in divorce actions to be made by registered letter upon respondents residing outside of Commonwealth, 1859.

No. 1495, (Senate No. 472).

Amending act providing method of establishing title to land acquired at sale for unpaid taxes, 1946.

No. 1433, (Senate No. 15).

Relating to the retirement of State employes, 2445.

No. 1449, (Senate No. 496).

Further amending act for the imposition and collection of inheritance taxes, 2171.

No. 1502, (Senate No. 1063).

Amending act relating to inheritance taxes, by providing that register of wills shall certify payment thereof to register of county where real estate is located, 2749.

No. 1525, (Senate No. 784).

Amending act regulating employment of labor, by providing for inspection of elevators by Department of Labor and Industry, 3907.

No. 1704, (Senate No. 1057).

Repealing section 6 of act regulating billiard rooms in Wyoming County, 4574.

No. 1786, (Senate No. 1533).

Amending the "Revised Price Act" by providing for advertisement of sale of real estate where next of kin cannot be ascertained, 4645.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, for

House to recede from its amendments to Senate Bill No. 743, Further amending act concerning divorces, by making degree of cruelty as a ground for divorce same for husband and wife, 4744.

Motion by, to

Adjourn, 1604.

Drop from calendar Bill No. 254, To carry into effect that part of the Constitution of Pennsylvania providing home rule for cities, 4776.

Extend time of postponement on Bill No. 1158, Amending act regulating operation of motor vehicles, by creating traffic courts, 4494.

Extend time of postponement on certain bills, 1226, 4493.

Postpone Bill No. 729, Amending act establishing Bureau of Forest Protection within the Department of Forestry, 965.

Postpone Bill No. 860, (Senate No. 16), Amending act prohibiting manufacture or sale of adulterated, misbranded or deleterious food, 1594.

Postpone Bill No. 1236, Creating Giant Power Survey Board, 2065.

Postpone Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2065.

SOWERS, CLINTON A.—Continued.

Postpone Bill No. 1433, (Senate No. 15), Relating to retirement of State employes, 2780.

Postpone Bill No. 1514, (Senate No. 394), Amending act relating to boroughs, with regard to assessment of property owners for cost of grading and paving streets, 4470.

Postpone House resolution authorizing adoption by House of Rule 71, relative to resolutions fixing date of final adjournment, 183.

Recommit Bill No. 388, Providing that negligence of a servant of a municipality shall be attributable to the municipality for wages or compensation, 644.

Recommit Bill No. 797, Increasing the number of courts of common pleas in Philadelphia County, 2198.

Recommit Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 1394.

Reconsider vote on Bill No. 865, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 1073.

Reconsider vote on Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2259.

Reconsider vote on Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 2606.

Motion by, to

Reconsider vote on Bill No. 1235, Authorizing the Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits, 2065.

Reconsider vote on Bill No. 1236, Creating Giant Power survey Board, 2065.

Reconsider vote on Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2063.

Reconsider vote on motion to continue time of postponement on certain bills, 4494.

Refer to Committee on Appropriations House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4231.

Suspend reading of Journal for present, 4343.

Oath of office administered to, 34.

Objections to calling up Senate Bill No. 763, Providing for submission of question of holding a Constitutional Convention to the electors, 4453.

Point of order raised by, on

Bill No. 1505, (Senate No. 763), Providing for submission to the electors of the question of holding a Constitutional Convention, 4729.

Questions of information raised by, on

Resolution fixing April 30th as time after which bills on postponed calendar may be called up only on Tuesday of each week, 4482.

Vote required on appropriations to State institutions and semi-State institutions, 3768.

Question of personal privilege raised by, on

Discussion of Ways and means Committee relative to revenue raising bills, 1596.

Remarks by, on

Adoption of Rule 71 by House, relative to resolutions fixing date of final adjournment or last day of introduction of bills, 198.

SOWERS, CLINTON A.—Continued.

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to inheritance taxes, 1217.

Bill No. 200, Providing for the assistance of voters at general, municipal or special elections, 4280.

Bill No. 229, Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 1839.

Bill No. 316, Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to the undertaker, 1558.

Bill No. 366, Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1830.

Bill No. 388, Providing that negligence of servants or employes of municipalities shall be attributable to the municipalities for compensation or wages, 1538-1539.

Bill No. 557, Relating to assignment of rights to receive or recover a debt of money, 1892.

Bill No. 605, Amending act for government of cities of second class, by changing name of Department of Charities to Department of Public Welfare, 704.

Bill No. 674, Providing for licensing of barbers, 1559.

Bill No. 797, Increasing the number of courts of common pleas in Philadelphia County, 2610-2611.

Bill No. 865, (Senate No. 75), Amending act consolidating the penal laws, by fixing penalty for murder in first degree, 1073.

Bill No. 983, Authorizing John J. Higgins, of Philadelphia, to bring suit against the Commonwealth, 1238.

Bill No. 984, Providing for taxation of fees of clerks of courts, 1484.

Bill No. 985, Providing that mortgages shall cease to be a lien upon real estate from and after fifty years from date the principal is due, 2460.

Bill No. 1173, Providing that address of holders of second mortgages shall be noted in margin of record of first mortgages, 2761.

Bill No. 1228, To repeal act providing for retirement of judges, 2350.

Bill No. 1251, Prohibiting obstruction of view of interior of soft drink places, pool rooms, and billiard rooms, 2053-2054.

Bill No. 1327, Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 4154.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4158.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1657.

Bill No. 1468, (Senate No. 797), relating to powers and duties of probation officers, 4254.

Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional Convention to the electors, 4482, 4728-4732.

Bill No. 1523, (Senate No. 742), concerning the domicile of married women, 4491.

Bill No. 1532, (Senate No. 743), Further amending act concerning divorcees, by making degree of cruelty as a ground for divorce the same for husband and wife, 4488.

SOWERS, CLINTON A.—Continued.

Motion to recommit Bill No. 1505, (Senate No. 763), Providing for submission of question of holding Constitutional convention to the electors, 3481-3484.

Motion to reconsider vote by which House non-concurred in Senate amendments to House Bill No. 96, Making appropriation to Pennsylvania Museum and School of Industrial Art, of Philadelphia, 3768.

Resolutions, concurrent, offered by
Extending congratulations to Trustees of University of Pennsylvania upon installation of radio broadcasting station, 3802.

Fixing April twenty-sixth as date of final adjournment, 1226.

Printing of 25,000 copies of Senate Bill No. 99, Prohibition Enforcement Bill, 1493.

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Petitioning Congress to modify the Volstead Act, 271.

SPANGLER, ROBERT S., Representative from York County, (First District)

Amendments offered by, to
Bill No. 38, Fixing salary of county treasurers in counties of first class, 204.

Bill No. 73, Amending act consolidating the law relating to boroughs, with regard to salary of solicitor, 303.

Bill No. 302, Amending act regulating compensation of court criers and tipstaves in certain counties, 306.

Bill No. 713, Amending Public Service Company Law, by providing that new tariffs and schedules shall not become effective until approved by commission, 636-637.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 798.

Bill No. 1274, Supplement to act providing system of management for jails or prisons in counties of fifth class, 1478.

Bill No. 1305, Conferring power upon courts of quarter sessions to remove remains of dead from certain private burial grounds, 1752.

Bill No. 1330, Authorizing establishment and maintenance of branches by banks and trust companies either within or outside the State, 1947-1948.

Bills introduced by

No. 22.
Concerning conditional sales of chattels attached or to be attached to realty, 107.

No. 73.
Amending act relating to boroughs, with regard to salary of solicitor, 116.

No. 179.
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No. 186.
Authorizing county commissioners to purchase road machinery and to rent same to townships, 143.

No. 302.
Amending act regulating compensation of court criers and tipstaves in certain counties, 221.

No. 304.
Relating to the acknowledging and recording of deeds, 221.

No. 713.
Amending act known as Public Service Company Law, by providing that new tariffs and schedules shall not become effective until approved by commission, 528.

SPANGLER, ROBERT S.—Continued.

No. 988.
Making appropriation to York Hospital, 872.

No. 989.
Making appropriation to York Society to Protect Children and Aged Persons, 872.

No. 1259.
Providing that certain elections to take under or against will of decedents heretofore required to be filed by surviving husbands or wives shall be presumed to have been made to take under said will, 968.

No. 1274.
Supplement to act providing system of management for jails or prisons in counties of fifth class, by authorizing use of prison labor for construction of highways and bridges, 969.

No. 1283.
Providing for acquisition of waterworks by cities, 969-970.

No. 1330.
Authorizing establishment and maintenance of branches by banks, savings banks and trust companies either within or outside the State, 973.

No. 1411.
Amending act regulating compensation of court criers and tipstaves in counties containing more than 90,000 and less than 150,000 inhabitants, 1518.

No. 1762.
Authorizing the Auditor General to use clerks appointed to assist officials for the collection of emergency taxes, 4235.

Bills reported by

No. 73.
Amending act consolidating the law relative to boroughs, with regard to salary of solicitor, 265, 1191.

No. 173.
Making appropriation to the Taylor Hospital, 2810.

No. 198.
Making appropriation to Wayne County Memorial Hospital, at Honesdale, 2810.

No. 223.
Making appropriation to Citizens General Hospital, of New Kensington, 2810.

No. 264.
Making appropriation to Westmoreland Hospital Association, of Greensburg, 2810.

No. 270.
Making appropriation to Chester Hospital, 2810.

No. 610.
Amending act consolidating the penal laws, by providing that killing while kidnapping shall be deemed murder in first degree, 539.

No. 1305.
Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds, 1191.

No. 1360.
Amending act authorizing parole of certain prisoners, 1190-1191.

Election returns, 32.

Leave of absence granted, 4345.

Member of conference committee, 4218.

Member of special committee, 1790.

Member of standing committees, 87-91.

SPANGLER, ROBERT S.—Continued.

Motion by, for

House to adhere to amendments to Senate Bill No. 163, Relating to organization, powers and duties of the Banking Department, 4218.

Motion by, to

Call up bills out of order, 4263.

Drop from calendar House Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1293.

Drop from calendar House Bill No. 521, Imposing an emergency State luxury tax, 2882, 2883.

Lay upon table motion for House to non-concur in Senate amendments to Senate Bill No. 1251, Making appropriation to Western State Hospital for Insane, at Torrence, 5118.

Postpone Bill No. 73, Amending act consolidating law relating to boroughs, with regard to salary of solicitor, 330.

Postpone Bill No. 1259, Providing that certain elections to take under or against the will of decedents heretofore required to be filed by surviving husbands or wives shall be presumed to have been made to take under said will, 1577.

Recommit Bill No. 73, Amending act relating to boroughs, with regard to salary of solicitor, 368.

Recommit Bill No. 1330, Authorizing establishment and maintenance of branches by banks and trust companies either within or outside the State, 1948.

Reconsider vote on Bill No. 204, Directing the Governor to prepare and transmit to each General Assembly a budget for two fiscal years next succeeding, 2481.

Reconsider vote on Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of sixth class, 714.

Reconsider vote on Bill No. 1274, Supplement to act providing system of management for jails or prisons in counties of fifth class, 1477.

Reconsider vote on motion for previous question on Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4926. (Withdrawn, 4926).

Refer to Committee on Banks and Banking, House concurrent resolution authorizing appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2448.

Oath of office administered to, 34.

Points of order raised by, on

House Bill No. 1118, Further amending act regulating operation of motor vehicles, 4603.

House Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional Convention to the electors, 4482.

House Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4925.

Questions of personal privilege raised by, on

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2450.

Housing of prisoners in State penitentiaries, 3561.

Question of quorum, 3249.

Reasons for vote on

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 899.

SPANGLER, ROBERT S.—Continued.

Remarks by, at

Memorial session for late Hon. Boies Penrose, 2341-2342.

Remarks by, on

Bill No. 29, Joint resolution proposing amendment, to Constitution of Pennsylvania, with regard to inheritance taxes, 1216.

Bill No. 48, Requiring public service companies to abolish ready to serve charges, 3065.

Bill No. 66, Amending act relating to the organization of the Banking Department, by changing charges to be paid by building and loan associations for examination, 372-373.

Bill No. 73, Amending act relating to boroughs, with regard to salary of solicitor, 1520.

Bill No. 135, Regulating hours of labor of policeman in cities of third class, 2711.

Bill No. 229, Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 1839.

Bill No. 254, To carry into effect that part of Constitution of Pennsylvania providing home rule for cities, 4776.

Bill No. 324, Providing for collection of city and school taxes by the city treasurer in cities of third class, 4265-4266.

Bill No. 350, To repeal the Public Service Company law, 1894.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1293.

Bill No. 366, Amending act relating to the time and manner of taking exceptions in any civil or criminal case in courts of record of this Commonwealth, 1830-1831.

Bill No. 521, Imposing an emergency State luxury tax, 2882-2883.

Bill No. 654, Requiring the approval of the county controller of county solicitor in criminal prosecutions where the county is liable for costs, 2080-2081.

Bill No. 678, Amending act relating to boroughs, by authorizing the sheriff to commit persons violating ordinances to the county jail or workhouse, 1207.

Bill No. 713, Amending Public Service Company Law, by providing that new tariffs and schedules shall not become effective until approved by commission, 635.

Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2161-2162.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 798-801, 899.

Bill No. 1007, Amending act relating to the maintenance of insane in State institutions, 1834.

Bill No. 1041, Amending act imposing tax on gasoline, 3584.

Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2075-2076, 4603.

Bill No. 1219, Making it a misdemeanor in office for any magistrate, alderman or justice of peace to refuse to admit to bail a person charged with a bailable offense, 2179.

SPANGLER, ROBERT S.—Continued.

Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2065.

Bill No. 1338, Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 2480-2481.

Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2196.

Bill No. 1411, Amending act regulating compensation of court criers and tipstaves in certain counties, 1518.

Bill No. 1478, (Senate No. 789), Amending act enabling certain corporations to wind up their affairs after the expiration of their charters, 4454.

Bill No. 1480, (Senate No. 868), Authorizing poor directors to pay for plans and specifications heretofore made for public buildings in poor districts, 4457-4459.

Bill No. 1480, (Senate No. 868), Authorizing poor directors to pay for plans and specifications heretofore made for public buildings in poor districts, 4725-4726.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4222.

Bill No. 1726, (Senate No. 1251), Making appropriation to Western State Hospital for Insane, at Torrence, 5118.

Bill No. 1771, (Senate No. 1233), Validating ordinances passed by cities of third class and not signed by mayor or attested by city clerk, 5102.

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2447-2449.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3559.

Motion to call up bills out of order, 4263.

Motion to reconsider vote on Bill No. 1268, Prohibiting appointment of certain persons as police officers, game protectors, fish wardens and detectives, 3252.

Question of personal privilege raised on discharge of Committee on Public Roads from further consideration of House Bill No. 1118, Further amending act regulating operation of motor vehicles, 2164.

Question of personal privilege raised on housing of prisoners in State penitentiaries, 3561.

Resolution offered by

Relative to the investigation of the Banking Department, 2477.

SPEAKER of House of Representatives, announcements by, 71, 91, 92, 109-110, 110-111, 124, 138, 183, 236, 338, 346, 424, 543, 714, 1221, 1226-1227, 1564, 1793, 2211, 2340, 2714, 2797, 3570, 3781, 3803, 4455, 4471, 4493, 4604, 4781.

SPEAKER of House of Representatives for efficient manner in which he performed his duties, resolution (House) by Dunn, tendering thanks of House to, 5150.

SPEAKER of House of Representatives, resolution (House) by Frederick A. Bell, authorizing election of, 34-35; Speaker nominated and elected, 35-36; address by Speaker, 36.

SPEISER, MRS. MARTHA G., Representative from Philadelphia County, (First District)

Bills introduced by

No. 16.

Providing for the welfare of prisoners, 107.

SPEISER, MRS. MARTHA G.—Continued.

No. 17.

Abolishing solitary confinement of prisoners, 107.

No. 18.

Providing for the welfare of prisoners, 107.

No. 19.

Providing for the physical welfare of prisoners, 107.

No. 734.

Making appropriation to Mount Sinai Hospital, of Philadelphia, 587.

Bills reported by

No. 275.

Providing for the recovery and collection of taxes on real or personal property assessed by action of assumpsit, 1225.

No. 921.

Requiring child caring agencies to secure a certificate of approval from the Department of Public Welfare, 1189.

No. 956.

Amending act authorizing certain corporations to become sole surety for faithful performance of any trust, 2073.

No. 1224.

Authorizing service of writs of summons and regulating service of process in any county, 1223.

Election returns, 31.

Leave of absence granted, 197, 237, 733.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 107, 621.

Recommit Bill No. 16, Providing for the welfare of prisoners, 696.

Recommit Bill No. 17, Abolishing solitary confinement of prisoners, 696.

Recommit Bill No. 18, Providing for the welfare of prisoners, 625.

Recommit Bill No. 19, Providing for the physical welfare of prisoners, 625.

Oath of office administered to, 34.

SPENCER HOSPITAL (see appropriation).

SPIRITUALISM (see fortune telling).

SPRAY MACHINE (see painters).

SPRINKLER SYSTEMS (see cities of first class).

SPROWLS, GEORGE B., Senator from Forty-sixth District, (Greene and Washington Counties)

Amendments offered by, to

Bill No. 1107, Defining private waters, and the ownership of fish therein, 3968.

Bills introduced by

No. 249.

Making it unlawful to wilfully enter upon land posted as private property, 355.

No. 483.

Establishing as State highway, a certain section of public road in Washington and Greene Counties, 761.

No. 484.

Further amending section 4 of act for protection of wild birds and game, by regulating the material, color, et cetera, of hunters' license tags, 761.

No. 485.

Regulating the character, use and storage of containers for serving ice-cream, ice-cream soda, and beverages, and of finger bowls, 761.

SPROWLS, GEORGE B.—Continued.

No. 1090.

Making reappropriation to Pennsylvania Training School, at Morganza, 2298.

No. 1107.

Defining private waters and the ownership of fish therein, 2385.

No. 1474.

Further amending act regulating operation of motor vehicles, by providing additional requirements with regard to weight of motor vehicles, 3813-3814.

Bills reported by

No. 67.

Further amending act regulating sale of concentrated commercial feeding-stuffs, 163-164.

No. 382, (House No. 259).

Relating to drainage of wet and spouty lands, 870.

No. 904, (House No. 134).

Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for forest purposes, 1911.

No. 1036, (House No. 353).

Amending act requiring license to fish, by making county treasurers agents of the Commonwealth in issuing licenses and collecting fees, 2507.

No. 1107.

Defining private waters, 3599.

Election returns, 118.

Leave of absence granted, 1665.

Member of Independence Celebration Commission, nominated as, 25; nomination recalled, 76.

Member of special committee, 5024.

Member of standing committees, 122.

Oath of office administered to, 118.

Remarks by, on

Bill No. 217, Prohibiting municipalities from adopting daylight saving time, 774.

Bill No. 504, Making appropriation to Sesqui-Centennial Exhibition Association, 4696.

Senate concurrent resolution fixing June fourteenth as date of final adjournment of Legislature, 3955.

SPROWLS, J. ADD, Representative from Washington County, (Second District)

Amendments offered by, to

Bill No. 1184, Making appropriation to Pennsylvania Training School, at Morganza, 3885.

Bills introduced by

No. 348.

Supplement to act relating to Bureau of Medical Education and Licensure, creating bureau for licensing of non-medical technicians, 235.

No. 659.

Declaring it a misdemeanor to receive fees or commissions for procuring loans, 512.

No. 676.

Providing time limit for presentation of records in State banks and trust companies, 513.

No. 867.

Making appropriation to Memorial Hospital Association, of Monongahela City, 727.

No. 1184.

Making appropriation to Pennsylvania Training School, at Morganza, 938.

SPROWLS, J. ADD.—Continued.

No. 1353.

Providing for erection of statue of Honorable William E. Crow in rotunda of State Capitol Building, 1007.

Bills reported by

No. 288.

Relating to organization, powers and duties of the Banking Department, 424.

No. 1075.

For the prevention and treatment of mental diseases, 1191.

No. 1160.

Making appropriation to Elk County General Hospital, of Ridgway, 2814.

No. 1161.

Making appropriation to General Hospital, of East Stroudsburg, 2814.

No. 1166.

Making appropriation to Montgomery Hospital, at Norristown, 2814.

No. 1192.

Making appropriation to Women's Homeopathic Hospital, of Philadelphia, 2814.

No. 1463, (Senate No. 505).

Repealing act making appropriation to Washington and Jefferson College, 2672.

Election returns, 32.

Leave of absence granted, 733, 1643, 4345.

Member of special committee, 2463.

Member of standing committees, 87-91.

Motion by, to

Recommit Bill No. 348, Supplement to act creating Bureau of Medical Education and Licensure, creating division for licensing non-medical technicians, 291.

Oath of office administered to, 34.

STABLES IN CITIES OF FIRST CLASS, regulating location of certain

House Bill No. 159.

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Referred to Committee on Municipal Corporations, 142.

Reported without amendment, 230.

First reading, 233.

Second reading, 246.

Third reading and final passage, 256.

Returned from Senate with amendments in which House concurred, 690.

Signed by Speaker, 704.

Vetoed by Governor, 1009-1010.

In Senate (No. 209).

Referred to Committee on Municipal Affairs, 282.

Reported with amendment, 580.

First reading, 580.

Second reading, 611.

Third reading and final passage, 665.

Returned from House with Senate amendments concurred in, 672.

Signed by President pro tempore, 673.

STAHLNECKER, P. STEPHEN, as Secretary to the Governor, notification to Senate of appointment of, 76; to House, 86.

STAMPS (see taxes).

STANDARD (see coal, containers, daylight saving time, weights and measures).

STANDPIPES (see cities of first class).

STARK, OSCAR D., Representative from Wyoming County

Amendments offered by, to

Bill No. 25, To validate certain deeds and mortgages which have been defectively acknowledged by husband and wife, 599-600.

STARK, OSCAR D.—Continued.

Bill No. 26, Amending act relating to distribution of property of persons dying intestate, 963.

Bill No. 466, Amending act of 1889, relating to taxation by imposing a tax on individuals and corporations organized for laundering and manufacturing purposes, 2277-2278.

Bills introduced by

No. 134.

Joint resolution proposing amendment to Constitution, by authorizing bond issue for forest purposes, 133.

No. 399.

Establishing as State highway a certain section of public road in Wyoming County, 269.

No. 400.

Establishing as State highway a certain section of public road in Wyoming County, 269.

No. 401.

Making deficiency appropriation to carry out provisions of act for encouragement of argiculture and holding of agricultural exhibitions, 269.

No. 402.

Making appropriation to carry out provisions of act for encouragement of agriculture and holding of agricultural exhibitions, 269.

No. 403.

To enable tax collectors to collect taxes for payment of which they have become personally liable without having collected same, 269.

No. 404.

Establishing as State highway a certain section of public road in Wyoming County, 269.

No. 405.

Establishing as State highway a certain section of public road in Wyoming and Luzerne Counties, 269.

No. 417.

Establishing as State highway a certain section of public road in Wyoming County, 270.

No. 465.

Amending act authorizing courts of quarter sessions to commit the care of certain burial-grounds to township supervisors of townships, 324.

No. 466.

Further amending act relating to taxation, by changing capital stock of corporations, and removing exemption granted corporations organized for laundering and manufacturing purposes, 324.

No. 769.

Amending act regulating operation of motor vehicles, with regard to weight and length per square inch, 588.

No. 773.

Making deficiency appropriation to Commission of Soldiers' Orphans' Industrial School, at Scotland, 621.

No. 774.

Authorizing courts of quarter sessions to commit the care of certain abandoned cemeteries to boroughs and townships, 621.

No. 803.

Making appropriation for payment of expenses required by act providing for continuance of education and maintenance of destitute orphans of deceased soldiers, sailors and marines, 676.

No. 1172.

Providing that State Highway Department may construct or repair highways bounded on either or both sides by a State forest, 937.

STARK, OSCAR D.—Continued.

No. 87.

Making deficiency appropriation to carry out provisions of act providing State aid for certain agricultural associations, 732.

No. 392.

Making appropriation to Altoona Hospital, 2811.

No. 424.

Making appropriation to Punxsutawney Hospital Association, 2811.

No. 429.

Making appropriation to Homestead Hospital, 2811.

No. 430.

Making appropriation to Carlisle Hospital, 2811.

No. 442.

Making appropriation to Greenville Hospital, 2811.

No. 486.

Amending act regulating closing of public highways, 1191.

No. 513.

Making appropriation to Memorial Hospital, at Roxborough, Philadelphia, 2811.

No. 573.

Making appropriation to State Hospital for Injured Persons of the Bituminous and Semi-Bituminous Coal Regions, at Blossburg, 3428.

No. 712.

Amending act relating to incorporation of institutions of learning conferring degrees, 943.

No. 721.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 732.

No. 727.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 732.

No. 728.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 731-732.

No. 793.

Amending act for protection of shad and game fish in the Delaware River, 943.

No. 824.

Making appropriation to First Allegheny Day Nursery and Temporary Home for Children, at Pittsburgh, 3158.

No. 1155.

Making appropriation to the Columbia Hospital, at Wilkinsburg, 2973.

No. 1206.

Amending act establishing State Highway Department, by changing route 264, from Huntingdon to Chambersburg, 2200.

No. 1258.

Amending act establishing public school system, with regard to classification of school districts according to census, 1565.

No. 1295.

Amending act establishing public school system, with regard to payment of board and lodging of pupils in fourth class districts in lieu of transportation, 1330.

No. 1489, (Senate No. 736).

Authorizing State Highway Commissioner to use funds appropriated for State-aid highway purposes for State highway purposes, 2696.

Election returns, 32.

Member of conference committee, 5115.

STARK, OSCAR D.—Continued.

Member of Pennsylvania Soldiers' Orphan School Commission, 125.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, for

Previous question on Bill No. 1041, Amending act imposing State tax on gasoline, 3587.

Motion by, to

Adjourn, 3803.

Postpone Bill No. 134, Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for forest purposes, 965.

Recommit Bill No. 466, Amending act of 1889, relating to taxation, by imposing a tax on individuals and corporations organized for laundering and manufacturing purposes, 2378.

Reconsider vote on Bill No. 25, To validate certain deeds and mortgages which have been defectively acknowledged by husband and wife, 599.

Reconsider vote on Bill No. 26, Amending act relating to distribution of property of persons dying intestate, 963.

Oath of office administered to, 34.

STATE ASSOCIATION (see district attorneys, sheriffs, townships supervisors).

STATE ASYLUM FOR CHRONIC INSANE of Pennsylvania, by changing name to Wernersville State Hospital, and fixing per capita maintenance, amending act establishing

House Bill No. 897.

Read in place in House by Mr. Sarig, 728.

Referred to Committee on Appropriations, 728.

Reported with amendment, 2493.

First reading, 2600.

Second reading and amended, 2675-2676.

Third reading and final passage, 2793-2794.

Returned from Senate without amendment, 3554.

Signed by Speaker, 3736.

Vetoed by Governor, 3880.

In Senate (No. 1205).

Referred to Committee on Appropriations, 2817-2818.

Reported without amendment, 2911.

First reading, 2956.

Second reading, 3137.

Third reading and final passage, 3367.

Signed by President pro tempore, 3657.

STATE ASYLUM FOR CHRONIC INSANE of Pennsylvania, by changing name to Wernersville State Hospital, and fixing weekly per capita maintenance, amending act establishing

Senate Bill No. 1477.

Read in place in Senate by Mr. Smith, 3814.

Referred to Committee on Appropriations, 3814.

Reported without amendment, 3815.

First reading, 3858.

Second reading, 3986-3987.

Third reading and final passage, 4181.

Returned from House without amendment, 4810.

Signed by President, 4844.

In House (No. 1748).

Referred to Committee on Public Health and Sanitation, 4225.

Reported without amendment, 4468.

First reading, 4468.

Second reading, 4589.

Third reading and final passage, 4795-4796.

Signed by Speaker, 4931.

STATE ASYLUM FOR CHRONIC INSANE (see appropriation).

STATE ATHLETIC COMMISSION (see boxing).

STATE COLLEGE (see appropriation to Pennsylvania, etc., Constitution, Pennsylvania).

STATE COMMITTEE (see election).

STATE COUNCIL OF EDUCATION, Members of, nominated, 21, nominations recalled, 76; nominated, 287-288; confirmed, 288.

STATE COUNCIL OF EDUCATION (see institutions, school, schools).

STATE FUND (see compensation, motor vehicles).

STATE HOSPITAL FOR CRIMINAL INSANE, by changing name to Farview State Hospital, amending act establishing

House Bill No. 1223.

Read in place in House by Mr. Gilchrist, 940.

Referred to Committee on Judiciary Local, 940.

Reported without amendment, 1492.

First reading, 1569.

Second reading and amended, 1728-1729.

Third reading and final passage, 1848-1849.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4878.

In Senate (No. 960).

Referred to Committee on Judiciary Special, 1906-1907.

Reported without amendment, 4195.

First reading, 4212.

Second reading, 4320.

Third reading and final passage, 4530.

Signed by President, 4805.

STATE HOSPITAL FOR INSANE, at Danville, by changing name to Danville State Hospital, amending act establishing

House Bill No. 1230.

Read in place in House by Mr. Dietz, 941.

Referred to Committee on Judiciary Local, 941.

Reported without amendment, 1467.

First reading, 1567.

Second reading and amended, 1719-1720.

Third reading and final passage, 1837-1838.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4878.

In Senate (No. 962).

Referred to Committee on Judiciary Special, 1907.

Reported without amendment, 4192.

First reading, —.

Second reading, 4320.

Third reading and final passage, 4530-4531.

Signed by President, 4805.

STATE HOSPITAL FOR INSANE, at Warren, by changing name to Warren State Hospital, amending act establishing

House Bill No. 914.

Read in place in House by Mr. Williston P. Wood, 730.

Referred to Committee on Judiciary Local, 730.

Reported without amendment, 903.

First reading, 961.

Second reading, 1083-1084.

Third reading and final passage, 1230.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4877.

In Senate (No. 730).

Referred to Committee on Judiciary Special, 1254.

Reported without amendment, 4195.

First reading, 4212.

Second reading, 4319.

Third reading and final passage, 4523-4524.

Signed by President, 4805.

STATE HOSPITAL FOR INSANE, at Warren, by preventing lapsing of said appropriation, amending act reappropriating certain moneys to

House Bill No. 1202.

Read in place in House by Mr. Williston P. Wood, 939.

Referred to Committee on Appropriations, 939.

Reported without amendment, 3681.

First reading, 3789.

Second reading, 3885.

Third reading and final passage, 4114-4116.

Returned from Senate without amendment, 4457.

Signed by Speaker, 4573.

Concurrent resolution recalling bill from Governor, 4630-4631.

STATE HOSPITAL FOR INSANE.—Continued.

Resolution returned from Senate concurred in, 4773.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4910-4911.

Resumed and passed finally, 5079.

Returned from Senate with House amendments concurred in, 5127.

Signed by Speaker, 5148.

In Senate (No. 1520).

Referred to Committee on Appropriations, 3992.

Reported without amendment, 3997.

First reading, 4006.

Second reading, 4189-4190.

Third reading and final passage, 4315-4316.

Signed by President, 4553.

Resolution recalling bill from Governor concurred in, 4664-4665.

Bill returned from House with amendments in which Senate concurred, 4989.

Signed by President, 5014-5015.

STATE HOSPITAL FOR INSANE for Southeastern District of Pennsylvania, by changing name to Norristown State Hospital, amending act establishing

House Bill No. 905.

Read in place in House by Mr. Drinkhouse, 729.

Referred to Committee on Judiciary Local, 729.

Reported without amendment, 903.

First reading, 960.

Second reading, 1078-1079.

Third reading and final passage, 1229.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4877.

In Senate (No. 727).

Referred to Committee on Judiciary Special, 1254.

Reported without amendment, 4192.

First reading,——.

Second reading, 4319.

Third reading and final passage, 4523.

Signed by President, 4805.

STATE HOSPITALS (see appropriation to, and to Department of Public Welfare for).

STATE INDUSTRIAL FARM, and making appropriation, providing for

House Bill No. 1270.

Read in place in House by Mr. Ludlow, 969.

Referred to Committee on Appropriations, 969.

STATE INDUSTRIAL HOME FOR WOMEN, at Muncy, changing name to Muncy Farm, supplement to act establishing

Senate Bill No. 501.

Read in place in Senate by Mr. Sones, 763.

Referred to Committee on Appropriations, 763.

Reported with amendment, 3284.

First reading, 3414.

Second reading, 3512.

Third reading and final passage, 3609.

Returned from House without amendment,——.

Signed by President pro tempore,——.

In House (No. 1684).

Referred to Committee on Appropriations, 3785.

STATE INDUSTRIAL HOME FOR WOMEN, at Muncy, for purchase of machinery and equipment, to the general maintenance fund, reappropriating the unexpended balance of appropriation to

Senate Bill No. 1174.

Read in place in Senate by Mr. Sones, 2717.

Referred to Committee on Appropriations, 2717.

Reported without amendment, 2911.

First reading, 2955.

Second reading, 3136.

Third reading and final passage, 3365-3366.

Referred to Committee on Appropriations, 3580.

In House (No. 1632).

STATE INDUSTRIAL HOME FOR WOMEN, at Muncy, reappropriating certain appropriations heretofore made thereto, supplement to act making appropriation to

Senate Bill No. 645.

Read in place in Senate by Mr. Sones, 981.

Referred to Committee on Appropriations, 981.

Reported without amendment, 1258.

First reading, 1279.

Second reading, 1314.

Third reading and final passage, 1612.

Returned from House without amendment, 2132.

Signed by President, 2293.

Vetoed by Governor, 2816-2817.

In House (No. 1417).

Referred to Committee on Appropriations, 1759.

Reported without amendment, 1760.

First reading, 1819.

Second reading, 1870.

Third reading and final passage, 2085.

Signed by Speaker, 2330.

STATE INDUSTRIAL HOME FOR WOMEN (see appropriation).

STATE INDUSTRIAL FARM on site for establishment of institution for care of inebriates, and making appropriation, providing for erection of

House Bill No. 986.

Read in place in House by Mr. Clutton, 872.

Referred to Committee on Appropriations, 872.

STATE INSTITUTION FOR FEEBLE-MINDED AND EPILEPTIC of Eastern Pennsylvania, by changing name to Pennhurst State School, amending act establishing

House Bill No. 925.

Read in place in House by Miss Martha Thomas, 730-731.

Referred to Committee on Judiciary Local, 731.

Reported without amendment, 903-904.

First reading, 961.

Second reading and amended, 1084-1085.

Third reading and final passage, 1466-1467.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4877.

In Senate (No. 845).

Referred to Committee on Judiciary Special, 1637.

Reported without amendment, 4192.

First reading,——.

Second reading, 4319.

Third reading and final passage, 4524-4525.

Signed by President, 4805.

STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, at Polk, making reappropriation to

Senate Bill No. 1145.

Read in place in Senate by Mr. Phipps, 2510.

Referred to Committee on Appropriations, 2510.

Reported without amendment, 2667.

First reading, 2671.

Second reading, 2736.

Third reading and final passage, 2848.

Returned from House without amendment, 3951.

Signed by President, 4289.

Concurrent resolution recalling bill from Governor, 4527.

Resolution returned from House concurred in, 4664.

Approved by Governor, vote on final passage reconsidered and bill amended, 4836.

Resumed and passed finally, 4950.

Signed by President, 5001.

Returned from House with Senate amendments concurred in, 5003.

In House (No. 1528).

Referred to Committee on Appropriations, 2973.

Reported without amendment, 3428.

First reading, 3564.

Second reading, 3688.

Third reading and final passage, 3917.

Signed by Speaker, 4591.

Resolution recalling bill from Governor concurred in, 4719.

Bill returned from Senate with amendments in which House concurred, 5120.

Signed by Speaker, 5147.

STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, by changing name to Polk State School, amending act establishing

House Bill No. 908.

Read in place in House by Mr. Haslett, 729-730.
Referred to Committee on Judiciary Local, 730.
Reported without amendment, 902.
First reading, 959.
Second reading, 1077-1078.
Third reading and final passage, 1228.
Returned from Senate without amendment, 4722.
Signed by Speaker, 4877.

In Senate (No. 728).

Referred to Committee on Judiciary Special, 1254.
Reported without amendment, 4195.
First reading, 4212.
Second reading, 4319.
Third reading and final passage, 4523.
Signed by President, 4805.

STATE INSTITUTION FOR INEBRIATES, by making appropriation available for adjustment of certain claims, amending act establishing

Senate Bill No. 971.

Read in place in Senate by Mr. Smith, 1911.
Referred to Committee on Appropriations, 1911.

STATE INSTITUTION FOR INEBRIATES, Joint resolution making appropriation to Auditor General for adjustment of certain bills contracted by commission appointed under act establishing

Senate Bill No. 1133.

Read in place in Senate by Mr. Smith, 2509.
Referred to Committee on Appropriations, 2509.
Reported without amendment, 2829.
First reading, 2860.
Second reading, 2948-2949.
Third reading and final passage, 3103.
Returned from House with amendments in which Senate concurred, 3837.
Signed by President, 3945.

In House (No. 1609).

Referred to Committee on Appropriations, 3260.
Reported without amendment, 3428.
First reading, 3564.
Second reading and amended, 3687-3688.
Third reading and final passage, 3870-3871.
Returned from Senate with House amendments concurred in, 4008.
Signed by Speaker, 4099.

STATE INSTITUTION FOR INEBRIATES (see State Industrial Farm).

STATE INSTITUTIONS (see appropriation to, and to Department of Public Welfare for).

STATE LIBRARIAN AND DIRECTOR OF THE MUSEUM, George P. Donehoo, nominated as, 21; nomination recalled, 76.

STATE LIBRARIAN (see churches).

STATE LIVESTOCK SANITARY BOARD, (see property).

STATE MEDICAL AND SURGICAL HOSPITALS (see appropriation to Department of Public Welfare).

STATE NORMAL SCHOOLS (see schools).

STATE OFFICERS, and abolishing all additional compensation of such officers, fixing salaries of certain

Senate Bill No. 569.

Read in place in Senate by Mr. Woodward, 847.
Referred to Committee on Finance, 847.
Reported without amendment, 2440.
First reading, 2440.
Recommitted, 2526.

STATE OFFICERS AND EMPLOYEES from May 31, 1923, until approval of General Appropriation Bill, making appropriation for payment of salaries of

Senate Bill No. 1488.

Read in place in Senate by Mr. Schantz, 3952.
Referred to Committee on Appropriations, 3952.
Reported without amendment, 3952.
First reading, 3988.
Second reading, 4185.

STATE OFFICERS AND EMPLOYEES.—Continued.

Third reading and final passage, 4309.
Returned from House without amendment, ———.
Signed by President, 4844.

In House (No. 1769).

Referred to Committee on Appropriations, 4471.
Reported without amendment, 4574.
First reading, 4574.
Second reading, 4733.
Third reading and final passage, 4880-4881.
Signed by Speaker, 4931.

STATE PENAL AND CORRECTIONAL INSTITUTIONS (See appropriation of Department of Public Welfare for).

STATE PERSONNEL ACT (see civil service).

STATE SCHOOL FUND (see forests).

STATE SCHOOLS FOR DEAF (see appropriation to Department of Public Welfare).

STATE (see art, banks, bonds, cemetery, civil, service, Commonwealth, Constitution, dependents, depository, employees, fair, farm, farms, forests, highway, highways, hospitals, library, parks, penitentiary, police, property, reorganization, retirement, tax, taxation, taxes, treasury, truancy).

STATE TREASURER (see salary, taxes).

STATE VILLAGE FOR FEEBLE-MINDED WOMEN, by changing name to Laurelton State Village, amending act establishing

House Bill No. 901.

Read in place in House by Mr. Gundy, 729.
Referred to Committee on Judiciary Local, 729.
Reported without amendment, 903.
First reading, 960.
Second reading and amended, 1079-1080.
Third reading and final passage, 1332.
Returned from Senate without amendment, 5126.
Signed by Speaker, 5148.

In Senate (No. 839).

Referred to Committee on Judiciary Special, 1637.
Reported without amendment, 4706.
First reading, 4714.
Second reading, 4835.
Third reading and final passage, 4975.
Signed by President, 5014.

STATE WORKMEN'S INSURANCE FUND (see compensation, tax).

STATUE (see Crow, Knox).

STATUTE OF LIMITATIONS (see insane).

STATUTE OF LIMITATIONS to begin to run against right of action for damages in certain cases, fixing time for

House Bill No. 624.

Read in place in House by Mr. Kohler, 446.
Referred to Committee on Judiciary General, 446.
Reported without amendment, 588.
First reading, 626.
Second reading, 693.
Third reading and final passage, 748.

In Senate (No. 544).

Referred to Committee on Judiciary Special, 788.

STATUTES-AT-LARGE OF PENNSYLVANIA, to repeal act of 1913, providing for appointment of commission to supervise the preparation of

House Bill No. 383.

Read in place in House by Mr. Horne, 253.
Referred to Committee on Judiciary Local, 253.
Reported without amendment, 515.
First reading, 593.
Second reading, 640.
Third reading and final passage, 700.
Returned from Senate without amendment, 2771.
Signed by Speaker, 2906.
Approved by Governor, 3596.

In Senate (No. 526).

Referred to Committee on Judiciary Special, 787.
Reported without amendment, 2508.

STATUTES-AT-LARGE OF PENNSYLVANIA.—Continued.

First reading, 2586.
 Second reading, 2641.
 Third reading and final passage, 2720.
 Signed by President, 2823.

STAUDENMEIER, CHARLES W., Representative from Schuylkill County, (Second District)

Amendments offered by, to

Bill No. 717, Requiring owners of motor vehicles and motorcycles to file surety bonds for payment of damages caused thereby, 4580.

Bills introduced by

No. 43.

Making deficiency appropriation to State Hospital for Injured Persons of Anthracite Coal Region, Ashland, 109.

No. 71.

Making appropriation to State Hospital for Injured Persons of Anthracite Coal Region, at Ashland, 115.

No. 140.

Amending act establishing State Highway Department, by changing route 161, from Pottsville to Sunbury, 134.

No. 717.

Requiring owners of motor vehicles and motor-cycles to file surety bonds for payment of damages caused thereby, 585.

No. 1012.

To validate ordinances and proceedings by councils in boroughs for paving and curbing of public highways, and municipal liens therefor, 875.

No. 1081.

Establishing as State highway, a certain section of public road in Schuylkill County, 879.

No. 1134.

Fixing per diem compensation of assistant or registry assessors of boroughs and townships of second class, 935.

No. 1135.

Regulating sale of anthracite coal, and fixing standards of size thereof, 935.

Bills reported by

No. 148.

Authorizing the laying of gas or water mains and sewers by municipalities, 1793.

No. 588.

Regulating the subdividing of land in cities of second class, 515.

No. 832.

Amending act giving to dependent or delinquent children committed to correctional institutions the right to rehearings, 1060.

No. 876.

Amending act to reduce the State debt, with regard to taxation of real estate of public service companies, 2136.

No. 898.

Amending act establishing State Highway Department, by changing route 63, from Indiana to Brookville, 1527-1528.

No. 905.

Amending act establishing State Hospital for Insane for Southeastern District of Pennsylvania, by changing name to Norristown State Hospital, 903.

No. 957.

Providing for the laying out and construction of joint county highways and bridges, 1189.

Election returns, 31.

Leave of absence granted, 237, 2137, 2464.

STAUDENMEIER, CHARLES W.—Continued.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 1439, (Senate No. 551), Amending act relative to fires and fire prevention, 4467.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1439, (Senate No. 551), Amending act relative to fires and fire prevention, by fixing powers of Department of State Police relative to tanks and devices used in connection with inflammable liquids, 4466.

Motion to call up certain bills from the postponed calendar, 4166.

Resolutions, concurrent, offered by

Authorizing appointment of committee to investigate the conduct of State police in and about the borough of Ashland on Thursday night, May 31, 1923, 3875.

Petitioning Congress to adopt legislation for erection of fire proof buildings for preservation of historical records, 963.

STAVITSKI, JOHN E., Representative from Luzerne County, (Fourth District)

Amendments offered by, to

Bill No. 1268, Prohibiting appointment as game protector, police officer, fish warden and detective of any person who has been convicted of crime, 3252.

Bills introduced by

No. 63.

Making appropriation to State Hospital of Nanticoke, 115.

No. 126.

Regulating performance of work for State and prohibiting contract therefor, 133.

No. 127.

Making it unlawful to conduct any employment agency for profit, other than State Bureau of Employment, 133.

No. 128.

Providing for construction of houses for resale by Commonwealth, 133.

No. 129.

Regulating renting of dwelling houses, 133.

No. 130.

Providing for care and treatment of injured employees, 133.

No. 163.

Amending act establishing public school system, with regard to per capita tax on male and female residents in school districts of second, third and fourth classes, 142.

No. 164.

Making it unlawful to pollute waters of Commonwealth, 142.

No. 165.

Providing for payment of bonus by certain employers to employees, 142.

No. 166.

Regulating appointment and discharge of police officers in boroughs and townships, 142.

No. 194.

Prohibiting sheriffs from suppressing riots in certain cities, boroughs and townships without request of local authorities, 157.

No. 195.

Regulating supply of drinking water to employees at coal mines, 157.

STAVITSKI, JOHN E.—Continued.

- No. 357.
Making appropriation to State Hospital of Nanticoke 236.
- No. 414.
Prohibiting sheriffs from suppressing riots in certain cities, boroughs and townships without request of local police authorities, 270.
- No. 458.
Amending act relating to fish, by providing for issuing of licenses by aldermen, justices of peace and notaries public, 323.
- No. 459.
Amending act requiring citizens to procure license to hunt wild birds or animals, by providing for issuing of licenses by aldermen, justices of peace and notaries public, 323.
- No. 477.
Regulating employment of minors, 343-344.
- No. 487.
Amending act relating to boroughs, by providing for election of councilmen-at-large, 344.
- No. 488.
To repeal act empowering railroad companies to employ special police force, 344.
- No. 489.
To repeal act relative to appointment of special police for street passenger railway companies, 344.
- No. 706.
Prohibiting erection of standards or semaphores on certain streets and highways, 584.
- No. 781.
Regulating renting of dwelling houses and apartments, 622.
- No. 877.
To protect anthracite coal miners in determination of amount of coal to be used as basis for calculating wages, 727-728.
- No. 878.
Amending act providing for health and safety of persons employed in and about the anthracite coal mines, by requiring motor ambulances and stretchers at all such mines, 728.
- No. 879.
Creating a fund for the benefit of employes of anthracite coal mines, 728.
- No. 1027.
To repeal Inheritance Tax Act of 1919, 876.
- No. 1109.
Authorizing municipalities to permit the playing of baseball on Sunday, 933.
- No. 1110.
To repeal section 1 of act for prevention of vice and immorality, 933.
- No. 1269.
Amending act for better and more impartial selection of persons to serve as jurors, by requiring the drawing of jury panels from the wheel to take place publicly, 968-969.
- No. 1277.
Providing for protection of health of painters by prohibiting use of spray machines for painting, 969.
- No. 1281.
Amending act consolidating law relating to boroughs, by regulating appointment, supervision and discharge of police officers, 969.

STAVITSKI, JOHN E.—Continued.

- No. 1286.
Amending act consolidating law relating to townships, by regulating appointment of police officers, 970.
- Bills reported by
No. 230.
Amending act establishing certain public roads as State highways, by changing route 338, in Jefferson and Clearfield Counties, 1760.
- No. 274.
Amending act providing for appointment of Anthracite Mine Inspectors' Examining Board, 796.
- No. 372.
Amending act relating to county and township rates and levies, by removing exemption of females from arrest for non-payment of taxes, 266.
- No. 456.
Dividing Middle Coal Field Poor District into four districts, 4228.
- No. 612.
Authorizing election of township solicitor by supervisors of townships of second class, 589.
- No. 919.
Repealing section 23 of act relating to Allegheny County, with regard to payment of taxes, 1223.
- No. 1338.
Providing means whereby justices of peace may better inform themselves as to the law and court decisions, 2171.
- No. 1414, (Senate No. 587).
Prescribing the effect on property held in trust of merger of banking companies possessed of trust company powers, 2061.
- No. 1451, (Senate No. 629).
Amending act relating to corporations, by authorizing certain corporations of the first class to be incorporated by the Governor, 2445.
- No. 1585, (Senate No. 606).
Providing for the rebuilding by the Commonwealth through the Department of Highways of certain county bridges, 4139.
- Election returns, 30.
- Member of standing committees, 87-91.
- Motion by, for
Previous question on Bill No. 1549, (Senate No. 242),
Amending act regulating practice of osteopathy, 4925.
- Motion by, to
Postpone Bill No. 1269, Amending act for better and impartial selection of persons to serve as jurors, 1663.
- Reconsider vote on Bill No. 1268, Prohibiting appointment as game protector, police officer, fish warden and detective of any person who has been convicted of crime, 3252.
- Reconsider vote on Bill No. 1541, (Senate No. 985),
Amending act establishing public school system, by fixing compensation of tax collectors in certain districts, 4487.
- Oath of office administered to, 34.
- STEAM (see railroads).
- STEAM BOILERS (see Allegheny County, counties).
- STEAM ENGINES (see Allegheny County, counties).
- STEEDLE, JOSEPH G., Representative from Allegheny County, (Twelfth District)
- Amendments offered by, to
Bill No. 36, Regulating practice of chiropractic, 2701.

STEEDLE, JOSEPH G.—Continued.

Bill No. 476. Creating County Planning Commission, 692-693.

Bill No. 1075, For the prevention and treatment of mental diseases, 1375, 1377, 1380, 1381, 1383, 1823.

Bill No. 1078, Amending act relating to practice of medicine and surgery, 1368.

Bill No. 1434, (Senate No. 685), Further amending act creating State Board of Examiners for Registration of Nurses, 2367-2368.

Bills introduced by
No. 255.

Supplement to act regulating practice of medicine and surgery, creating division to enforce laws relating to Bureau of Medical Education and Licensure, 183.

No. 256.

Making appropriation to Bureau of Medical Education and Licensure for use in enforcement division, 183.

No. 393.

Making appropriation to Ohio Valley General Hospital, at McKees Rocks, 253.

No. 514.

Creating Old Age Assistance Commission, 367.

No. 700.

Joint resolution proposing amendment to Constitution of Pennsylvania, providing for a budget system, 514.

No. 1074.

Supplement to act establishing Bureau of Housing, 878.

No. 1075.

For the prevention and treatment of mental diseases, 878.

No. 1077.

To repeal act of 1915, giving additional protection to wild birds and game, by prohibiting hunting by unnaturalized foreign-born residents, 879.

No. 1078.

Amending act relating to practice of medicine and surgery, by providing for re-hearings in cases where licenses have been suspended or revoked, and for reinstatement in certain cases, 879.

No. 1176.

Making appropriation to De Paul Institute, of Mount Lebanon Township, 937.

No. 1177.

Relating to registration and re-registration of nurses by State Board of Examiners for Registration of Nurses, 937.

No. 1178.

Amending act providing for State registration of nurses, and establishing State Board of Examiners, 937.

No. 1351.

Amending act providing for notification of taxables by tax collectors in boroughs and townships, by eliminating from said notices the reference to abatement of taxes, 1007.

No. 1352.

Amending act regulating collection of taxes in boroughs and townships, by eliminating the five percentum abatement allowed on taxes paid within ninety days, 1007.

Bill reported by
No. 36.

Regulating practice of chiropractic 2171.

Election returns, 27.

STEEDLE, JOSEPH G.—Continued.

Leave of absence granted, 4460.

Member of conference committee, 3595.

Member of special committee, 58.

Member of standing committees, 87-91.

Motion by, for

House to adhere to non-concurrence in Senate amendments to House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 3595.

House to non-concur in Senate amendments to House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 3488.

Previous question on Bill No. 81, General Appropriation Bill, 2694.

Recess, 3058.

Special order on Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 3900.

Motion by, to

Adjourn, 3781.

Extend time of postponement on certain bills, 1543.

Lay upon table motion to discharge Committee on Public Health and Sanitation from further consideration of House Bill No. 62, Amending act for protection of public health in municipalities, 1016.

Lay upon table veto of House Bill No. 1078, Amending act regulating practice of medicine and surgery, 3007.

Place on calendar Bill No. 192, amending act regulating practice of pharmacy, by providing for registration of assistant pharmacists in certain cases without examination, 334.

Postpone Bill No. 255, Amending act relating to Bureau of Medical Education and Licensure, by creating a division to enforce the laws relating to practice of medicine and surgery, 347.

Postpone Bill No. 485, (Senate No. 159), Amending act relating to townships, by providing that employees of township and school district in townships of first class are ineligible as township commissioners, 725.

Postpone Bill No. 700, Joint resolution proposing amendment to Constitution, providing for State budget system, 1208.

Recommit Bill No. 36, Regulating practice of chiropractic, 2701.

Recommit Bill No. 255, Amending act regulating practice of medicine and surgery, by creating division to enforce laws relating to Bureau of Medical Education and Licensure, 451-452.

Recommit Bill No. 1074, Supplement to act establishing Bureau of Housing, 1643.

Reconsider vote on Bill No. 36, Regulating practice of chiropractic, 2701.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4925.

Remarks by, on

Announcement by Speaker relative to delay in printing of calendar, 1226-1227.

Bill No. 36, Regulating practice of chiropractic, 2700-2705, 2978, 3440-3444.

STEEDLE, JOSEPH G.—Continued.

- Bill No. 62, Amending act for protection of public health in municipalities, 1016.
- Bill No. 192, Amending act regulating practice of pharmacy, by providing for registration of assistant pharmacists without examination in certain cases, 334.
- Bill No. 428, Amending act relative to the police pension funds in cities of third class, 2165.
- Bill No. 746, (Senate No. 100), Amending act creating office of county controller in certain counties, 1521-1522.
- Bill No. 869, Relating to proof of intoxicating liquors, 1233.
- Bill No. 1078, Amending act relating to the practice of medicine and surgery, 1978.
- Bill No. 1122, Regulating election of jurors for service in the several courts of Allegheny County, 1985-1986.
- Bill No. 1285, Establishing minimum standards of plants and equipment for State-aided hospitals, 4143.
- Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a Board in each county, 2042-2043.
- Bill No. 1435, (Senate No. 686), Relating to the registration and re-registration of nurses and licensed attendants, 2605.
- Bill No. 1549, (Senate No. 242), Amending act regulating practice of osteopathy, 4923-4925.
- Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4015.
- Resolution, concurrent, offered by
Recalling from Governor House Bill No. 1078, Amending act regulating practice of medicine and surgery, 2775.
- Resolutions offered by
Authorizing adjournment of House in memory of Hon. George W. Allen, former Representative from Allegheny County, 808.
- Authorizing adjournment of House in memory of Hon. Peter Klingensmith, 2773.
- STEELE, CHARLES, Senator from Twenty-seventh District, (Northumberland, Snyder and Union Counties)
- Amendments offered by, to
Bill No. 20, Providing for salaries, bonds and supplies of treasurers in counties of fifth class, 312.
- Bill No. 247, Supplementing and amending act authorizing corporations to issue common or preferred stock of one or more classes, 986.
- Bills introduced by
No. 20.
Providing for salaries, bonds, offices and supplies of treasurers in counties of fifth class, 93.
- No. 21.
Making deficiency appropriation to State Hospital for Injured Persons of the Trevorton, Shamokin and Mount Carmel Coal Fields, 93.
- No. 149.
Amending act establishing auxiliary State game preserves, by providing for use thereof for educational purposes and appointment of game protectors, 188.
- No. 150.
Making appropriation to State Hospital for Injured Persons of Trevorton, Shamokin and Mount Carmel Coal Fields, 188.

STEELE, CHARLES.—Continued.

- No. 151.
Establishing as State highway a certain section of public road in Northumberland County, 188.
- No. 186.
Making appropriation to Pennsylvania Village for Feeble-Minded Women, at Laurelton, 276.
- No. 247.
Supplementing and amending act authorizing corporations to issue common or preferred stock of one or more classes, 355.
- No. 281.
Establishing as State highway a certain section of public road in Snyder County, 384.
- No. 445.
Establishing as State highway, a certain section of public road in Northumberland and Union Counties, 603.
- No. 486.
Establishing as State highway, a certain township road in Union County, 761.
- No. 487.
Establishing as State highway, a certain section of public road in Snyder and Union Counties, 761.
- No. 737.
Authorizing State Highway Commissioner to take over as State highways certain roads leading from State institutions to State highways or railroad stations, 1258.
- No. 1085.
Making appropriation to United Evangelical Home and Orphanage, at Lewisburg, 2228.
- No. 1149.
Making appropriation to Snyder-Middleswarth Park Commission, 2510.
- No. 1379.
Making appropriation to Pennsylvania Village for Feeble-Minded Women, at Laurelton, 3290.
- No. 1478.
Making appropriation to State Highway Department for rebuilding of certain inter-county bridges destroyed by fire, 3814.
- Bills reported by
No. 20.
Providing for salaries, bonds and supplies of county treasurers in counties of fifth class, 760.
- No. 69.
Relating to incorporation of banks and trust companies, 163.
- No. 171, (House No. 38).
Fixing salaries, bonds and supplies of county treasurers in counties of fifth class, 760.
- No. 223.
Amending act establishing public school system, with regard to election of county superintendents, 383.
- No. 224.
Providing for filling of vacancies in office of borough tax collector by council, 863.
- No. 394.
Amending act relating to boroughs, with regard to assessment of property owners for cost of grading and paving streets, 2509.
- No. 587.
Prescribing effect on property held in trust of merger of banking companies possessed of trust company powers, 1256.
- No. 657.
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STEELE, CHARLES.—Continued.

No. 737.

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No. 811, (House No. 333).

Granting right of eminent domain over certain lands to prevent obstructions to the view at railroad and highway intersections, 2506.

No. 837, (House No. 880).

Amending act establishing public school system, by providing that school employes shall be eligible to office of school director if in another district, 1991.

No. 840, (House No. 902).

Amending act relating to townships, by providing that sidewalks shall be maintained by abutting property owners in townships of first class, 1668.

No. 940, (House No. 933).

Authorizing county commissioners to appropriate money for purpose of reforestation, 1910.

No. 1024, (House No. 885).

Limiting power of State banks and trust companies to become surety on bonds, 2295.

No. 1099, (House No. 1319).

Amending act relating to boroughs, by providing for a budget system, 2625.

Election returns, 7.

Member of standing committees, 78-80.

Motion by, to

Drop from calendar Bill No. 1114, (House No. 558), Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, 4653.

Postpone Bill No. 20, Providing for salaries, bonds and supplies of treasurers in counties of the fifth class, 312-313.

Recommit Bill No. 229, (House No. 211), Authorizing issue and sale of bonds by the Commonwealth for any lawful purpose, 1609.

Recommit Bill No. 536, (House No. 551), Amending act providing system of government for boroughs, with regard to grading and paving streets without petition of property owners, 2922.

Recommit Bill No. 823, (House No. 712), Amending act relating to the incorporation of institutions of learning conferring degrees, 2124.

Suspend Rule 21, requiring amended bills to be noted on calendar, 333, 4703.

Oath of office administered to, 9.

Remarks by, on

Bill No. 99. Prohibition Enforcement Bill, 567.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4998.

Bill No. 1097, (House No. 936), For the repression of prostitution, 4681.

Bill No. 1114, (House No. 558), Supplementing and amending act authorizing corporations to issue preferred or common stock of one or more classes, 4653-4654.

Bill No. 1143, Providing for approved electric motors and requiring attendants at ventilating fans in anthracite mines, 3959.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4985.

STENOGRAPHERS BY DISTRICT ATTORNEYS in certain counties, further amending act authorizing employment of

Senate Bill No. 639.

Read in place in Senate by Mr. MacDade, 980.

Referred to Committee on New Counties and County Seats, 980.

Reported with amendment, 1257.

First reading, 1279.

Over in its order, 1314.

Recommitted to Committee on Municipal Affairs, 1621.

Re-reported with amendment, 2093.

Second reading, 2246-2247.

Third reading and final passage, 2309-2310.

Returned from House without amendment, 4542.

Signed by President, 4659.

In House (No. 1487).

Referred to Committee on Counties and Townships, 2442.

Reported without amendment, 2748.

First reading, 2807.

Second reading, 2896.

Third reading and final passage, 4463.

Signed by Speaker, 4748.

Remarks on, by

Alexander, 4463.

STENOGRAPHERS OF HOUSE, presentation of testimonials to Miss Janet Latimer, Miss Margaret Watkins, Mrs. Mary Emerson, Mrs. Justine Cohen and Miss Mirian Doyle, 5136.

STERLING, PHILIP, Representative from Philadelphia County, (Twenty-sixth District)

Amendments offered by, to

Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 1964-1969.

Bills introduced by

No. 314.

Providing for licensing and regulation of real estate brokers and salemen, 221.

No. 416.

Amending act consolidating law relating to incorporation of insurance companies, by fixing the date for annual meeting of stockholders, 270.

No. 626.

Amending act establishing public school system, by changing tenure of superintendents of schools in school districts of first class, 447.

No. 701.

Further amending act establishing Philadelphia Municipal Court, by providing that actions involving less than \$100 shall be taken only thereto, 514.

No. 707.

Amending act to consolidate the Penal Laws, by providing for increase of punishment for involuntary manslaughter, 584.

No. 716.

Making appropriation to National Farm School, at Doylestown, 585.

No. 758.

Amending act regulating the operation of motor vehicles, by providing for increased punishment for violation of certain provisions, 587.

Bills reported by

No. 64.

Amending act relative to estates of decedents and of minors and of trust estates, by restricting advertising required to be done by executors and administrators, 139.

No. 162.

Amending act establishing public school system, with regard to basis for cost of tuition of pupils residing in another district, 232.

STERLING, PHILIP.—Continued.

No. 253, (Senate No. 34).

To validate certain tax liens filed since May 21, 1913, 230.

No. 389.

Amending act relating to boroughs, with regard to licensing of dealers in merchandise, 440.

No. 433, Amending act relative to promotion of medical science by distribution of unclaimed human bodies, 338.

No. 470.

Amending act authorizing cities of first class to support destitute families of prisoners, by extending act to cities of second class, 440.

Election returns, 31.

Leave of absence granted, 4229.

Member of special committee, 101.

Member of standing committees, 87-91.

Motion by, for

Previous question of motion to call up bills out of order, 4263.

Motion by, to

Dispense with further reading of Journal, 251, 4343.

Extend time of postponement on Bill No. 314, Providing for licensing and regulation of resident and non-resident real estate brokers, 2445, 2699.

Lay upon table motion to reconsider vote on Bill No. 1461, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 5104.

Postpone Bill No. 690, Requiring judges of courts of record to render decisions within six months after trial of a case, 920.

Recommit Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examinations, 174.

Recommit Bill No. 125, regulating sale of tickets to theaters and other places of amusement, 175.

Reconsider vote on Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examinations, 174.

Oath of office administered to, 34.

Questions of personal privilege raised by, on

Death of Doctor Joseph Krauskropf of Philadelphia, 4920.

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2449-2450.

Remarks by, at

Lincoln Memorial Services, 207.

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Remarks by, on

Bill No. 314, Providing for the licensing and regulation of resident and non-resident real estate brokers, 3067.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 883-884.

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STERLING, PHILIP.—Continued.

Bill No. 1401, Amending act imposing tax on gasoline, 3584.

Bill No. 1761, (Senate No. 1163), Further amending act establishing State Highway Department, by providing for deposit of bankable securities by contractor in lieu of surety required on bond, 4934.

Nomination of Hon C. J. Goodnough for Speaker, 35.

Resolution, concurrent, offered by

Memorializing Doctor Joseph Krauskropf of Philadelphia, 4920.

STETSON HOSPITAL (see appropriation).

STEVENS, ALLEN J., Representative from Cumberland County

Amendments offered by, to

Bill No. 486, Amending act regulating the closing of public highways, 1366.

Bill No. 1203, Providing method through which Commonwealth may cooperate with individuals in building fences to protect crops and orchards against damage from wild deer, 1737.

Bill No. 1334, Amending act authorizing erection of memorial halls by counties in memory of soldiers, sailors and marines, 1746.

Bills introduced by

No. 397.

Amending act establishing State Highway Department, by changing route 35, from Carlisle to Chambersburg, 254.

No. 430.

Making appropriation to Carlisle Hospital, 289.

No. 451.

Amending act relating to fish, with regard to age limit for procuring license, and permitting fishing on holidays without license, 323.

No. 486.

Amending act regulating closing of public highways and providing for detours, by fixing penalties for violation thereof, 344.

No. 1163.

Making it unlawful to wear discharge buttons of the United States Government when not entitled to wear same, 936.

No. 1203.

Providing method through which Commonwealth may cooperate with individuals in building fences to protect farm crops and orchards against damage from wild deer, and making appropriation, 939.

No. 1226.

Amending act establishing public school system, by providing that secretary of school board must be resident of district, 941.

No. 1334.

Amending act authorizing erection of memorial halls by counties in memory of soldiers, sailors and marines of such counties, 1005-1006.

Bills reported by

No. 200.

Providing for the assistance of voters at elections, 2775, 3261.

No. 325.

Requiring counties to decorate the graves of honorably discharged soldiers, sailors and marines with flags on Memorial Day, 338.

No. 759.

Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue for erection of buildings for Pennsylvania National Guard, 701.

STEVENS, ALLEN J.—Continued.

No. 1165.

Authorizing municipalities to purchase burial plots for certain soldiers, sailors and marines, 1191.

Election returns, 29.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 2501.

Recommit Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 2709.

Oath of office administered to, 34.

Resolution offered by

Authorizing adjournment of House in memory of Hon. Frank E. Korn, former Representative, 1643.

STEVENS, ANDREW F., Representative from Philadelphia County, (Sixth District)

Bills introduced by

No. 611.

Making appropriation to Pennsylvania Museum and School of Industrial Art, 446.

No. 837.

Assuring to persons within jurisdiction of county, equal protection of the laws, by providing for their removal from the county and their trial by Superior Court in certain cases, 679.

No. 1087.

Making appropriation to Sesqui-Centennial Exhibition Association, at Philadelphia, 879.

Bills reported by

No. 600.

Making proceedings of annual conventions of Grand Army of Republic and United-Spanish War Veterans a part of the public records of the State, 702.

No. 1123.

Making appropriation to Philadelphia Association for Protection of Colored Women, 3159.

No. 1208.

Making appropriation to Pennsylvania State College for reimbursement of loss of interest on bond, 1492.

No. 1574, (Senate No. 336).

Making appropriation to Annie M. Warner Hospital, at Gettysburg, 3429.

Election returns, 31.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1789.

Oath of office administered to, 34.

STILLS, providing for licensing of certain

House Bill No. 1252.

Read in place in House by Mr. Vickerman, 967.

Referred to Committee on Law and Order, 967.

Reported without amendment, 1710.

First reading, 1816.

Second reading, 2202.

Recommitted, 2332.

Re-reported without amendment, 2493.

Third reading and postponed, 2779.

Time of postponement extended, 3057, 3592.

STINEMAN, W. I., Senator from Thirty-fifth District, (Cambria County)

Amendments offered by, to

Bill No. 629, Amending act relating to corporations, by authorizing corporations of first class to be incorporated by the Governor, 3805-3806.

STINEMAN, W. I.—Continued.

Bill No. 677, (House No. 726), Amending act providing that receipts derived from State forests shall become part of "The State School Fund of Pennsylvania," 1927.

Bill No. 717, (House No. 727), Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1928.

Bill No. 895, (House No. 1086), Requiring owners and operators of coal mines to furnish coal to charitable institutions at market prices, 2644-2645.

Bills introduced by

No. 55.

To protect bituminous coal miners in determination of amount of coal to be used as basis for calculating wages, 97.

No. 56.

Joint resolution creating commission to investigate transportation facilities of Pennsylvania Railroad Company, 97.

No. 123.

Amending act establishing State Highway Department, by changing route 223, from Greensburg to Ebensburg, 149-150.

No. 408.

Making appropriation to Christian Home, of Johnstown, 546.

No. 502.

Prohibiting the location by cities of third class of prisons or lock-ups near public schools, 763.

No. 629.

Amending act providing for incorporation of certain corporations, by authorizing certain corporations of the first class to be incorporated by the Governor, 980.

No. 775.

Requiring township supervisors and commissioners to apply for county aid in construction and maintenance of highways, upon application of property owners, 1304.

No. 798.

Amending act regulating employment agencies, 1608.

No. 984.

Granting right of eminent domain to water companies organized after April 13, 1905, 1913.

No. 989.

Making appropriation to Mercy Hospital, of Johnstown, 1913.

No. 1144.

Providing for collection of city and school taxes in cities of third class by city treasurer, 2510.

No. 1220.

Validating certain proceedings and elections of counties and municipalities held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 2833.

No. 1221.

Amending act consolidating law relating to fish, by regulating size of pike that may be caught, 2833.

Bills reported by

No. 39.

Fixing salary of sheriffs and deputy sheriffs in counties of seventh class, 147.

No. 55.

To protect bituminous coal miners in the determination of amount of coal to be used as basis for calculating wages, 1911.

STINEMAN, W. I.—Continued.

- No. 82.
Relating to annexation of cities and boroughs, 1668.
- No. 119.
Creating office of county controller and abolishing office of county auditor in certain counties, 760.
- No. 172, (House No. 186).
Authorizing county commissioners to purchase road machinery and to rent same to townships, 844.
- No. 303.
Amending act providing for licensing and regulation of investment businesses, 545.
- No. 309, (House No. 203).
Regulating speed of motor vehicles driven through cemeteries, 2384.
- No. 413, (House No. 389).
Amending act consolidating law relating to boroughs, with regard to licensing of dealers in merchandise, 1990-1991.
- No. 422.
Fixing compensation of jury commissioners in counties of seventh class, 844.
- No. 433.
Further amending act creating Division of Township Highways in State Highway Department, 844.
- No. 435.
Further amending act relating to townships, with regard to road contracts in townships of second class, 844.
- No. 446.
Fixing salaries of certain county officers in counties of third class, 844.
- No. 453.
Amending act relating to townships, by providing for maintenance of sidewalks in townships of first class by abutting property owners, 869.
- No. 497.
Authorizing counties to issue bonds for erection of joint county bridges, 1666.
- No. 538, (House No. 571).
Amending act relating to townships, by changing the compensation of township auditors, 2507.
- No. 673, (House No. 722).
Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1911.
- No. 677, (House No. 726).
Amending act of 1915, providing that receipts derived from State forests shall become part of "The State School Fund of Pennsylvania," 1257, 1666.
- No. 714, (House No. 682).
Amending act relating to boroughs, by authorizing appropriation of \$250 annually for expense of municipal music, 1991.
- No. 725, (House No. 852).
Amending act creating Board for the Assessment and Revision of Taxes in certain counties, 2624.
- No. 745.
Relative to depositories of county funds in counties other than first class, 2828.
- No. 824, (House No. 740).
Amending act relating to townships, with regard to right of appeal where damages have been assessed against townships of first class, 2225.
- No. 853, (House No. 1052).
Relating to the salaries, bonds and supplies of county officers, deputies and clerks in counties of sixth class, 3075.

STINEMAN, W. I.—Continued.

- No. 893, (House No. 678).
Amending act relating to boroughs, by authorizing the sheriff to commit persons violating ordinances to the county jail or workhouse, 1990.
- No. 924, (House No. 632).
Amending act restricting appointment of corporate fiduciaries, 2295.
- No. 1023, (House No. 686).
Authorizing probation officers of the county to attend the annual State Association of Probation and Parole, 2507.
- No. 1033, (House No. 1335).
Providing for salaries of county officers in counties of fifth class, 2295.
- No. 1091.
Amending act relating to townships, with regard to duties and compensation of tax collectors in townships of second class, 2965.
- No. 1096, (House No. 671).
Amending act creating Mothers' Assistance Fund, 2715-2716.
- No. 1119, (House No. 1275).
Abolishing office of high constable in boroughs, 4705.
- No. 1134.
Authorizing the Department of Forestry to offer and pay rewards for evidence sufficient to convict anyone maliciously setting forest fires, 2511.
- No. 1169.
Providing for the establishment and maintenance of uniform building lines in boroughs and townships of first class, 2964-2965.
- Leave of absence granted, 163, 187, 383.
- Member of special committee, 11, 73.
- Member of standing committees, 78-80.
- Motion by, to
Adjourn, 4343.
- Proceed to consideration of Bill No. 1041, (House No. 973), Amending act for appointment of county and city inspectors of weights and measures, 3835.
- Recommit Bill No. 675, (House No. 724), Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1613.
- Recommit Bill No. 676, (House No. 725), Amending act establishing Bureau of Forest Protection within the Department of Forestry, 1613.
- Recommit Bill No. 677, (House No. 726), Amending act of 1915, providing that receipts derived from State forests shall become part of "The State School Fund of Pennsylvania," 1613.
- Recommit Bill No. 717, (House No. 727), Amending act establishing Bureau of Forest Protection within the Department of Forestry, by regulating civil actions for damage from forest fires, 2219.
- Recommit Bill No. 811, (House No. 333), Granting right of eminent domain over certain lands to prevent obstructions to the view at railroad and highway intersections, 3371.
- Recommit Bill No. 1143, Providing for approved electric motor and requiring attendants at ventilating fans in anthracite mines, 3958.
- Reconsider vote on Bill No. 629, Amending act relating to corporations, by authorizing certain corporations of first class to be incorporated by the Governor, 3805.

STINEMAN, W. I.—Continued.

Reconsider vote on Bill No. 717, (House No. 727), Amending act establishing Bureau of Forest Protection within the Department of Forestry, by regulating civil actions for damage from forest fires, 2219.

Remarks by, on

Bill No. 649, Repealing act providing for creation of board of examiners and appointment of inspector of steam engines and steam boilers for Allegheny County, 1621.

Bill No. 1531, (House No. 1648), Imposing emergency State tax on net earnings of corporations, 4821.

Resolution, concurrent, offered by

Recalling from Governor Senate Bill No. 629, Amending act providing for the incorporation of certain corporations, by authorizing certain corporations of first class to be incorporated by the Governor, 3536-3537.

Resolution offered by

Authorizing appointment of committee to notify House that Senate is organized, 11.

STITES, FLETCHER W., Senator from Twelfth District, (Montgomery County)

Amendments offered by, to

Bill No. 131, Validating certain proceedings and elections held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 388.

Bill No. 499, Amending act creating suboffices or sub-agencies to banks of discount and deposit, 4534.

Bill No. 613, Amending act defining powers of courts of quarter sessions with regard to care of dependent incorrigible children, 1936, 2028, 2232.

Bill No. 758, Amending act relating to wills, by giving the surviving parent the right to appoint a testamentary guardian for his or her child, 2839.

Bill No. 912, (House No. 139), Amending act establishing State Highway Department, with regard to improvement of borough highways by the Commonwealth, 2582.

Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4871.

Bill No. 1170, Authorizing cities to make emergency repairs to certain dangerous sidewalks, 3506.

Bill No. 1252, Relating to assessments for taxes in townships of first class, 3833.

Bills introduced by

No. 2.
Consolidating the penal laws, 82.

No. 3.
Consolidating the penal laws, 82.

No. 53.
Fixing per diem compensation of registry or assistant assessors in townships of first class for election duties, 97.

No. 54.
Creating Department of Motor Vehicles, 97.

No. 131.
Validating certain proceedings and elections held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 164.

No. 246.
Making appropriation to State Hospital for Insane, at Norristown, 255.

No. 282.
Concerning liability for participation in breaches of fiduciary obligations, and to make uniform the law with reference thereto, 384.

STITES, FLETCHER W.—Continued.

No. 478.

Making appropriation to Eagleville Sanatorium for Consumptives, 761.

No. 479.

Making appropriation to Valley Forge Park Commissioners for payment of condemned land, 761.

No. 558.

Amending Insurance Company Act of 1921, with regard to investments in corporations holding real estate, and approval of Commissioner in certain instances, 846.

No. 613.

Amending act defining powers of courts of quarter sessions with reference to care of dependent and incorrigible children, by conferring exclusive jurisdiction on Juvenile Courts in cases of juvenile delinquency, 979.

No. 614.

Amending act establishing public school system, by providing for continuous tenure for school teachers, 979.

No. 615.

Making appropriation to Julia White Priscilla Home for Aged Colored People, at LaMott, 979.

No. 616.

Making appropriation to Montgomery Hospital, at Norristown, 979.

No. 751.

Amending act consolidating law relating to townships, by providing that the compensation of treasurer in townships of second class shall not include percentage on borrowed money repair, 1529.

No. 752.

Amending act establishing State Highway Department, by authorizing the Department to collect fees for permits, 1259-1260.

No. 753.

Amending act consolidating law relating to townships, by authorizing State Highway Department to charge permit fees for construction of township highways, 1260.

No. 754.

Amending act consolidating penal laws, by making concealment of death of illegitimate child an offense of father as well as mother, 1260.

No. 755.

Amending act extending power of mothers over minor children under certain circumstances, by giving mothers equal rights with fathers, 1260.

No. 756.

Amending act to punish seduction, by granting mother joint right of action with father, 1260.

No. 757.

Providing that the earnings of a married woman shall be her own property, 1260.

No. 758.

Amending act relating to wills, by giving the surviving parent the right to appoint a testamentary guardian for his or her minor child, 1260.

No. 759.

Concerning recovery for personal injuries to married women, 1260.

No. 760.

Amending act relating to estates of decedents, by enlarging right of widow to letters of administration, 1260.

No. 776.

Making appropriation to State Hospital for Insane, at Norristown, for restoration of buildings and property destroyed by a cyclone, 1304-1305.

STITES, FLETCHER W.—Continued.

- No. 777.
Authorizing Valley Forge Park Commissioners to convey lands to Historical Society incorporated to preserve public documents, and making appropriation, 1305.
- No. 790.
Amending act authorizing county commissioners to employ detectives and offer rewards for detection of crime, 1608.
- No. 791.
Amending act regulating employment of insane in State institutions, and for sale of articles manufactured thereby, by extending the right of sale to any State institution, 1608.
- No. 1091.
Amending act consolidating law relating to townships with regard to duties and compensation of tax collectors in townships of second class, 2298.
- No. 1100.
Supplement to Public Service Company Law, requiring street railway companies to establish transfer points and switch connections, 2385.
- No. 1141.
Relating to condemnation and appropriation of lands, waters and other property by public service corporations holding limited power and water supply permits, 2510.
- No. 1142.
Relating to issuance of power permits and limited water supply permits by the Water Supply Commission for construction of dams for development of water power, 2510.
- No. 1169.
Providing for establishing and maintenance of uniform building lines in boroughs and townships of first class, 2717.
- No. 1170.
Authorizing cities to make emergency repairs to dangerous sidewalks, and providing for cost of collection thereof to be paid by abutting property owners, 2717.
- No. 1227.
Amending act relating to actions of assumpsit and trespass, by providing that plaintiff shall file reply to new matter raised in affidavit of defense, 2911.
- No. 1228.
Amending act making it unlawful to carry any business under an assumed or fictitious name, by authorizing Secretary of Commonwealth to grant certificates to be received in evidence, 2911.
- No. 1252.
Relating to assessments for taxes in townships of first class, 2965.
- No. 1253.
Amending act creating Department of Public Welfare, with regard to transfer of prisoners and reports of crimes committed, 2965.
- No. 1377.
Supplement to act establishing State Highway Department, providing that roads and highways in Valley Forge Park may be taken over by State Highway Commissioner, 3290.
- No. 1395.
Prohibiting banks and trust companies from engaging in the insurance business, 3544.
- No. 1482.
Making appropriation to Valley Forge Park Commissioners, 3814.

STITES, FLETCHER W.—Continued.

- No. 1485.
Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that Acts of Congress and treaties of United States need not be republished at length, 3814.
- Bills reported by
- No. 15.
Relating to retirement of State employees, 131.
- No. 19.
Prohibiting manufacture or sale of adulterated or deleterious ice cream, 163.
- No. 99.
Prohibiting manufacture and sale of intoxicating liquors, 354, 454, 508.
- No. 296.
Amending act authorizing establishment of county tubercular hospitals, 843.
- No. 346.
Authorizing counties to organize a State Association of Sheriffs, 659.
- No. 496.
Further amending act providing for imposition and collection of certain taxes upon transfer of property passing from a decedent, 1666.
- No. 543, (House No. 610).
Amending act consolidating the penal laws, by providing that killing while kidnapping shall be deemed murder in first degree, 2716.
- No. 732, (House No. 983).
Authorizing John J. Higgins of Philadelphia to bring suit against the Commonwealth, 3491.
- No. 733, (House No. 999).
Providing for refunding of certain liquor license fees, 1606.
- No. 739.
Amending act relative to the care and maintenance of persons sick of contagious or infectious diseases when such persons have a settlement in some other city, borough or township, 3075.
- No. 764.
Fixing salary of court criers in counties of sixth class, 1302.
- No. 783.
Amending act providing for safety guards upon passenger elevators, 2296.
- No. 784.
Amending act regulating employment of labor, by providing for inspection of elevators by Department of Labor and Industry, 2296.
- No. 823, (House No. 712).
Amending act relating to the incorporation of institutions of learning conferring degrees, 2625.
- No. 905, (House No. 820).
Relating to the disposition of real estate held by a husband and wife in cases of desertion, non-support and divorce, 2625.
- No. 1006.
Exempting in certain cases the net proceeds of life insurance policies from claims of creditors, 2296.
- No. 1071.
To validate deeds and conveyances defectively acknowledged prior to April 4, 1901, 2296.
- No. 1098, (House No. 998).
Amending act appropriating moneys received from the United States Government to the Health Department for protection and care of maternity, infancy and old age, 3075.

STITES, FLETCHER W.—Continued.

No. 1123, (House No. 831).

Providing punishment for selling intoxicating liquors causing death, 2910.

No. 1226.

Authorizing certain counties to use excess moneys received from fines and dedicated by law to law library purposes, 2910.

No. 1545, (House No. 1361).

Prohibiting bribery of agents, employes or servants, 4706.

No. 1553, (House No. 946).

Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4706.

Election returns, 6.

Member of special committee, 1034, 5024.

Member of standing committees, 78-80.

Motion by, for

Committee on whole on Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, to rise, 4873.

Executive Session to rise, 1632, 4700.

Senate to go into committee on whole for purpose of general amendment to Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4871.

Senate to go into committee on whole for purpose of special amendment to Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4870. (Withdrawn, 4871).

Senate to go into committee on whole on Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4870. (Withdrawn, 4871).

Senate to recede from its amendments to House Bill No. 81, General Appropriation Bill for two years beginning June 1, 1923, 4996.

Motion by, to

Consent to Executive nominations, 1632, 4697.

Proceed to consideration of Bill No. 358, (House No. 390), Joint resolution creating Tax Law Commission, 3096.

Proceed to consideration of Bill No. 499, Amending act creating suboffices or subagencies to banks of discount and deposit, 4657.

Proceed to consideration of Bill No. 923, (House No. 598), Declaring construction to be given deeds and wills when real and personal property is bequeathed, 2849.

Recommit Bill No. 358, (House No. 390), Joint resolution creating Tax Law Commission, 3092.

Recommit Bill No. 478, Making appropriation to Eagleville Sanatorium for Consumptives, 3094.

Recommit Bill No. 1100, Supplement to Public Service Company Law, requiring street railway companies to establish transfer points and switch connections, 2851.

Reconsider vote on Bill No. 358, (House No. 390), Joint resolution creating Tax Law Commission, 3096.

Reconsider vote on Bill No. 613, Amending act defining powers of courts of quarter sessions with regard to care of dependent and incorrigible children, 2232.

Reconsider vote on motion to suspend for balance of session Rule 21, requiring amended bills to be noted on calendar, 2849-2850.

STITES, FLETCHER W.—Continued.

Resume consideration of Bill No. 613, Amending act defining powers of courts of quarter sessions with regard to care of dependent and incorrigible children, 2320.

Resume consideration of Bill No. 833, (House No. 830), Amending act establishing Allegheny County Court, 2968.

Suspend Rule 21, requiring amended bills to be noted on calendar, 4539, 4806, 4842, 4874, 4875, 4991.

Suspend Rule 38, relative to Executive nominations, 1632, 4697.

Oath of office administered to, 9.

Question of personal privilege raised by, on Report of Committee on Education on confirmation of nomination of J. George Becht as Superintendent of Public Instruction, 4697.

Remarks by, at

Memorial services for the late Hon. Samuel A. Whitaker, 3578.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 551-554, 567.

Bill No. 242, Amending act defining and regulating osteopathy, 3079.

Bill No. 499, Amending act creating suboffices or subagencies to banks of discount and deposit, 4533-4534, 4658.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4525, 4998.

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4817-4818.

Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4826-4827, 4871-4873.

Bill No. 1162, (House No. 81), General Appropriation Bill for two years beginning June 1, 1923, 4995-4996.

Bill No. 1551, (House No. 710), Providing for erection of a new and for the sale of the old Eastern State Penitentiary, 4962, 4705.

Bill No. 1553, (House No. 946), Providing that it shall not be a defense in an action against a corporation to prove a negotiable instrument was issued by an officer thereof contrary to the by-laws of said corporation, 4985.

Report of committee appointed to investigate changes in Senate Bill No. 586, Reorganizing the State Government, 2221, 2224-2225.

Report on confirmation of nomination of J. George Becht as Superintendent of Public Instruction presented by, 4696-4697.

Resolution, concurrent, offered by

Recalling from Governor Senate Bill No. 282, Concerning liability for participation in breaches of fiduciary obligations, 3076.

STOCK (see brokers, corporations, tax, taxation).

STOFFLET, ROBERT A., Representative from Northampton County, (Second District)

Bills introduced by

No. 393.

Amending act relating to boroughs, by fixing duties of council with regard to advertising borough ordinances, 254.

No. 503.

Amending act establishing Bureau of Forest Protection in Department of Forestry, with regard to extinguishing forest fires on private lands, 366.

STOFFLET, ROBERT A.—Continued.

No. 504.

Amending act consolidating law relating to fish, with regard to posting of notices along streams stocked by Commonwealth, 366.

No. 664.

Regulating fees of justices of peace, aldermen and magistrates, 512.

No. 1300.

Prohibiting operation of railway cars with a crew of less than two persons, 971.

Bills reported by

No. 143.

Validating certain proceedings and elections held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 266.

No. 146.

Amending act validating exercise of franchise of certain manufacturing corporations, 139.

Election returns, 30.

Leave of absence granted, 3681.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 1710.

Postpone Bill No. 398, Amending act relating to boroughs, by fixing duties of council with regard to advertising ordinances, 533.

Recommit Bill No. 541, Amending act relating to townships, by authorizing court of quarter sessions to abolish old wards and establish new wards in townships of first class, 625.

Recommit Bill No. 1036, Authorizing boroughs to adopt ordinances regulating sales in apothecaries and drug stores on Sunday, 4644.

Reconsider vote on Bill No. 1179, Amending act regulating operation of motor vehicles, 3873.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Report of Ways and Means Committee relative to revenue raising bills, 1598.

Leadership in House for introduction of tax measures, 1813-1814.

Remarks by, at

Memorial services for the late Hon. Samuel A. Whitaker, 3578-3579.

Remarks by, on

Bill No. 66, Amending act relating to organization of Banking Department, by changing charges to be paid by building and loan associations for examination, 374.

Bill No. 345, Imposing State tax on slot machines, 3010-3011.

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 333.

Bill No. 756, Amending act for the suppression of fortune telling, with regard to spiritualism, 2163-2164.

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 891-892.

Bill No. 1041, Amending act imposing State tax on gasoline, 2878-2879.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3873.

STOFFLET, ROBERT A.—Continued.

Bill No. 1236, Creating Giant Power Survey Board, 2061-2062.

Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2471.

Resolution offered by

Prohibiting the sale of buttermilk, 2164-2165.

STONER, WILLIAM WIRT, Representative from Allegheny County, (Eighth District)

Amendments offered by, to

Bill No. 406, Authorizing foreign corporations to hold necessary real estate, 599.

Bill No. 638, Supplementing act regulating building and industries in cities of second class, 921-922.

Bill No. 830, Amending act establishing Allegheny County Court, 1345.

Bill No. 832, Amending act giving to dependent or delinquent children committed to correctional institutions the right to rehearings, 1338-1339.

Bill No. 1469, (Senate No. 495), Establishing a State employees' retirement system, 4105-4111.

Bills introduced by

No. 406.

Authorizing foreign corporations to hold necessary real estate, 269.

No. 542.

Making appropriation to Home for Colored Children, Pittsburgh, 420.

No. 584.

Making appropriation to Curtis Home, North Side, Pittsburgh, or its successor, 423.

No. 607.

Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 446.

No. 621.

Making appropriation to Saint John's General Hospital, of Pittsburgh, 446.

No. 638.

Supplementing act of 1909, regulating building and industries in cities of second class, providing for board of appeals to review decisions of zoning officer, 473.

No. 805.

Creating County Assessment Board in counties of second class, 676.

No. 830.

Amending act establishing Allegheny County Court, by providing that said court shall have sole jurisdiction over dependent and delinquent children, 678.

No. 832.

Amending act giving dependent or delinquent children committed to correctional institutions the right to rehearings, by extending the right of rehearings to persons who initiated the proceedings to commit, 672.

No. 875.

Making appropriation to Wood Run Settlement Association, Northside, Pittsburgh, 727.

No. 990.

Amending act regulating operation of motor vehicles, with regard to length, width and load of motor vehicles, payment of part of registration and license fees to counties from which paid, and registration of motor vehicles equipped with pneumatic tires, 873.

STONER, WILLIAM WIRT.—Continued.

No. 991.

Joint resolution proposing amendment to Constitution, with regard to disposal of land taken in excess of requirements for State or municipality, subject to restrictions, 873.

No. 992.

Joint resolution proposing amendment to Constitution, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 873.

No. 993.

Amending act establishing State Highway Department, by changing routes 115 and 278, from Washington to Beaver, 873.

No. 994.

Supplement to act requiring certain counties to establish pension fund for employees, extending provisions of act of counties of second class, 873.

No. 1022.

Supplement to act for government of cities of second class, abolishing Department of Assessors, 875.

No. 1174.

Amending act establishing Allegheny County Court, by providing that said court shall consist of six judges, 937.

No. 1175.

Supplement to act establishing Allegheny County Court, further regulating appeals to Common Pleas Court, hearings in desertion and non-support cases, handling of juvenile cases and designating two judges for such purposes, 937.

Bills reported by

No. 254.

To carry into effect article 15, section 1 of the Constitution of Pennsylvania, providing home rule for cities, 1192.

No. 280.

Providing for assessment of abutting property owners for share of cost of improving borough streets forming part of State highway, 337-338.

No. 283.

Amending act requiring cities of first class to establish pension fund for employees, 441.

No. 364.

Relating to recording of certificates of incorporation of domestic corporations, 266.

No. 368.

Amending act providing system of government for boroughs, with regard to election and term of treasurer, 539.

No. 619, (Senate No. 85).

Authorizing cities of third class to regulate location of business and industries, 540.

No. 785.

Prohibiting the binding out by indenture of minors as apprentices, 1059.

No. 1112.

Amending act creating Board for the Assessment and Revision of Taxes in certain counties, 2060.

No. 1469, (Senate No. 495).

Establishing a State employees' retirement system, 3787.

Election returns, 27.

Leave of absence granted, 1643, 2137, 2256, 2591, 4717.

Member of standing committees, 87-91.

STONER, WILLIAM WIRT.—Continued.

Motion by, for

Previous question on Bill No. 1480, (Senate No. 868), Authorizing poor directors to pay for plans and specifications heretofore made for buildings in poor districts, 4459.

Motion by, to

Extend time of postponement on Bill No. 607, Joint Resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 3592.

Extend time of postponement on Bill No. 855, Authorizing the organization of a uniformed and mounted county police in counties of second class, 1826, 2790.

Postpone Bill No. 1032, Providing that honorably discharged soldiers, sailors and marines shall receive credit in civil service examinations for experience derived from Military service, 1559.

Recommit Bill No. 1175, Supplement to act establishing Allegheny County Court, 1352.

Reconsider vote on Bill No. 1445, (Senate No. 24), Establishing Industrial State highway from Chester to Philadelphia, 4478.

Reconsider vote on Bill No. 1771, (Senate No. 1233), Validating ordinances passed by cities of third class and not signed by mayor or attested by city clerk, 5102.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Remarks in newspaper relative to item in General Appropriation Bill of \$250,000 for the enforcement of law as requested by the administration, 3161-3162.

Remarks by, on

Bill No. 139, Amending act establishing State Highway Department, with regard to improvement of borough streets at cost of Commonwealth, 1554.

Bill No. 607, Joint resolution proposing amendment to Constitution of Pennsylvania, relative to election of judges, 4009-4010.

Bill No. 674, Providing for licensing of barbers, 1560.

Bill No. 704, Requiring filing of plans and specifications for public improvements undertaken by certain municipalities in the office of clerk of court of quarter sessions, 2069.

Bill No. 740, Amending act relating to townships, with regard to right of appeal where damages have been assessed against townships of first class, 1207.

Bill No. 830, Amending act establishing Allegheny County Court, 1550.

Bill No. 832, Amending act giving to dependent or delinquent children committed to correctional institutions the right to rehearings, 1544.

Bill No. 992, Joint resolution proposing amendment to Constitution of Pennsylvania, providing laws may be enacted authorizing assessment against properties specifically benefited by public improvements, 2169-2170.

Bill No. 994, Supplement to act requiring certain counties to establish pension fund for employees, 1602.

Bill No. 1122, Regulating election of jurors for service in the several courts of Allegheny County, 1986.

Bill No. 1143, (Senate No. 292), Amending act creating office of county controller in counties having over 150,000 inhabitants, 3744.

Bill No. 1174, Amending act establishing Allegheny County Court, by providing that said court shall be composed of six judges, 1561.

STONER, WILLIAM WIRT.—Continued.

Bill No. 1285, Establishing minimum standards of plants and equipment for State-aided hospitals, 4143-4144.

Bill No. 1327, Regulating manufacture and sale of intoxicating liquors for medicinal and other purposes, 4154.

Bill No. 1342, Restraining and regulating the manufacture and sale of alcoholic liquors, 4159.

Bill No. 1418, (Senate No. 153), Creating State Old Age Assistance Commission and a Board in each county, 2047.

Bill No. 1445, (Senate No. 24), Establishing an Industrial State highway, from Chester to Philadelphia, 4478-4479.

Bill No. 1468, (Senate No. 797), Relating to powers and duties of probation officers, 4254.

Bill No. 1470, (Senate No. 512), Amending act authorizing erection of memorial halls by counties in memory of soldiers, sailors and marines, 4462.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4460.

Bill No. 1514, (Senate No. 394), Amending act providing system of government for boroughs, with regard to assessment of property owners for grading and paving streets, 4470.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 4252.

Bill No. 1720, (Senate No. 241), Amending act relative to municipal improvements, with regard to assessment of property owners for repaving streets, 5101.

Motion to recommit Bill No. 1639, (Senate No. 101), Regulating sale of securities, 3861.

STORAGE BATTERIES (see electric).

STORB, JOHN W., Representative from Montgomery County, (Third District)

Bills introduced by

No. 492.

Making appropriation to Pottstown Hospital, 344.

No. 493.

Making appropriation to Pottstown Homeopathic Hospital, 344.

Election returns, 30.

Leave of absence granted, 124, 197, 3559.

Member of special committee, 2463.

Member of standing committee, 87-91.

Motion by, to

Adjourn, 1988.

Oath of office administered to, 34.

Remarks by, on

Bill No. 48, Requiring public service companies to abolish ready to serve charges, 2477-2478.

Bill No. 1256, Imposing State tax on liquid fuels, 1809.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 4252.

House concurrent resolution authorizing the appointment of a commission to investigate the failure of the Banking Department to examine State banks, 2449.

STORER, ARTHUR, Representative from Allegheny County, (Tenth District)

Amendments offered by, to

Bill No. 1164, Amending act for better and more impartial selection of jurors, 1956-1957.

STORER, ARTHUR.—Continued.

Bills introduced by

No. 852.

Amending act creating Board for Assessment and Revision of Taxes in certain counties, by exempting buildings in course of erection in boroughs and townships from assessment, 680.

No. 855.

Authorizing county commissioners and sheriff of counties of second class to organize a uniformed and mounted County Police, 680.

No. 1082.

Making it unlawful to interfere with persons about to procure marriage licenses, 879.

No. 1164.

Amending act for better and more impartial selection of jurors, 936.

Election returns, 27.

Leave of absence granted, 107.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement on Bill No. 855, Authorizing the organization of a uniformed and mounted county police in counties of second class, 2211, 2501.

Extend time of postponement on Bill No. 1982, Making it unlawful to interfere with persons about to procure marriage licenses, 1887.

Extend time of postponement on Bill No. 1164, Amending act for the better and more impartial selection of jurors, 2501.

Postpone Bill No. 855, Authorizing organization of a uniformed and mounted county police in counties of second class, 1208.

Postpone Bill No. 1082, Making it unlawful to interfere with persons about to procure marriage licenses, 1237.

Postpone Bill No. 1164, Amending act for the better and more impartial selection of jurors, 2174.

Oath of office administered to, 34.

Remarks by, on

Bill No. 48, Requiring public service companies to abolish ready to serve charges, 3064-3066.

Bill No. 1082, Making it unlawful to interfere with persons about to procure marriage licenses, 1237.

Bill No. 1164, Amending act for better and more impartial selection of jurors, 2713.

STRATA (see wells).

STREAMS (see tax).

STREET AND STREETS (see borough, boroughs, cities, public service commission, railway, railways).

STREET LIGHTING (see cities, townships).

STREET TRADES (see employment of minors).

STREETS, amending act relative to municipal improvements, with regard to assessment of property owners for repaving

Senate Bill No. 241.

Read in place in Senate by Mr. Culbertson, 354.

Referred to Committee on Municipal Affairs, 354.

Reported without amendment, 1667.

First reading, 1706.

Second reading, 1931.

Recommitted, 1994-1995.

Re-reported without amendment, 3282.

Over in its order, 3499, 3604.

Third reading and final passage, 3817.

In House (No. 1720).

Referred to Committee on Municipal Corporations, 4099.

STREETS.—Continued.

Reported without amendment, 4716-4717.
 First reading, 4717.
 Second reading, 4879.
 Third reading and defeated on final passage, 5101.

Remarks on, by
 Stoner, 5101.

STREETS AND ALLEYS and construction of bridges in municipalities, with regard to exceptions to report of viewers, amending act relating to the laying out and improving of

House Bill No. 50.
 Read in place in House by Mr. Joseph C. Marcus, 109.
 Referred to Committee on Municipal Corporations, 109.

STRETCHERS (see mines).

SUBOFFICES (see banks).

SUBPOENAS (see divorce).

SUBURBAN GENERAL HOSPITAL (see appropriation).

SUCCORY (see weeds).

SUGAR, concurrent resolution (House) by Behney, petitioning Congress to enact legislation for protection of the public against unwarranted price of, 3561.

SUIT AND SUITS (see Commonwealth, Constitution, county controllers, Higgins, real estate, York).

SUITS wherein two or more defendants are liable, relating to procedure in

House Bill No. 21.
 Read in place in House by Mr. Edmonds, 107.
 Referred to Committee on Judiciary General, 107.
 Reported without amendment, 138.
 First reading, 145.
 Second reading and recommitted, 160.
 Re-reported without amendment, 4228.
 Third reading and final passage, 4455.
 Returned from Senate without amendment, 5126.
 Signed by Speaker, 5147.

Remarks on, by
 Alexander, 4453.

In Senate (No. 1546).
 Referred to Committee on Judiciary General, 4333.
 Reported without amendment, 4706.
 First reading, 4714.
 Second reading, 4836.
 Third reading and final passage, 4983.
 Signed by President, 5013.

SULLIVAN COUNTY (see highway).

SULZBERGER, HON. MAYER, of Philadelphia, resolution (House), authorizing adjournment of House in memory of, 2164; House adjourned, 2198.

SUNDAY, ABUSE, to repeal section 1 of act of April 22, 1794, for prevention of vice and immorality, with regard to

House Bill No. 1110.
 Read in place in House by Mr. Stavitski, 933.
 Referred to Committee on Law and Order, 933.

SUNDAY, authorizing warrants to be issued and served on
 House Bill No. 298.
 Read in place in House by Mr. David J. Jones, 221.
 Referred to Committee on Judiciary General, 221.

SUNDAY (see baseball, boroughs, cities, concerts, fishing).

SUPERINTENDENT AND SUPERINTENDENTS (see jury duty, public instruction, school).

SUPERINTENDENT OF PUBLIC GROUNDS AND BUILDINGS, Berkey H. Boyd, nominated as, 130; confirmed, 130-131.

SUPERINTENDENT OF PUBLIC INSTRUCTION, J. George Becht, nominated as, 4557; referred to Committee on Education in Senate, 4557-4558; report of Committee on Education presented and withdrawn, and nomination confirmed, 4696-4700.

SUPERINTENDENT OF PUBLIC PRINTING AND BINDING, A. Nevin Detrich, nominated as, 76; confirmed, 77.

SUPERIOR COURT (see court, courts, judges, public service commission).

SUPERVISORS (see elections, township, townships).

SUPPLIES AND BILL FILES to Members of House, resolution (House) by George W. Williams, requesting Secretary of Department of Property and Supplies to forward, 5093.

SUPPLIES (see Constitution, county officers, purchasing, school).

SUPREME COURT (see courts, judges).

SURETY CERTIFICATES (see corporations).

SURGERY (see medical, medicine).

SURVEYOR AND SURVEYORS (see Allegheny County, county, engineers).

SUSQUEHANNA COUNTY (see highway).

SYLVAN HEIGHTS HOME FOR ORPHAN GIRLS (see appropriation).

TABOR HOME FOR CHILDREN (see appropriation).

TAX, BROKERS' LICENSE, by providing for collection thereof by Auditor General, amending act imposing

House Bill No. 242.
 Read in place in House by Mr. Rinn, 182.
 Referred to Committee on Ways and Means, 182.

TAX COLLECTOR, DELINQUENT, in counties of third class, authorizing appointment of

Senate Bill No. 444.
 Read in place in Senate by Mr. Joyce, 603.
 Referred to Committee on New Counties and County Seats, 603.
 Reported without amendment, 671.
 First reading, 675.
 Second reading, 782.
 Third reading and final passage, 856.

In House (No. 1152).
 Referred to Committee on Counties and Townships, 905.
 Reported without amendment, 4228.
 First reading, 4229.
 Second reading, 4417.
 Third reading and defeated on final passage, 4770-4772.

Remarks on, by
 Kunkle, 4770-4772.
 Marshall, John G., 4771-4772.
 Gibbon, 4770-4771.
 Alexander, 4772.
 Guerin, 4772.

TAX COLLECTOR in boroughs and townships by court of quarter sessions, providing for filling of vacancies in office of

House Bill No. 1014.
 Read in place in House by Mr. David J. Jones, 875.
 Referred to Committee on Municipal Corporations, 875.

TAX COLLECTORS in boroughs and townships, by eliminating from said notices the reference to abatement of taxes, amending act providing for notification of taxables by

House Bill No. 1351.
 Read in place in House by Mr. Steedle, 1007.
 Referred to Committee on Municipal Corporations, 1007.

TAX COLLECTORS to collect taxes for payment of which they have become personally liable without having collected same, to enable

House Bill No. 403.
 Read in place in House by Mr. Stark, 269.
 Referred to Committee on Judiciary Local, 269.
 Reported without amendment, 515.
 First reading, 593.
 Second reading, 641-642.
 Third reading and final passage, 706.
 Returned from Senate without amendment, 2977.
 Signed by Speaker, 3070.
 Approved by Governor, 3877.

TAX COLLECTORS.—Continued.

In Senate (No. 527).

Referred to Committee on Judiciary General, 787.
Reported without amendment, 2623.
First reading, 2652.
Second reading, 2726-2727.
Third reading and final passage, 2838.
Signed by President pro tempore, 2971.

TAX COLLECTORS to collect taxes for payment of which they have become personally liable without having collected same, enabling

Senate Bill No. 580.

Read in place in Senate by Mr. Quigley, 848.
Referred to Committee on Judiciary General, 848.
Reported without amendment, 2297.
First reading, 2325.
Second reading, 2421-2422.
Third reading and final passage, 2518.

In House (No. 1495).

Referred to Committee on Judiciary General, 2697.
Reported without amendment, 2749.
First reading, 2808.
Second reading, 2897.
Third reading and postponed for present, 4466.

Remarks on, by

Marshall, John G., 4466.

TAX, EMERGENCY STATE, on all subjects now taxable for State purposes, imposing

House Bill No. 972.

Read in place in House by Mr. Harer, 794.
Referred to Committee on Ways and Means, 794.
Reported without amendment, 2136.
First reading, 2209.
Second reading and recommitted, 2281-2282.
Re-reported with amendment, 2790.
Special order, 2809.
Third reading and defeated on final passage, 2879-2881.

Remarks on, by

Wheeler, 2880.

TAX LAW COMMISSION, and making appropriation, Joint resolution creating

House Bill No. 390.

Read in place in House by Mr. Alexander, 253.
Referred to Committee on Appropriations, 253.
Reported without amendment, 344.
First reading, 368.
Second reading, 434.
Third reading and final passage, 475-476.
Returned from Senate with amendments in which House non-concurred, 3595.
Returned from Senate with amendments adhered to and notice of appointment of conference committee, 3739-3740.
Vote on non-concurrence in Senate amendments reconsidered and amendments concurred in, 3740.
Signed by Speaker, 3882.

Remarks on, by

Alexander, 475, 3740.

In Senate (No. 358).

Referred to Committee on Appropriations, 471.
Reported without amendment, 673.
First reading, 675.
Recommitted, 781.
Re-reported with amendment, 2829.
Second reading, 2935.
Recommitted to Committee on Judiciary General, 3092.
(Withdrawn, 3096).
Third reading and defeated on final passage, 3096-3097.
Vote on final passage and on third reading reconsidered and bill amended, 3370.
Over in its order, 3499.
Resumed and passed finally, 3541.
Signed by President pro tempore, 3859.

TAX LAW REVISION COMMISSION, continuing said commission for two years, further supplement to act authorizing appointment of

TAX LAW REVISION COMMISSION.—Continued.

House Bill No. 88.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported without amendment, 2493.
First reading, 2600.
Second reading, 2675.
Third reading and postponed, 2793.
Time of postponement extended, 3057.

TAX LAWS, excepting those of counties of first class, revising and consolidating

House Bill No. 940.

Read in place in House by Mr. Ludlow, 791.
Referred to Committee on Judiciary Local, 791.
Reported without amendment, 904.
First reading, 961.
Motion to print 1000 copies, adopted, 963.
Recommitted, 1284.
Re-reported with amendment, 3206.
Second reading, 3452-3474.
Third reading and postponed, 3776.
Resumed and defeated on final passage, 4161-4166.

Remarks on, by

Marshall, John G. 4161-4163.
Marcus, Joseph C., 4163.
Heyburn, 4163, 4165.
Ludlow, 4163-4165.

TAX LAWS, excepting those of counties of first class, revising and consolidating

House Bill No. 1073.

Read in place in House by Mr. Alexander, 878.
Referred to Committee on Counties and Townships, 878.
Reported without amendment, 3260-3261.
First reading, 3445.
Second reading, 3696-3705.
Dropped from calendar by motion, 4270-4272.

Remarks on, by

Alexander, 4271-4272.
Marcus, Joseph, 4271.
Sarig, 4271-4272.
Kunkle, 4272.
Edmonds, 4272.
Ludlow, 4272.

TAX LIENS filed in office of prothonotaries in various counties since May 24, 1921, to validate certain

House Bill No. 277.

Read in place in House by Mr. Bluett, 219.
Referred to Committee on Judiciary Special, 219.
Reported without amendment, 337.
First reading, 350.
Second reading and recommitted, 377.
Re-reported without amendment, 540.
Second reading, 592.
Third reading and final passage, 683.
Returned from Senate without amendment, 2055.
Signed by Speaker 2072.
Concurrent resolution recalling bill from Governor, 2256.
Resolution returned from Senate concurred in, 2331.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 2446.
Resumed, vote on third reading reconsidered and bill amended, 2600.
Resumed and passed finally, 2758-2759.
Bill returned from Senate with House amendments concurred in, 2787.
Signed by Speaker, 2906.
Approved by Governor, 3875.

In Senate (No. 469).

Referred to Committee on Judiciary General, 671.
Reported without amendment, 1667.
First reading, 1707.
Second reading, 1933.
Third reading and final passage, 1996.
Signed by President pro tempore, 2129.
Resolution recalling bill from Governor concurred in, 2254.

TAX LIENS.—Continued.

Bill returned from House with amendments in which
Senate concurred, 2742-2748.
Signed by President, 2823.

TAX LIENS filed since May 21, 1913, to validate certain

Senate Bill No. 34.

Read in place in Senate by Mr. MacDade, 95.
Referred to Committee on Judiciary General, 95.
Reported without amendment, 131.
First reading, 132.
Second reading, 156.
Third reading and final passage 166.
Returned from House without amendment, 281.
Signed by President pro tempore, 317.
Approved by Governor, 361.

In House (No. 253).

Referred to Committee on Judiciary General, 179.
Reported without amendment, 230.
First reading, 234.
Second reading, 248.
Third reading and final passage, 258.
Signed by Speaker, 334.

TAX, MERCANTILE LICENSE, by providing for payment of same on or before September first, amending act imposing

House Bill No. 1320.

Read in place in House by Mr. Whiteman, 972.
Referred to Committee on Ways and Means, 972.
Reported without amendment, 1059.
First reading, 1062.
Second reading, 1246-1247.
Third reading and amended, 1530-1531.
Resumed and passed finally, 1647-1648.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.

In Senate (No. 898).

Referred to Committee on Finance, 1705.
Reported without amendment, 3536.
First reading, 3546.
Second reading, 3659.
Over in its order, 3819.
Third reading and final passage, 3835.
Signed by President, 3990.

TAX, MERCANTILE LICENSE, by requiring all dealers and vendors to keep accurate books of account, amending act imposing

House Bill No. 472.

Read in place in House by Mr. Burchinal, 343.
Referred to Committee on Ways and Means, 343.
Reported without amendment, 424.
First reading, 450.
Second reading and amended, 483.
Third reading and defeated on final passage, 521-524.

Remarks on, by

Burchinal, 522, 523.
Dilsheimer, 522-523.
Sarig, 522.
Eaches, 523.
McCurdy, 523.
Chaplin, 523.

TAX, MERCANTILE LICENSE, erroneously paid into State Treasury, providing for refunding of

House Bill No. 1255.

Read in place in House by Mr. Hall, 967-968.
Referred to Committee on Judiciary Local, 968.
Reported without amendment, 1059-1060.
First reading, 1063.
Second reading, 1247.
Third reading and recommitted to Committee on Appropriations, 1531.
Re-reported without amendment, 2672.
Returned from Senate without amendment, 4740.
Signed by Speaker, 4929.

In Senate (No. 1207).

Referred to Committee on Judiciary Special, 2818.
Reported without amendment, 4333.

TAX, MERCANTILE LICENSE.—Continued.

First reading, 4342.
Second reading, 4563.
Third reading and final passage, 4654.
Signed by President, 4854.

TAX, MERCANTILE LICENSE, erroneously paid into State Treasury, providing for settlements by Board of Public Accounts of

House Bill No. 1193.

Read in place in House by Mr. Haws, 938.
Referred to Committee on Ways and Means, 938.
Reported without amendment, 1060.
First reading, 1063.
Second reading, 1247-1248.
Third reading and final passage, 1531.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.
Concurrent resolution recalling bill from Governor, 4605.
Resolution returned from Senate concurred in, 4724.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4769-4770.
Resumed and passed finally, 4882-4883.
Returned from Senate with House amendments concurred in, 4903.
Signed by Speaker, 5132.

In Senate (No. 859).

Referred to Committee on Finance, 1638.
Reported without amendment, 3545.
First reading, 3546.
Second reading, 3658.
Third reading and final passage, 3819.
Signed by President, 3990.
Resolution recalling bill from Governor concurred in, 4534.
Bill returned from House with amendments in which Senate concurred, 4838-4839.
Signed by President, 4988.

TAX, MERCANTILE LICENSE, providing for refunding of moneys erroneously paid into State Treasury as

House Bill No. 976.

Read in place in House by Mr. Burns, 794.
Referred to Committee on Appropriations, 794.

TAX, MERCANTILE LICENSE, providing for refunding of moneys erroneously paid into the State Treasury as

Senate Bill No. 681.

Read in place in Senate by Mr. Smith, 1032.
Referred to Committee on Appropriations, 1032.

TAX, MERCANTILE LICENSE, to repeal act imposing

House Bill No. 241.

Read in place in House by Mr. Rinn, 182.
Referred to Committee on Ways and Means, 182.

TAX, MERCANTILE LICENSE, to repeal act imposing

Senate Bill No. 48.

Read in place in Senate by Mr. Schantz, 96.
Referred to Committee on Finance, 96.

TAX, OCCUPATION, imposing an

House Bill No. 41.

Read in place in House by Mr. Parkinson, 289.
Referred to Committee on Counties and Townships, 289.
Re-referred to Committee on Elections, 531.

TAX, OCCUPATION OR POLL, where assessor has failed to make such assessment, providing for assessment of

House Bill No. 118.

Read in place in House by Mr. Vickerman, 133.
Referred to Committee on Elections, 133.
Reported without amendment, 733.
First reading, 806.
Re-reported without amendment, —.
Second reading and amended, 1333-1334.
Third reading and postponed, 1539-1540.
Time of postponement extended, 1845.

TAX on brokers, by providing for collection thereof by Auditor General, amending act imposing license

Senate Bill No. 49.

Read in place in Senate by Mr. Schantz, 97.

Referred to Committee on Finance, 97.

TAX ON PERSONAL PROPERTY between State and Counties and Cities, co-extensive with counties, providing for distribution of

House Bill No. 1040.

Read in place in House by Mr. Whiteman, 876.

Referred to Committee on Ways and Means, 876.

TAX on resident manufacturers or dealers, prohibiting municipalities from imposing certain license

House Bill No. 796.

Read in place in House by Mr. Hall, 622.

Referred to Committee on Manufactures, 622.

TAX on shooting galleries, pool rooms and bowling alleys, by providing for collection of said tax by Auditor General, amending act imposing license

House Bill No. 240.

Read in place in House by Mr. Rinn, 182.

Referred to Committee on Ways and Means, 182.

TAX on shooting-galleries, pool rooms and bowling alleys, by providing for collection thereof by Auditor General, amending act imposing license

Senate Bill No. 50.

Read in place in Senate by Mr. Schantz, 97.

Referred to Committee on Finance, 97.

TAX, POLL, for county purposes on male and female residents over twenty-one years of age, and abolishing occupation tax, imposing

House Bill No. 581.

Read in place in House by Mr. Alexander, 423.

Referred to Committee on Counties and Townships, 423.

Reported without amendment, 2170.

First reading, 2210.

Second reading, 2289.

Third reading and postponed, 2479.

Resumed, vote on third reading reconsidered and bill amended, 2593.

Resumed and postponed for present, 2764.

Time of postponement extended, 3056, 3745.

Resumed and defeated on final passage, 4141-4142.

Remarks on, by

Marcus, Joseph, 4141.

Alexander, 4141-4142.

Marshall, John G., 4141-4142.

TAX, POLL, in lieu of occupation tax, authorizing counties to levy

Senate Bill No. 454.

Read in place in Senate by Mr. MacDade, 660.

Referred to Committee on Elections, 660.

TAX RETURNS, INCOME, resolution from State of Oregon, relative to examination of, presented to Senate, 282-283; presented to House, 290; appendix, 5427.

TAX, STATE LUXURY, imposing an emergency

House Bill No. 521.

Read in place in House by Mr. Alexander, 418.

Referred to Committee on Ways and Means, 418.

Reported with amendment, 2136.

First reading, 2209.

Second reading and amended, 2278-2281.

Third reading and recommitted, 2376-2377.

Re-reported with amendment, 2775.

Special order, 2809.

Dropped from calendar by motion, 2881-2883.

Remarks on, by

Alexander, 2882.

Spangler, 2882-2883.

TAX, STATE, on anthracite coal, to repeal act of May 11, 1921, imposing

House Bill No. 59.

Read in place in House by Mr. Sarig, 114.

Referred to Committee on Ways and Means, 114.

TAX, STATE, on anthracite coal shall be apportioned to city, borough or township where coal is mined, providing that fifty per centum of

House Bill No. 1249.

Read in place in House by Mr. Aston, 967.

Referred to Committee on Ways and Means, 967.

Re-referred to Committee on Mines and Mining, 2973.

TAX, STATE, on anthracite coal, to repeal Act of 1921, imposing

House Bill No. 268.

Read in place in House by Mr. David Fowler, 197.

Referred to Committee on Ways and Means, 197.

Reported without amendment, 324.

First reading, 350.

Second reading and amended, 376.

Third reading and postponed, 425.

Time of postponement extended, 591.

Third reading and final passage, 628-634.

Remarks on, by

Edmonds, 628, 629-630.

Fowler, David, 628-629, 633.

Harer, 629.

Brownmiller, 630.

Williams, George W., 630.

Sarig, 630-631.

Woner, 631-632.

Ludlow, 633.

In Senate (No. 467).

Referred to Committee on Finance, 671.

Reported without amendment, 4192.

First reading, 4192.

Second reading and recommitted, 4318.

TAX, STATE, on bituminous coal, imposing

House Bill No. 680.

Read in place in House by Mr. Kohler, 513.

Referred to Committee on Ways and Means, 513.

Reported without amendment, 2136.

First reading, 2208.

Second reading and recommitted, 2366.

TAX, STATE, on certain personal property now taxable for county purposes and imposing certain duties on certain county officers and local assessors, imposing

House Bill No. 1042.

Read in place in House by Mr. Whiteman, 876-877.

Referred to Committee on Ways and Means, 877.

TAX, STATE, on coal, clay, sand, gravel and other material taken from beds of streams, imposing

House No. 1296.

Read in place in House by Mr. Horne, 970.

Referred to Committee on Ways and Means, 970.

Reported with negative recommendation, 1761.

TAX, STATE, on crude petroleum, imposing

House Bill No. 586.

Read in place in House by Mr. Conner, 423.

Referred to Committee on Ways and Means, 423.

TAX, STATE, on gasoline, by appropriating the State's share of said tax for payment of township rewards, amending act imposing

Senate Bill No. 456.

Read in place in Senate by Mr. MacDade, 660.

Referred to Committee on Finance, 660.

TAX, STATE, on gasoline, by dedicating State's portion of said tax for payment of township rewards, amending act imposing

House Bill No. 42.

Read in place in House by Mr. Woner, 109.

Referred to Committee on Ways and Means, 109.

TAX, STATE, on gasoline, by imposing an additional emergency tax for two years, amending act imposing

House Bill No. 1041.

Read in place in House by Mr. Whiteman, 876.

Referred to Committee on Ways and Means, 876.

Reported with amendment, 2073-2074.

First reading, 2142.

TAX, STATE.—Continued.

Recommitted, 2492.
 Re-reported with amendment, 2591.
 Second reading and amended, 2799-2800.
 Special order, 2809.
 Third reading and defeated on final passage, 2871-2879.
 (For vote see p. 3071).
 Returned from Senate without amendment, —.
 Resumed, vote on final passage reconsidered and bill postponed, 3584-3587.
 Resumed and passed finally, 4153.

Remarks on, by

Woner, 2871-2872, 2874-2875.
 Sarig, 2873-2874, 3584-3585.
 Whiteman, 2874, 2876.
 Chaplin, 2874, 2878.
 Rhodes, 2874, 3584, 3586.
 Golder, 2874-2876, 3584, 3586.
 Alexander, 2876-2878.
 Edmonds, 2876-2877.
 Stofflet, 2878-2879.
 Sterling, 3584.
 Armstrong, 3584.
 Spangler, 3584.
 Williams, George W., 3585.
 Shambach, 3585.
 McCurdy, 3585-3586.
 Fowler, David, 3586-3587.

In Senate (No. 1528).

Referred to Committee on Finance, 4191.
 Reported without amendment, 4194.
 First reading, 4213.
 Second reading and recommitted, 4322.

TAX, STATE, on gasoline, by increasing said tax, and appropriating State's share for payment of township rewards, amending act imposing

House Bill No. 814.

Read in place in House by Mr. Haslett, 677.
 Referred to Committee on Ways and Means, 677.

TAX, STATE, on gasoline, by providing that such tax shall be upon the wholesaler, amending act imposing

House Bill No. 445.

Read in place in House by Mr. Henderson, 322.
 Referred to Committee on Ways and Means, 322.

TAX, STATE, on gasoline, imposing additional

House Bill No. 1240.

Read in place in House by Mr. Woner, 967.
 Referred to Committee on Ways and Means, 967.

TAX, STATE, on gasoline, imposing additional

House Bill No. 1265.

Read in place in House by Mr. Gibbon, 968.
 Referred to Committee on Ways and Means, 968.

TAX, STATE, on gasoline, imposing additional

Senate Bill No. 491.

Read in place in Senate by Mr. Joyce, 762.
 Referred to Committee on Finance, 762.

TAX, STATE, on gross receipts of amusement places, imposing

House Bill No. 490.

Read in place in House by Mr. Perry, 344.
 Referred to Committee on Ways and Means, 344.

TAX, STATE, on liquid fuels, by exempting kerosene fuel oil and gas oil, amending act of 1923, imposing

Senate Bill No. 1020.

Read in place in Senate by Mr. Baldwin, 2093.
 Referred to Committee on Finance, 2093.
 Reported without amendment, 2910.
 First reading, 2955.
 Second reading, 3122.
 Over in its order, 3363, 3504, 3615, 3830.
 Third reading and final passage, 3966-3967.
 Returned from House without amendment, 4701-4702.
 Signed by President, 4713.
 Concurrent resolution recalling bill from Governor, 4804.

TAX, STATE.—Continued.

Resolution returned from House concurred in, 4841.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4851.
 Resumed and defeated on final passage, 4949.
 Motion to reconsider vote on final passage agreed to and bill passed finally, 4959-4960.
 Returned from House with Senate amendments concurred in, 5003.
 Signed by President, 5013.

Remarks on, by

Baldwin, 3967.

In House (No. 1744).

Referred to Committee on Ways and Means, 4140.
 Reported without amendment, 4227.
 First reading, 4229.
 Second reading, 4417.
 Third reading and final passage, 4768-4769.
 Signed by Speaker, 4800.
 Resolution recalling bill from Governor, 4895.
 Bill returned from Senate with amendments in which House concurred, 5108.
 Signed by Speaker, 5145.

TAX, STATE, on liquid fuels, imposing

House Bill No. 1256.

Read in place in House by Mr. Henderson, 968.
 Referred to Committee on Ways and Means, 968.
 Reported without amendment, 1188.
 First reading, 1192.
 Second reading and amended, 1346-1347.
 Third reading and postponed, 1551-1552.
 Resumed on third reading and amended, 1660.
 Vote on third reading reconsidered and bill recommitted, 1808-1809.
 Re-reported without amendment, 1828.
 Third reading and final passage, 2050-2051.
 Returned from Senate with amendments in which House concurred, 4595-4596.
 Vote by which House concurred in Senate amendments reconsidered and Senate amendments non-concurred in, 4605.
 Third reading and amended, 4708.
 Returned from Senate with amendments in which House concurred, 5107-5108.
 Signed by Speaker, 5148.

Remarks on, by

Storrb, 1809.

In Senate (No. 1017).

Referred to Committee on Finance, 2030-2031.
 Reported with amendment, 3075.
 First reading, 3149-3150.
 Second reading, 3383-3384.
 Over in its order, 3504, 3615, 3830, 3966.
 Third reading and amended, 4175.
 Resumed and passed finally, 4300.
 Returned from House with Senate amendments non-concurred in, vote on final passage and on third reading reconsidered and bill amended, 4534-4535.
 Over in its order, 4652, 4813.
 Vote on third reading reconsidered and bill amended, 4853.
 Returned from House with Senate amendments concurred in, 5005.
 Signed by President, 5015.

TAX, STATE, on motor transportation companies, amending Act of June 1, 1889, relative to taxation by imposing

House Bill No. 926.

Read in place in House by Mr. Woner, 731.
 Referred to Committee on Ways and Means, 731.
 Reported without amendment, 902.
 First reading, 959.
 Second reading, 1077.
 Third reading, vote reconsidered and bill recommitted, 1228.
 Re-reported without amendment, 2074.
 Third reading and defeated on final passage, 2271.

TAX, STATE.—Continued.

Vote on final passage and third reading reconsidered and bill recommitted, 2699-2700.
Re-reported with amendment, 3680.
Passed third reading and defeated on final passage, 4273-4275.

Remarks on, by

Woner, 1228, 2271, 2699, 4274-4276.
Hall, 2271.
Alexander, 2271, 4274.
Flinchbaugh, 4273-4274.
Fowler, David, 4275.

TAX, STATE, on natural gas, imposing

House Bill No. 587.

Read in place in House by Mr. Conner, 423.
Referred to Committee on Ways and Means, 423.

TAX, STATE, on net earnings of corporations, imposing emergency

House Bill No. 1648.

Read in place in House by Mr. Armstrong, 3587.
Referred to Committee on Ways and Means, 3587.
Reported without amendment, 3680.
First reading, 3790.
Second reading and amended, 3895-3900.
Special order, 3907.
Third reading and final passage, 4146-4153.
Reasons for vote on, by Chaplin, 4153, by Schleiter, 4153.
Returned from Senate with amendments in which House non-concurred, 4907-4908.
Returned from Senate with amendments adhered to and notice of appointment of conference committee, 4927.
House appoints conference committee, 4927.
Report of conference committee presented and adopted 5137-5139.
Returned from Senate with notice of adoption of conference committee report, 5151.
Signed by Speaker, 5151-5152.

Remarks on, by

Edmonds, 3895-3896, 4147-4150.
Price, 3896.
Gibbon, 4148.
Miller, 4148-4149.
Schleiter, 4149.
Alexander, 4150-4152.
Ogle, 4151.
Williams, George W., 4151.
Stofflet, 4152.
Armstrong, 4152.

In Senate (No. 1531).

Referred to Committee on Finance, 4191.
Reported without amendment, 4194.
First reading, 4213.
Second reading and amended, 4322-4324.
Recommitted, 4324.
Re-reported with amendment, 4707.
Third reading and final passage, 4828-4831.
Returned from House with Senate amendments non-concurred in, Senate adheres to amendments and appoints conference committee, 4852.
Returned from House with non-concurrence adhered to and notice of appointment of conference committee, 4876.
Returned from House with notice of adoption of conference committee report, and Senate adopts report, 5011-5013.

Remarks on, by

Baldwin, 4830.
Long, 4830.
Eyre, 4830.
Vare, 4831.
Stineman, 4831.

TAX, STATE, on outdoor advertising, imposing

House Bill No. 347.

Read in place in House by Mr. Edmonds, 235.
Referred to Committee on Ways and Means, 235.

TAX, STATE, on outdoor advertising, imposing

Senate Bill No. 36.

Read in place in Senate by Mr. Patton, 95.
Referred to Committee on Judiciary Special, 95.

TAX, STATE, on premiums paid into State Workmen's Insurance Fund, imposing

House Bill No. 1318.

Read in place in House by Mr. Howard Smith, 972.
Referred to Committee on Ways and Means, 972.
Reported without amendment, 1059.
First reading, 1062.
Second reading, 1246.
Third reading and recommitted, 1527.
Re-reported with amendment, 2363.
Third reading and postponed, 2490-2491.
Resumed and passed finally, 3057-3058.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.

Remarks on, by

Fowler, David, 3058.
Smith, Howard, 3058.

In Senate (No. 1248).

Referred to Committee on Finance, 2963.
Reported without amendment, 3545.
First reading, 3547.
Second reading, 3663.
Third reading and final passage, 3832-3833.
Signed by President, 3990.

Remarks on, by

Woodward, 3832.
Schantz, 3832.

TAX, STATE, on sales of stock, by increasing same from two to twenty-five cents per share, amending act imposing

House Bill No. 394.

Read in place in House by Mr. Baldi, 254.
Referred to Committee on Ways and Means, 254.

TAX, STATE, on sign or bill-boards, imposing

House Bill No. 137.

Read in place in House by Mr. Baldi, 134.
Referred to Committee on Ways and Means, 134.

TAX, STATE, on slot machines, imposing

House Bill No. 345.

Read in place in House by Mr. Jefferson W. Smith, 231.
Referred to Committee on Ways and Means, 231.
Reported without amendment, 1830.
First reading, 1566.
Second reading and amended, 1949-1950.
Third reading and postponed, 2088.
Time of postponement extended, 2365, 2796.
Resumed and defeated on final passage, 3010-3011.
Vote on final passage reconsidered and bill postponed, 3708-3709.
Resumed and defeated on final passage, 4264.

Remarks on, by

Smith, Jefferson W., 3010-3011.
Chaplin, 3010.
Stofflet, 3010-3011.

TAX, STATE, on tobacco, imposing

House Bill No. 679.

Read in place in House by Mr. Kohler, 513.
Referred to Committee on Ways and Means, 513.

TAX, TAXATION, TAXES (see Allegheny County, borough, boroughs, cities, Constitution, corporations, counties, fees, insurance, public service companies, real estate, school, soap mines, townships).

TAXATION AND EDUCATION IN PENNSYLVANIA, invitation extended by Pennsylvania State School Directors' Association to hear address of Hon. Fred M. Davenport on, to Senate, 166; to House, 173.

TAXATION, by eliminating exemption of capital stock of banks and savings institutions, amending act to provide revenue by

TAXATION.—Continued.

House Bill No. 849.

Read in place in House by Mr. D. J. Jones, 679.
 Referred to Committee on Ways and Means, 679.
 Reported without amendment, 1225.
 First reading, 1290.
 Second reading, 1402-1403.
 Third reading and final passage, 1755-1756.

In Senate (No. 906).

Referred to Committee on Finance, 1705.
 Reported with amendment, 2964.
 First reading, 2970.
 Over in its order, 3121.
 Recommended, 3372.

TAXATION, by eliminating provision of act permitting payment of taxes by banks at the rate of ten mills on the dollar of par value of shares of stock, amending act providing revenue by

House Bill No. 462.

Read in place in House by Mr. D. J. Jones, 323.
 Referred to Committee on Ways and Means, 323.
 Reported without amendment, 903.
 First reading, 960.
 Second reading and amended, 1080-1081.
 Recommended, 1284-1285.

TAXATION, exempting real estate of certain organizations of war veterans from

Senate Bill No. 199.

Read in place in Senate by Mr. Schantz, 277.
 Referred to Committee on Military Affairs, 277.
 Reported with amendment, 309.
 First reading, 359.
 Over in its order, 395.
 Second reading and amended, 463-464.
 Third reading and final passage, 497-498.
 Returned from House without amendment, 1002.
 Signed by President pro tempore, 1052.
 Concurrent resolution recalling bill from Governor, 1305.
 Resolution returned from House concurred in, 1322.
 Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill recommitted to Committee on Appropriations, 1630.

In House (No. 753).

Referred to Committee on Military, 530.
 Reported without amendment, 703.
 First reading, 744.
 Second reading, 816.
 Third reading and final passage, 954.
 Signed by Speaker, 1198.
 Resolution recalling bill from Governor concurred in, 1464.

TAXATION FOR STATE PURPOSES, by imposing tax on gross receipts of business done partly within this Commonwealth, amending act relative to

House Bill No. 438.

Read in place in House by Mr. Alexander, 322.
 Referred to Committee on Ways and Means, 322.

TAXATION FOR STATE PURPOSES, with regard to appeals from settlement of accounts made by Auditor General and State Treasurer, amending act to provide revenue by

House Bill No. 426.

Read in place in House by Mr. Behney, 270.
 Referred to Committee on Ways and Means, 270.
 Reported without amendment, 426.
 First reading, 450.
 Second reading and amended, 484.
 Third reading and final passage, 524-525.
 Returned from Senate with amendments in which House concurred, 1200-1201.
 Signed by Speaker, 1286.
 Approved by Governor, 1643.

In Senate (No. 414).

Referred to Committee on Finance, 583.
 Reported without amendment, 760.
 First reading, 790.

TAXATION FOR STATE PURPOSES.—Continued.

Second reading and recommitted, 861.
 Re-reported with amendment, 975.
 Third reading and final passage, 1043.
 Returned from House with Senate amendments concurred in, 1251.
 Signed by President, 1278.

TAXATION, public property, places of religious worship, certain burial places and institutions of purely public charity, amending act exempting from

House Bill No. 1024.

Read in place in House by Mr. Griffith, 875.
 Referred to Committee on Ways and Means, 875.
 Reported with amendment, 1761.
 First reading, 1819.
 Second reading, 1868-1869.
 Third reading and final passage, 2084.

In Senate (No. 1028).

Referred to Committee on Finance, 2133.

TAXES, amending act relating to county and township rates and levies by removing exemption of females from arrest and imprisonment for non-payment of

House Bill No. 372.

Read in place in House by Mr. Moffatt, 252.
 Referred to Committee on Counties and Townships, 252.
 Reported without amendment, 266.
 First reading, 273.
 Second reading, 304-305.
 Third reading and final passage, 332-333.
 Returned from Senate without amendment, 2361.
 Signed by Speaker, 2450.
 Approved by Governor, 2746.

Remarks on, by

Alexander, 332.
 Moffatt, 332.
 Thomas, Miss, 332.
 Ogle, 332-333.
 Gallaher, 333.
 MacKinney, 333.
 Stofflet, 333.

In Senate (No. 225).

Referred to Committee on Judiciary General, 319.
 Reported without amendment, 384.
 First reading, 414.
 Second reading, 466.
 Third reading and defeated on final passage, 499.
 Vote on final passage reconsidered and bill postponed, 789.
 Resumed and passed finally, 2305-2306.
 Signed by President pro tempore, 2434.

Remarks on, by

Christley, 499, 2306.
 Schantz, 2306.
 Vare, 2306.

TAXES, and municipal improvements, providing to what extent liens shall be allowed for

House Bill No. 276.

Read in place in House by Mr. Bluett, 219.
 Referred to Committee on Judiciary Special, 219.
 Reported with amendment, 324.
 First reading, 350.
 Second reading and recommitted, 376-377.
 Re-reported with amendment, 540.
 Second reading and amended, 734-741.
 Third reading and final passage, 906-912.
 Returned from Senate without amendment, 2463.
 Signed by Speaker, 2491.
 Approved by Governor, 3433.

In Senate (No. 661).

Referred to Committee on Judiciary General, 1002.
 Reported with amendment, 1667.
 First reading, 1708.
 Recommended, 1937.
 Re-reported without amendment, 2294.
 Second reading, ———.
 Third reading and final passage, 2408.
 Signed by President, 2513.

TAXES and other claims due the Commonwealth, and providing an attorney's commission, with regard to claims for taxes where appeals have been taken from settlements made by Auditor General and State Treasurer, amending act regulating collection of

House Bill No. 374.

Read in place in House by Mr. Whiteman, 252.
Referred to Committee on Judiciary General, 252.
Reported without amendment, 345.
First reading, 369.
Second reading and recommitted, 438.
Re-reported without amendment, 441.
Third reading and postponed, 478.
Resumed and passed finally, 518.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3876-3877.

In Senate (No. 384).

Referred to Committee on Judiciary General, 504.
Reported without amendment, 601.
First reading, 621.
Second reading and recommitted, 668.
Re-reported without amendment, 2969.
Third reading and final passage, 3093.
Signed by President, 3426.

TAXES are reduced by acquisition of lands by Commonwealth for conservation of water, making appropriation to Superintendent of Public Instruction for payment of moneys to school districts when

House Bill No. 217.

Read in place in House by Miss Bentley, 172.
Referred to Committee on Appropriations, 172.
Reported without amendment, 2362.
First reading, 2455.
Second reading, 2497.
Third reading and final passage, 2772.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3879.

In Senate (No. 1193).

Referred to Committee on Appropriations, 2754.
Reported without amendment, 2829.
First reading, 2861.
Second reading, 2951.
Third reading and final passage, 3110.
Signed by President, 3426.

TAXES are reduced by acquisition of lands by Commonwealth for conservation of water, providing for payment of moneys to counties and townships when

House Bill No. 216.

Read in place in House by Miss Bentley, 172.
Referred to Committee on Appropriations, 172.
Reported without amendment, 2362.
First reading, 2454.
Second reading, 2494-2495.
Third reading and final passage, 2767-2768.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3879.

In Senate (No. 1185).

Referred to Committee on Appropriations, 2741.
Reported without amendment, 2829.
First reading, 2861.
Second reading, 2950.
Third reading and final passage, 3109.
Signed by President, 3426.

TAXES are reduced by acquisition of lands by Commonwealth for conservation of water, providing for payment of moneys to counties and townships when

House Bill No. 33.

Read in place in House by Miss Bentley, 108.
Referred to Committee on Ways and Means, 108.

TAXES are reduced by acquisition of lands by Commonwealth for conservation of water, providing for payment of moneys to counties and townships when

Senate Bill No. 90.

Read in place in Senate by Mr. Miller, 119.
Referred to Committee on Judiciary General, 119.

TAXES, BOARD FOR ASSESSMENT AND REVISION OF, in certain counties, by exempting buildings in course of erection in boroughs and township from assessment, amending act creating

House Bill No. 852.

Read in place in House by Mr. Storer, 680.
Referred to Committee on Counties and Townships, 680.
Reported without amendment, 732.
First reading, 805.
Second reading, 924-925.
Third reading and final passage, 1206.
Returned from Senate with amendments in which House concurred, 4133.
Signed by Speaker, 4571-4572.

In Senate (No. 725).

Referred to Committee on New Counties and County Seats, 1253-1254.
Reported without amendment, 2624.
First reading, 2653.
Recommitted, 2727.
Re-reported with amendment, 2964.
Second reading, 3119-3120.
Over in its order, 3357-3358, 3502.
Third reading and amended, 3612-3613.
Resumed and passed finally, 3815-3816.
Returned from House with Senate amendments concurred in, 3990-3991.
Signed by President, 4551.

TAXES, BOARD FOR ASSESSMENT AND REVISION OF, in certain counties, with regard to counties of second class, amending act creating

House Bill No. 1112.

Read in place in House by Mr. Goehring, 934.
Referred to Committee on Municipal Corporations, 934.
Reported without amendment, 2060.
First reading, 2141.
Second reading, 2206.
Third reading and amended, 2356.
Resumed and passed finally, 2467.
Returned from Senate with amendments in which House non-concurred, 5108-5109.
Returned from Senate with amendments adhered to and notice of appointment of conference committee, 5144.
Motion adopted to lay bill upon table, 5150.

Remarks on, by

Golder, 5144.
McKim, 5144.

In Senate (No. 1127).

Referred to Committee on Municipal Affairs, 2504.
Reported without amendment, 3812-3813.
First reading, 3857.
Second reading, 3984.
Recommitted to Committee on Judiciary General, 4177.
Re-reported with amendment, 4705.
Third reading and amended, 4825.
Resumed and passed finally, 4959.
Returned from House with Senate amendments non-concurred in, and Senate adheres to its amendments, 5004.

TAXES, BOARD FOR ASSESSMENT AND REVISION OF, in counties containing population of from 300,000 to 1,000,000, by providing for election of said board, amending act establishing

House Bill No. 1232.

Read in place in House by Mr. Kohler, 966.
Referred to Committee on Ways and Means, 966.

TAXES, BOARD FOR ASSESSMENT AND REVISION OF, to hear appeals away from county seats, authorizing

Senate Bill No. 601.

Read in place in Senate by Mr. Miller, 978.
Referred to Committee on Judiciary General, 978.
Reported without amendment, 1032.
First reading, 1058.
Second reading, 1276.
Third reading and final passage, 1310.
Returned from House without amendment, 2220.
Signed by President, 2294.
Approved by Governor, 2649.

TAXES, BOARD FOR ASSESSMENT AND REVISION OF.—Continued.

In House (No. 1410).

Referred to Committee on Judiciary General, 1491.
Reported with amendment, 1828.
First reading, 1874.
Second reading, 1973.
Third reading and final passage, 2197.
Signed by Speaker, 2331.

TAXES, EMERGENCY, authorizing Auditor General to use clerks appointed to assist county officials in collection of State taxes, for the collection of

House Bill No. 1762.

Read in place in House by Mr. Spangler, 4235.
Referred to Committee on Judiciary General, 4244-4245.
Reported without amendment, 4262.
First reading, 4262.
Second reading, 4408.
Third reading and final passage, 4645-4646.
Returned from Senate without amendment, 3126.
Signed by Speaker, 5149.

In Senate (No. 1555).

Referred to Committee on Judiciary Special, 4566.
Reported without amendment, 4679.
First reading, 4714-4715.
Second reading, 4836.
Third reading and final passage, 4986.
Signed by President, 5015.

TAXES IN BOROUGHES AND TOWNSHIPS, by changing time of issuing duplicates, amending act regulating collecting of

House Bill No. 801.

Read in place in House by A. I. Fowler, 676.
Referred to Committee on Municipal Corporations, 676.
Reported with amendment, 3205.
First reading, 3264.
Second reading, 3474.
Third reading and postponed, 3776-3777.
Resumed and passed finally, 4145-4146.
Returned from Senate without amendment, 4901.
Signed by Speaker, 5131.

In Senate (No. 1527).

Referred to Committee on Judiciary Special, 4191.
Reported without amendment, 4563.
First reading, 4565.
Second reading, 4681-4682.
Third reading and final passage, 4828.
Signed by President, 4986.

TAXES, IN BOROUGHES AND TOWNSHIPS, by eliminating five per centum abatement allowed on taxes paid within ninety days, amending act regulating collection of

House Bill No. 1352.

Read in place in House by Mr. Steedle, 1007.
Referred to Committee on Municipal Corporations, 1007.

TAXES, IN CITIES OF FIRST CLASS, by extending method of collecting delinquent taxes, amending act of 1913 relative to

House Bill No. 344.

Read in place in House by Mr. Jefferson W. Smith, 231.
Referred to Committee on Municipal Corporations, 231.

TAXES, INHERITANCE, amending act of June 20, 1919, for imposition and collection of

House Bill No. 68.

Read in place in House by Mr. Rippman, 115.
Referred to Committee on Ways and Means, 115.

TAXES, INHERITANCE, authorizing executors and administrators to bring suit against Commonwealth for recovery of over payments of direct and collateral.

House Bill No. 1294.

Read in place in House by Mr. Walker, 970.
Referred to Committee on Judiciary Special, 970.

TAXES, INHERITANCE.—Continued.

Reported without amendment, 1224.

First reading, 1289.

Second reading, 1397.

Third reading and final passage, 1663.

Returned from Senate with amendments in which House concurred, 4742.

Signed by Speaker, 4929.

In Senate (No. 897).

Referred to Committee on Judiciary General, 1705.

Reported with amendment, 4286.

First reading, 4342.

Second reading, 4559-4560.

Third reading and final passage, 4653.

Signed by President, 4854.

TAXES, INHERITANCE, bequests and devises of charitable institutions, exempting from payment of

House Bill No. 1355.

Read in place in House by Mr. Ludlow, 1007.

Referred to Committee on Ways and Means, 1007.

Reported without amendment, 3680.

First reading, 3790.

Second reading, 3895.

Third reading and final passage, 4277-4278.

Returned from Senate without amendment, 4740.

Signed by Speaker, 4929.

Remarks on, by

Williams, George W., 4277.

Ludlow, 4277-4278.

In Senate (No. 1543).

Referred to Committee on Finance, 4333.

Reported without amendment, 4340.

First reading, 4342.

Second reading, 4563.

Third reading and final passage, 4657.

Signed by President, 4854.

TAXES, INHERITANCE, by allowing deductions for burial expenses and erection of tombstone in ascertaining clear value, further amending section 2 of act for imposition and collection of certain

Senate Bill No. 496.

Read in place in Senate by Mr. Brown, 762.

Referred to Committee on Judiciary General, 762.

Reported without amendment, 1666.

First reading, 1707.

Second reading, 1933.

Third reading and final passage, 1996-1997.

Returned from House without amendment, 2505.

Signed by President, 2652.

Approved by Governor, 3410.

In House (No. 1449).

Referred to Committee on Judiciary General, 2057.

Reported without amendment, 2171.

First reading, 2211.

Second reading, 2290-2291.

Third reading and final passage, 2483.

Signed by Speaker, 2674.

TAXES, INHERITANCE, by changing rate upon certain transfers and exempting property passing to charitable institutions, amending act providing for imposition and collection of certain.

House Bill No. 958.

Read in place in House by Mr. Kunkle, 793.

Referred to Committee on Judiciary General, 793.

TAXES, INHERITANCE, by discontinuing tax on transfers to direct heirs, amending act providing for imposition and collection of certain.

Senate Bill No. 38.

Read in place in Senate by Mr. Culbertson, 95-96.

Referred to Committee on Judiciary General, 96.

TAXES, INHERITANCE, by exempting colleges or other educational institutions not for profit from provisions of act, amending act providing for imposition and collection of certain

Senate Bill No. 506.

Read in place in Senate by Mr. Barr, 763.

Referred to Committee on Judiciary General, 763.

TAXES, INHERITANCE.—Continued.

Reported without amendment, 1302-1303.
First reading, 1319.
Second reading and amended, 1619-1620.
Over in its order, 1682- 1683.
Recommitted to Committee on Finance, 1924.

TAXES, INHERITANCE, by exempting educational or charitable bequests, further amending section 2 of act for imposition and collection of

Senate Bill No. 323.
Read in place in Senate by Mr. Mansfield, 455.
Referred to Committee on Banks and Building and Loan Associations, 455.
Reported without amendment, 1257.
First reading, 1278.
Second reading and recommitted to Committee on Finance, 1311.

TAXES, INHERITANCE, by extending act to property passing to colleges, universities and educational institutions, amending act exempting certain free exhibitions from collateral

Senate Bill No. 507.
Read in place in Senate by Mr. Barr, 763.
Referred to Committee on Education, 763.
Reported without amendment, 1031.
First reading, 1056.
Second reading, 1272-1273.
Recommitted to Committee on Finance, 1308.

TAXES, INHERITANCE, by fixing compensation of appraisers at rate of eight dollars per day, amending act for imposition and collection of

Senate Bill No. 878.
Read in place in Senate by Mr. Barr, 1669.
Referred to Committee on Judiciary General, 1669.
Reported without amendment, 2294.
First reading, 2327.
Second reading, 2427.
Recommitted to Committee on Education, 2520.
Re-reported without amendment, 3142.
Third reading and final passage, 3360.
Returned from House without amendment, 4543.
Signed by President, 4660.

In House (No. 1627).
Referred to Committee on Judiciary General, 3580.
Reported without amendment, 3739.
First reading, 3791.
Second reading, 3902.
Third reading and final passage, 4491-4492.
Signed by Speaker, 4749.

TAXES, INHERITANCE, by providing that credit shall be allowed for cost of erecting suitable tombstone, amending act for imposition and collection of certain

House Bill No. 1212.
Read in place in House by Mr. Bidelsbacher, 939.
Referred to Committee on Ways and Means, 939.

TAXES, INHERITANCE, by providing that register of wills shall certify payment thereof to register of county where real estate is located, amending act providing for imposition and collection of certain

Senate Bill No. 1063.
Read in place in Senate by Mr. Weaver, 2227.
Referred to Committee on Judiciary General, 2227.
Reported without amendment, 2297.
First reading, 2328-2329.
Second reading, 2431.
Third reading and final passage, 2524.
Returned from House without amendment, 4544.
Signed by President, 4660.

In House (No. 1502).
Referred to Committee on Judiciary General, 2697.
Reported without amendment, 2749.
First reading, 2808.
Second reading, 2896.
Third reading and final passage, 4465.
Signed by Speaker, 4749.

TAXES, INHERITANCE, exempting bequests or devices in trust for care of burial lots from payment of transfer

House Bill No. 961.
Read in place in House by Mr. Sarig, 793.
Referred to Committee on Ways and Means, 793.
Reported without amendment, 902.
First reading, 959.
Second reading, 1073.
Third reading and final passage, 1227-1228.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.

In Senate (No. 731).
Referred to Committee on Finance, 1254.
Reported without amendment, 3545.
First reading, 3545.
Second reading, 3658.
Third reading and final passage, 3818.
Signed by President, 3989.

TAXES, INHERITANCE, exempting bequests to charitable institutions from payment of

Senate Bill No. 1373.
Read in place in Senate by Mr. Patton, 3290.
Referred to Committee on Finance, 3290.
Reported without amendment, 3545.
First reading, 3547.
Second reading, 3664.
Third reading and final passage, 3834.

In House (No. 1728).
Referred to Committee on Ways and Means, 4100.
Reported without amendment, 4227.
First reading, 4423.
Second reading, 4587.
Dropped from calendar by motion, 4793.

TAXES, INHERITANCE, prohibiting the imposition or collection of certain

House Bill No. 69.
Read in place in House by Mr. Rippman, 115.
Referred to Committee on Ways and Means, 115.

TAXES, INHERITANCE, providing additional taxes upon transfer of certain kinds and classes of personal property, supplement to act providing for imposition of

House Bill No. 709.
Read in place in House by Mr. Edmonds, 585.
Referred to Committee on Ways and Means, 585.
Reported without amendment, 902.
First reading, 959.
Second reading and amended, 1076-1077.
Third reading and postponed, 1299.
Time of postponement extended, 1543.
Resumeu on third reading and dropped from calendar by motion, 1819-1820.

TAXES, INHERITANCE, providing for refunding of moneys erroneously paid into the State Treasury as

Senate Bill No. 750.
Read in place in Senate by Mr. Sones, 1259.
Referred to Committee on Judiciary General, 1259.
Reported without amendment, 2383.
First reading, 2437.
Second reading, 2578-2579.
Recommitted to Committee on Appropriations, 2633.
Re-reported with amendment, 2831.
Third reading and final passage, 2966.
Returned from House without amendment, 4542.
Signed by President, 4659.

In House (No. 1545).
Referred to Committee on Judiciary General, 3204.
Reported without amendment, 3739.
First reading, 3791.
Second reading, 3902.
Third reading and final passage, 4491.
Signed by Speaker, 4748.

TAXES, INHERITANCE, to repeal act of June 20, 1919, providing for imposition and collection of certain

House Bill No. 1027.
Read in place in House by Mr. Stavitski, 876.
Referred to Committee on Ways and Means, 876.

TAXES, INHERITANCE, to repeal act of July 11, 1917, imposing

Senate Bill No. 52.

Read in place in Senate by Mr. Betts, 97.

Referred to Committee on Finance, 97.

TAXES, INHERITANCE, with regard to deduction of funeral expenses, filing of inventory and executor's commission, amending act providing for imposition and collection of

House Bill No. 1103.

Read in place in House by Mr. Joseph C. Marcus, 933.

Referred to Committee on Ways and Means, 933.

Reported without amendment, 1528.

First reading, 1570.

Second reading and amendment, 1735-1737.

Third reading and final passage, 1853-1855.

Returned from Senate with amendments in which

House concurred, 4741.

Signed by Speaker, 4929.

In Senate (No. 953).

Referred to Committee on Finance, 1906.

Reported with amendment, 3536.

First reading, 3546.

Second reading, 3659-3661.

Recommitted to Committee on Judiciary General, 3829.

Re-reported without amendment, 4286.

Third reading and final passage, 4530.

Signed by President, 4854.

TAXES ON REAL ESTATE, amending act relating to liens for taxes and municipal improvements, by including school districts in municipal sub-divisions exempt from certain

House Bill No. 147.

Read in place in House by Mr. Moffatt, 135.

Referred to Committee on Judiciary General, 135.

Reported without amendment, 139.

First reading, 145.

Second reading, 161.

Third reading and final passage, 176-177.

Returned from Senate without amendment, 334.

Signed by Speaker, 346.

Approved by Governor, 474.

In Senate (No. 141).

Referred to Committee on Judiciary General, 170.

Reported without amendment, 211.

First reading, 217.

Second reading, 280.

Third reading and final passage, 313-314.

Signed by President, 365-366.

TAXES ON REAL OR PERSONAL PROPERTY assessed by action of assumpsit, providing for recovery and collection of

House Bill No. 275.

Read in place in House by Mr. Bluett, 219.

Referred to Committee on Judiciary Special, 219.

Reported without amendment, 270.

First reading, 291.

Second reading, 346-347.

Recommitted, 368.

Re-reported with amendment, 1225.

Third reading and amended, 1536.

Vote on third reading reconsidered and bill recommitted, 1634.

Re-reported with amendment, 2074.

Third reading and recommitted, 2266.

Re-reported with amendment, 2363.

Third reading and final passage, 2490.

Returned from Senate without amendment, 4722.

Signed by Speaker, 4876.

In Senate (No. 1121).

Referred to Committee on Judiciary General, 2503.

Reported without amendment, 4169.

First reading, 4193.

Second reading, 4320.

Third reading and final passage, 4531.

Signed by President, 4804.

TAXES on script bonds for road purposes, requiring Commonwealth to pay counties all

House Bill No. 151.

Read in place in House by Mr. Moffatt, 135.

Referred to Committee on Ways and Means, 135.

TAXES on underlying veins of coal which they have no right to operate, to relieve life tenants of land from payment of

House Bill No. 1153.

Read in place in House by Mr. Post, 936.

Referred to Committee on Counties and Townships, 936.

Reported without amendment, 1190.

First reading, 1196.

Second reading, 1364.

Third reading and final passage, 1576.

Returned from Senate without amendment, 2361.

Signed by Speaker, 2450.

Approved by Governor, 2974.

In Senate (No. 855).

Referred to Committee on New Counties and County Seats, 1638.

Reported without amendment, 2093.

First reading, 2344.

Second reading, 2248.

Third reading and final passage, 2312-2313.

Signed by President pro tempore, 2434.

TAXES, POLL OR OCCUPATION, in cities of second class, exempting certain married women from payment of

Senate Bill No. 1480.

Read in place in Senate by Davis, 3814.

Referred to Committee on Municipal Affairs, 3814.

Reported without amendment, 3995.

First reading, 4004.

Second reading, 4211.

Third reading and final passage 4308.

In House (No. 1767).

Referred to Committee on Municipal Corporations, 4471.

TAXES, RECEIVER OF, in cities of first and second class, establishing office of

Senate Bill No. 349.

Read in place in Senate by Mr. Davis, 457.

Referred to Committee on Municipal Affairs, 457.

TAXES, UNPAID, amending act providing method for establishing title to land acquired at sale for

House Bill No. 380.

Read in place in House by Mr. Parkinson, 253.

Referred to Committee on Judiciary Local, 253.

Reported without amendment, 345.

First reading, 369.

Second reading and amended, 435-436.

Recommitted, 452.

Re-reported with amendment, 703.

Third reading and final passage, 756-757.

Returned from Senate without amendment, 3553.

Signed by Speaker, 3736.

Approved by Governor, 3879.

In Senate (No. 525).

Referred to Committee on Judiciary General, 787.

Reported without amendment, 2910.

First reading, 2955.

Second reading, 3119.

Third reading and final passage, 3301.

Signed by President pro tempore, 3656.

TAXES, UNPAID, by extending act to all such sales, amending act providing method of establishing title to land acquired at sale for

Senate Bill No. 472.

Read in place in Senate by Mr. Phipps, 760.

Referred to Committee on Judiciary General, 760.

Reported without amendment, 1032.

First reading, 1056.

Second reading, 1272.

Third reading and final passage, 1308.

Returned from House without amendment, 2436.

Signed by President pro tempore, 2440.

Concurrent resolution recalling bill from Governor, 2511.

Resolution vetoed by Governor, 2816.

Bill approved by Governor, 2826.

TAXES, UNPAID.—Continued.

In House (No. 1405).

Referred to Committee on Judiciary General, 1491.
Reported without amendment, 1946.
First reading, 2059.
Second reading, 2139.
Third reading and final passage, 2345-2346.
Signed by Speaker, 2462.
Resolution recalling bill from Governor concurred in, 2673.

TAXES, UNPAID STATE, a first lien on property and franchises of corporations, by extending same to include individuals and providing for attorney's commission, amending act making

House Bill No. 373.

Read in place in House by Mr. Whiteman, 252.
Referred to Committee on Judiciary General, 252.
Reported without amendment, 345.
First reading, 369.
Second reading and recommitted, 437-438.
Re-reported without amendment, 441.
Third reading and amended, 477-478.
Resumed and passed finally, 517-518.
Returned from Senate with amendments in which House concurred, 1028-1029.
Signed by Speaker, 1201.
Approved by Governor, 1643.

In Senate (No. 383).

Referred to Committee on Judiciary General, 504.
Reported without amendment, 601.
First reading, 620.
Second reading and recommitted, 668.
Re-reported with amendment, 844.
Third reading and final passage, 987.
Signed by President pro tempore, 1052.
Returned from House with Senate amendments concurred in, 1053-1054.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, authorizing Auditor General to furnish certain adhesive stamps for use in payment of taxes, supplement to act imposing

House Bill No. 145.

Read in place in House by Mr. Edmonds, 135.
Referred to Committee on Ways and Means, 135.
Reported without amendment, 902.
First reading, 959.
Second reading and amended, 1075-1076.
Third reading and postponed, 1298-1299.
Time of postponement extended, 1543.
Resumed on third reading and dropped from calendar by motion, 1820.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, by requiring tax receipts to indicate each mortgage, included, amending act imposing

House Bill No. 708.

Read in place in House by Mr. Millar, 585.
Referred to Committee on Ways and Means, 585.
Reported without amendment, 903.
First reading, 960-961.
Second reading, 1239-1240.
Third reading and recommitted, 1523.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, changing tax on mortgages for county and city purposes, supplement to act imposing

House Bill No. 1231.

Read in place in House by Mr. Edmonds, 966.
Referred to Committee on Ways and Means, 966.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY for State, city and county purposes, amending section 1 of act imposing

Senate Bill No. 162.

Read in place in Senate by Mr. Mansfield, 212.
Referred to Committee on Finance, 212.
Reported without amendment, 492.
First reading, 506.
Second reading, 574-575.
Recommitted, 606.
Re-reported without amendment, 2440.
Third reading and amended, 2517.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY.—Continued.

Over in its order, 2628, 2717, 2834.
Resumed and passed finally, 2913-2914.

In House (No. 1531).

Referred to Committee on Ways and Means, 3036.
Reported with amendment, 4226.
First reading, 4423.
Second reading, 4583-4584.
Third reading and defeated on final passage, 4791.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY in cities of first class for city purposes, imposing

Senate Bill No. 987.

Read in place in Senate by Mr. Woodward, 1913.
Referred to Committee on Judiciary General, 1913.
Reported without amendment, 2383.
First reading, 2438.
Over in its order, 2582.
Recommitted to Committee on Finance, 2645.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, relative to taxation of capital stock of certain corporations, amending act imposing

House Bill No. 1120.

Read in place in House by Mr. Goehring, 934.
Referred to Committee on Ways and Means, 934.
Reported without amendment, 1759.
First reading, 1817.
Second reading, 1864-1865.
Third reading and amended, 2068-2069.
Resumed and passed finally, 2153-2155.
Returned from Senate without amendment, 4456.
Resolution recalling bill from House concurred in, 4605.

In Senate (No. 1053).

Referred to Committee on Finance, 2218.
Reported without amendment, 3536.
First reading, 3547.
Second reading and recommitted, 3662.
Re-reported without amendment, 4194.
Third reading and final passage, 4304-4305.
Concurrent resolution recalling bill from House, 4504.
Resolution returned from House concurred in, 4556.
Vote on final passage and on third reading reconsidered and bill recommitted, 4556.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, with regard to assessment of property in cases of refusal of taxables to make return, amending act imposing

House Bill No. 112.

Read in place in House by Mr. Edmonds, 132.
Referred to Committee on Judiciary General, 132.
Re-referred to Committee on Ways and Means, 588.
Reported without amendment, 902.
First reading, 959.
Second reading and amended, 1073-1074.
Third reading and postponed, 1297-1298.
Time of postponement extended, 1543.
Resumed and passed finally, 1782.
Returned from Senate with Amendments in which House concurred, 3250.
Signed by Speaker, 3487.
Approved by Governor, 3879.

Remarks on, by

Edmonds, 1782, 3250.

In Senate (No. 911).

Referred to Committee on Finance, 1901.
Reported with amendment, 2828.
First reading, 2859.
Second reading, 2944-2945.
Third reading and final passage, 3098.
Signed by President, 3426.

Remarks on, by

Woodward, 3098.

TAXES UPON CERTAIN CLASSES OF PERSONAL PROPERTY, with regard to payment of tax in scrip, bonds, certificates and evidence of indebtedness of private corporations, amending act imposing

House Bill No. 346.

Read in place in House by Mr. Edmonds, 235.
 Referred to Committee on Ways and Means, 235.
 Reported without amendment, 424.
 First reading, 449.
 Second reading and recommitted, 480-481.
 Re-reported with amendment, 1492.
 Third reading and postponed, 1779-1780.
 Resumed on third reading and amended, 1820.
 Resumed and passed finally, 1887-1889.
 Returned from Senate without amendment, 4722.
 Signed by Speaker, 4876.

Remarks on, by
 Edmonds, 1888.

In Senate (No. 915).

Referred to Committee on Finance, 1902.
 Reported without amendment, 3545.
 First reading, 3546.
 Second reading and recommitted, 3659.
 Re-reported without amendment, 4341.
 Third reading and final passage, 4529.
 Signed by President, 4804.

TAXES UPON LOANS, prohibiting collection from persons borrowing money of

House Bill No. 944.

Read in place in House by Mr. Ludlow, 792.
 Referred to Committee on Judiciary Local, 792.
 Reported without amendment, 904.
 First reading, 961.
 Recommitted, 1284.

TAXES UPON TRANSFER OF PROPERTY passing from a decedent, by fixing rate thereof, amending act providing for certain,

Senate Bill No. 10.

Read in place in Senate by Mr. Culbertson, 82.
 Referred to Committee on Judiciary General, 82.

TAYLOR HOSPITAL (see appropriation).

TEACHERS (see jury duty, retirement, school).

TELEPHONE COMPANIES operating in same territory to provide for interchange of messages, requiring

House Bill No. 136.

Read in place in House by Mr. Gelder, 134.
 Referred to Committee on Corporations, 134.
 Reported without amendment, 902.
 First reading, 959.
 Second reading and amended, 1334.
 Third reading and final passage, 1540.

In Senate (No. 808).

Referred to Committee on Judiciary Special, 1634.
 Reported without amendment, 2507.
 First reading, 2587.
 Recommitted, 2643.

TELEPHONES (see forestry).

TEMPLE UNIVERSITY (see appropriation).

TENANTS (see plumbing, property).

THADDEUS STEVENS INDUSTRIAL SCHOOL (see appropriation).

THEATERS (see tickets).

THERMOMETERS, CLINICAL, to regulate and standardize the manufacture and sale of

Senate Bill No. 515.

Read in place in Senate by Mr. Schantz, 764.
 Referred to Committee on Public Health and Sanitation, 764.
 Reported with amendment, 2092.
 First reading, 2134.
 Second reading, 2244-2245.
 Third reading and final passage, 2308.

In House (No. 1435).

Referred to Committee on Public Health and Sanitation, 2442.

THOMAS, DAVID W., Assistant Clerk of House, acceptance of testimonial by, 5136.

THOMAS, LORENZO D., Representative from Luzerne County, (Sixth District)

Amendments offered by, to

Bill No. 896, Fixing fees of clerk of court of quarter sessions and oyer and terminer of counties of third class, 1373.

Bill No. 977, Amending act authorizing municipalities to appropriate annually to certain War organizations to aid in defraying expenses of Memorial Day, 1359.

Bills introduced by

No. 12.

Establishing as State highway a certain section of public road in Luzerne County, 102.

No. 219.

Joint resolution proposing amendment to Constitution, authorizing the granting of free passes to clergymen, 172.

No. 434.

Amending act regulating employment of minors, by changing hours of labor, 289-290.

No. 555.

Requiring contractors and sub-contractors to file bond to cover wages of employes and cost of material, 420.

No. 896.

Fixing fees of clerk of courts in counties of third class, 728.

No. 977.

Amending act authorizing counties to appropriate annually to certain War organizations to aid in defraying expenses of Memorial Day, by including organizations of ex-service men incorporated under act of 1874, 872.

No. 1138.

Requiring carrying of mine water from mines and washeries to streams and rivers in proper sluice ways or drains, 935.

Bills reported by

No. 12.

Establishing as State highway a certain section of public road in Luzerne County, 3260.

No. 480, (Senate No. 47).

Amending act of 1840, relative to elections, by fixing mileage of constables for advertising ward, borough or township elections, 1792-1793.

No. 524.

Amending act apportioning the State into Representative Districts, by changing the sixth district in Lackawanna County, 537-538.

No. 1387, (Senate No. 449).

Amending act apportioning the State into Representative Districts, by changing Second District in Chester County, 1297.

Election returns, 30.

Leave of absence granted, 183.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 434, Amending act regulating employment of minors, 1202.

Postpone Bill No. 535, Providing method of annexation of cities, boroughs, townships or parts of townships to cities of third class, 3747.

Postpone Bill No. 896, Fixing fees of clerk of court of quarter sessions and oyer and terminer of counties of third class, 1581.

THOMAS, LORENZO D.—Continued.

Postpone Bill No. 1478, (Senate No. 789), Amending act enabling certain companies to wind up their affairs after the expiration of their charters, 4454.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Vote on House Bill No. 382, Making it unlawful to dispossess tenants or recover leased property except after thirty days' notice, 1188.

Reasons for vote on

Bill No. 809, (Senate No. 99), Prohibition Enforcement Bill, 900-901.

Remarks by, on

Bill No. 79, Providing for one day of rest in seven for certain employes, 428-429.

Bill No. 350, To repeal the Public Service Company law, 1894-1895.

Bill No. 434, Amending act regulating employment of minors, 919.

Bill No. 756, Amending act for the suppression of fortune telling with regard to spiritualism, 1768-1769, 2161-2162.

Bill No. 868, Regulating boxing and wrestling, 1975.

Bill No. 977, Amending act authorizing municipalities to appropriate annually to certain War organizations to aid in defraying expenses of Memorial Day, 1562.

Bill No. 1251, Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard rooms, 2053.

Bill No. 1391, (Senate No. 599), Amending act creating office of county controller in counties containing 250,000 inhabitants, 4781

Bill No. 1478, (Senate No. 789), Amending act enabling certain corporations to wind up their affairs after the expiration of their charters, 4454.

THOMAS, MISS MARTHA G., Representative from Chester County, (Second District)

Amendments offered by, to

Bill No. 925, Amending act establishing State Institution for Feeble-Minded and Epileptic of Eastern Pennsylvania, by changing name to Pennhurst State School, 1085.

Bills introduced by

No. 547.

Providing for appointment of commission to revise the law relative to dependent, defective and delinquent children, 420.

No. 594.

Authorizing county commissioners to appropriate to incorporated agricultural and horticultural societies, 423.

No. 829.

Making appropriation to Pennsylvania Epileptic Hospital and Colony Farm, Chester County, 678.

No. 925.

Amending act establishing Eastern Pennsylvania State Institution for Feeble-Minded and Epileptic, by changing name to Pennhurst State School, 730-731.

No. 998.

Amending act appropriating to Department of Health moneys received from United States Government for protection and care of maternity, infancy and old age, and prevention and cure of disease, 874.

No. 1245.

Making appropriation to Chester County Hospital, of West Chester, 967.

THOMAS, MISS MARTHA G.—Continued.

No. 1246.

Making appropriation to Pennsylvania Epileptic Hospital and Colony Farm, of Chester County, 967.

No. 1247.

Making appropriation to Phoenixville Hospital, 967.

No. 1248.

Making appropriation to Homeopathic Hospital, of West Chester, 967.

No. 1261.

Amending act authorizing appointment of Deputy Commissioner of Health in Department of Health, 968.

No. 1336.

Validating obligations of school districts issued prior to January 1923, 1006.

Bills reported by

No. 375.

Amending act establishing public school system, by providing that school grounds and buildings may be used for proper educational purposes, 324.

No. 630.

Amending act establishing public school system, with regard to the dismissal of teachers, 3552.

No. 869.

Relating to proof of intoxicating liquors, 1529.

No. 1226.

Amending act establishing public school system, by providing that secretary of board of school directors must be resident of district, 1710.

No. 1404, (Senate No. 439).

Amending act establishing public school system, by fixing term of county and district superintendents, 1859.

Election returns, 28.

Leave of absence granted, 733.

Member of special committee, 58.

Member of standing committees, 87-91, 102.

Motion by, to

Dispense with further reading of Journal, 1491, 1859.

Oath of office administered to, 34.

Remarks by, on

Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting use of voting machines at elections, 1785.

Bill No. 372, Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 332.

Bill No. 998, Amending act appropriating moneys received from the United States Government to the Health Department for care of maternity, infancy and old age, 2272.

Resolution offered by

Authorizing adjournment of House in memory of Hon. Thaddeus W. Harry, former Representative, 3434.

THOMPSON, E. HOWARD, Representative from Westmoreland County, (Second District)

Amendments offered by, to

Bill No. 600, Making proceedings of conventions of Grand Army of Republic and United-Spanish War Veterans a part of the public records of the State, 920.

Bills introduced by

No. 223.

Making appropriation to Citizens General Hospital, of New Kensington, 172.

THOMAS, MISS MARTHA G.—Continued.

No. 600.

Making proceedings of convention of Grand Army of the Republic and United-Spanish War Veterans a part of the public records of the State, 445.

No. 1316.

Conferring power upon courts of quarter sessions to remove remains of dead from private burial grounds which have become unsightly or unsuitable for interment, 972.

Election returns, 32.

Member of standing committees, 87-91.

Oath of office administered to, 34.

TOWNSHIP AND TOWNSHIPS (see annexation, assessors, bridges, building lines, burial-grounds, Constitution, electric light, health, highway, highways, merchants, police, riots, road machinery, tax collector, tax, taxes).

TICKETS TO THEATRES and other places of amusement, regulating sale of

House Bill No. 125.

Read in place in House by Mr. Long, 133.

Referred to Committee on Judiciary General, 133.

Reported without amendment, 138.

First reading, 145.

Second reading and amended, 159.

Third reading and recommitted, 175.

Re-reported without amendment, 230.

Third reading and final passage, 238-240.

Remarks on, by

Dunn, 175.

Long, 178, 238-239.

In Senate (No. 207).

Referred to Committee on Judiciary General, 281.

TICKETS TO THEATRES and other places of amusement, regulating sale of

Senate Bill No. 1078.

Read in place in Senate by Mr. Barr, 2228.

Referred to Committee on Judiciary General, 2228.

Reported without amendment, 2296.

First reading and recommitted to Committee on Judiciary Special, 2320.

Motion to reconsider vote on recommitment defeated, 2585.

Remarks on, by

Eyre, 2585.

Barr, 2585-2586.

TILE (see brick).

TIME (see daylight saving).

TIOGA COUNTY (see highway).

TIPSTAVES (see court criers).

TITLE AND TITLES (see Constitution, mines, motor vehicles, real estate, taxes).

TITLE INSURANCE (see corporations).

TITUSVILLE HOSPITAL (see appropriation).

TOBACCO (see appropriation to Pennsylvania State College, etc., tax).

TOLL BRIDGES (see bridges, Delaware River).

TORCHES, PORTABLE ACETYLENE, with Secretary of Internal Affairs, requiring registration of,

Senate Bill No. 44.

Read in place in Senate by Mr. Culbertson, 96.

Referred to Committee on Judiciary General, 96.

TORRENCE STATE HOSPITAL (see Western State Hospital for Insane).

TOWNSHIP AUDITORS, amending act consolidating law relative to townships, by changing compensation of

House Bill No. 571.

Read in place in House by Mr. Burd P. Evans, 422.

Referred to Committee on Counties and Townships, 422.

TOWNSHIP AUDITORS.—Continued.

Reported without amendment, 537.

First reading, 594-595.

Second reading, 648.

Third reading and final passage, 713-714.

Returned from Senate without amendment; 2770.

Signed by Speaker, 2907.

Approved by Governor, 3558.

In Senate (No. 538).

Referred to Committee on New Counties and County Seats, 788.

Reported without amendment, 2507.

First reading, 2587.

Second reading, 2641.

Third reading and final passage, 2721.

Signed by President, 2824.

TOWNSHIP AUDITORS, amending act consolidating the law relative to townships, by fixing compensation of

Senate Bill No. 258.

Read in place in Senate by Mr. Buckman, 355.

Referred to Committee on Public Roads and Highways, 355.

Reported without amendment, 844.

First reading, 865.

Second reading, 990-991.

Third reading and amended, 1040.

Resumed, vote on third reading reconsidered and bill amended, 1262.

Resumed and passed finally, 1306.

Returned from House without amendment, 2436.

Signed by President pro tempore, 2440-2441.

Approved by Governor, 2649.

In House (No. 1402).

Referred to Committee on Counties and Townships, 1491.

Reported without amendment, 2074.

First reading, 2142.

Second reading, 2208.

Third reading and final passage, 2363-2364.

Signed by Speaker, 2462.

TOWNSHIP AUDITORS, amending act consolidating law relative to townships, by fixing compensation of

House Bill No. 577.

Read in place in House by Mr. Griffith, 422.

Referred to Committee on Counties and Townships, 422.

TOWNSHIP COMMISSIONERS and limiting terms of such commissioners now in office, amending act relating to townships, by providing for election of

House Bill No. 214.

Read in place in House by Mr. McBride, 172.

Referred to Committee on Counties and Townships, 172.

TOWNSHIP HIGHWAYS, DIVISION OF, in State Highway Department, by requiring clerks of court to certify lists of township auditors to State Highway Commissioner, amending act creating

House Bill No. 980.

Read in place in House by Mr. George W. Williams, 872.

Referred to Committee on Public Roads, 872.

Reported without amendment, 1760.

First reading, 1817.

Second reading, 1866-1867.

Third reading and final passage, 2077.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2907.

Approved by Governor, 3432.

In Senate (No. 1027).

Referred to Committee on Public Roads and Highways, 2133.

Reported without amendment, 2384.

First reading, 2438.

Second reading, 2582.

Third reading and final passage, 2638.

Signed by President, 2824.

TOWNSHIP SOLICITOR by supervisors of townships of second class, authorizing election of

TOWNSHIP SOLICITOR.—Continued.

House Bill No. 612.

Read in place in House by Mr. Bidelspacher, 446.
 Referred to Committee on Counties and Townships, 446
 Reported without amendment, 589.
 First reading, 626.
 Second reading, 693-694.
 Third reading, vote reconsidered and bill recommitted, 748-749.
 Re-reported with amendment, 1062.
 Resumed and passed finally, 1488-1489.

Remarks on, by

Bidelspacher, 749, 1488.
 Alexander, 749.
 Schleiter, 1488.
 Brewster, 1488.

In Senate (No. 819).

Referred to Committee on New Counties and County Seats, 1635.

TOWNSHIP SUPERVISORS' ASSOCIATION shall elect one supervisor to attend annual meeting of State Association; amending act authorizing a State Association of township supervisors and commissioners, by providing that

House Bill No. 979.

Read in place in House by Mr. George W. Williams, 872
 Referred to Committee on Counties and Townships, 872.
 Reported without amendment, 1190.
 First reading, 1195.
 Second reading, 1363.
 Third reading and postponed, 1575.
 Resumed and passed finally, 1781.
 Returned from Senate without amendment, 4722.
 Signed by Speaker, 4877.

In Senate (No. 945).

Referred to Committee on New Counties and County Seats, 1905.
 Reported without amendment, 3995.
 First reading, 4003.
 Second reading, 4185.
 Over in its order, 4303.
 Third reading and final passage, 4529-4530.
 Signed by President, 4805.

TOWNSHIP SUPERVISORS for attending monthly meetings, amending act consolidating law relating to townships, by increasing compensation of

House Bill No. 475.

Read in place in House by Mr. Bush, 343.
 Referred to Committee on Counties and Townships, 343.
 Reported without amendment, 538.
 First reading, 596.
 Second reading, 653.
 Third reading and defeated on final passage, 719.
 Motion to reconsider vote on final passage not agreed to, 804.

TOWNSHIPS, by providing that employes of township and school district in townships of first class are ineligible as township commissioners, amending act relating to

Senate Bill No. 159.

Read in place in Senate by Mr. Harris, 196.
 Referred to Committee on New Counties and County Seats, 196.
 Reported without amendment, 211.
 First reading, 217.
 Second reading, 281.
 Third reading and final passage, 314.

In House (No. 485).

Referred to Committee on Counties and Townships, 337.
 Reported without amendment, 539.
 First reading, 597.
 Second reading, 658.
 Third reading and postponed, 725.
 Resumed and defeated on final passage, 1478-1479.

TOWNSHIPS.—Continued.

Remarks on, by

Marshall, John G., 725, 1478.

TOWNSHIPS, by providing that employes of township and school district in townships of first class are ineligible as township commissioners, amending act consolidating law relative to

Senate Bill No. 1055.

Read in place in Senate by Mr. Smith, 2226.
 Referred to Committee on New Counties and County Seats, 2226.
 Reported without amendment, 2244.
 First reading, 2255.
 Second reading, 2320.
 Recommended, 2412.
 Re-reported without amendment, 4564.
 Over in its order, 4653, 4825.

TOWNSHIPS, by reducing treasurers' fees to three per centum of taxes collected, amending act relating to

House Bill No. 46.

Read in place in House by Mr. Woner, 109.
 Referred to Committee on Counties and Townships, 109.
 Reported without amendment, 1225.
 First reading, 1290.
 Second reading and amended, 1403.
 Third reading and amended, 1755.
 Resumed and passed finally, 1811-1812.

In Senate (No. 910).

Referred to Committee on New Counties and County Seats, 1901.

TOWNSHIPS, by regulating appointment, suspension and discharge of police officers, amending act consolidating law relating to

House Bill No. 1286.

Read in place in House by Mr. Stavitski, 970.
 Referred to Committee on Counties and Townships, 970.
 Reported without amendment, 1189.
 First reading, 1193.
 Second reading, 1350-1352.
 Third reading and postponed, 1553-1554.

TOWNSHIPS, which provides fine and imprisonment on township officials who share a financial interest in contracts for road building in their own bailiwicks, repealing section 239 of act consolidating law relating to

Senate Bill No. 800.

Read in place in Senate by Mr. Homsher, 1609.
 Referred to Committee on Public Roads and Highways, 1609.
 Reported without amendment, 2383.
 First reading, 2437.
 Over in its order, 2579.
 Second reading and recommitted, 2643.

TOWNSHIPS, with regard to duties and compensation of tax collectors in townships of second class, amending act consolidating law relating to

Senate Bill No. 1091.

Read in place in Senate by Mr. Stites, 2298.
 Referred to Committee on New Counties and County Seats, 2298.
 Reported without amendment, 2965.
 First reading, 2970.
 Second reading, 3122-3123.
 Third reading and final passage, 3363-3364.
 Returned from House with amendments in which Senate concurred, 4806.
 Signed by President, 4845.

In House (No. 1628).

Referred to Committee on Counties and Townships, 3580.
 Reported with amendment, 4226-4227.
 First reading, 4423.
 Second reading, 4584.
 Third reading and final passage, 4791-4792.
 Returned from Senate with House amendments concurred in, 4895.
 Signed by Speaker, 4930.

TOWNSHIPS, with regard to removal of walls or fences to prevent snow drifts, and clearing of brush along highways in townships of first and second classes, amending act relating to

House Bill No. 232.

Read in place in House by Mr. Walker, 181.
Referred to Committee on Counties and Townships, 181.
Reported without amendment, 589.
First reading, 627.
Second reading and amended, 697-698.
Vote reconsidered and bill amended, 705.
Third reading, vote reconsidered and bill postponed, 752-753.
Resumed on third reading and amended, 912.
Resumed on final passage and postponed, 949-950.
Time of postponement extended, 1226.
Resumed and passed finally, 1294-1295.
Returned from Senate with amendments in which House concurred, 2250-2260.
Signed by Speaker, 2331.
Concurrent resolution recalling bill from Governor, 2775.
Bill vetoed by Governor, 3004.

In Senate (No. 778).

Referred to Committee on New Counties and County Seats, 1317.
Reported with amendment, 1910-1911.
First reading, 1943.
Second reading, 2023.
Third reading and final passage, 2113.
Returned from House with Senate amendments concurred in, 2254.
Signed by President, 2324-2325.

TOWNSHIPS, with regard to township auditors and secretaries attending convention of State Association, and establishment of sidewalks along highways or turnpikes owned by private corporations, amending act consolidating law relating to

House Bill No. 978.

Read in place in House by Mr. George W. Williams, 872.
Referred to Committee on Counties and Townships, 872.
Reported without amendment, 1190.
First reading, 1195.
Second reading and amended, 1360-1362.
Third reading and postponed, 1573-1574.
Resumed and passed finally, 1781.
Returned from Senate without amendment, 4456.
Signed by Speaker, 4572.

In Senate (No. 944).

Referred to Committee on New Counties and County Seats, 1905.
Reported without amendment, 3995.
First reading, 4003.
Second reading, 4184-4185.
Third reading and final passage, 4303.
Signed by President, 4552.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relating to townships, by authorizing court of quarter sessions to abolish old wards and establishing new wards in

House Bill No. 541.

Read in place in House by Mr. Aston, 420.
Referred to Committee on Counties and Townships, 420.
Reported without amendment, 537.
First reading, 595.
Recommitted, 625.
Re-reported with amendment, 944.
Second reading, 1085-1086.
Third reading and final passage, 1231.

In Senate (No. 709).

Referred to Committee on New Counties and County Seats, 1252.
Reported without amendment, 1256.
First reading, 1280.
Second reading, 1316.
Recommitted, 1613.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relating to townships, by fixing time township commissioners shall estimate amount of money required for next current fiscal year in

House Bill No. 943.

Read in place in House by Mr. Ludlow, 791-792.
Referred to Committee on Judiciary Local, 792.
Reported without amendment, 904.
First reading, 961.
Recommitted, 1284.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relative to townships, by providing that sidewalks shall be maintained by abutting property owners in

House Bill No. 902.

Read in place in House by Mr. Craig, 729.
Referred to Committee on Counties and Townships, 729.
Reported without amendment, 943.
First reading, 1014.
Second reading, 1094-1095.
Third reading and final passage, 1473.
Returned from Senate without amendment, 2055.
Signed by Speaker, 2073.
Approved by Governor, 2443.

In Senate (No. 840).

Referred to Committee on New Counties and County Seats, 1637.
Reported without amendment, 1668.
First reading, 1709.
Second reading, 1941.
Third reading and final passage, 2002.
Signed by President pro tempore, 2130.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relating to townships, with regard to assessment of property abutting on sewers in

House Bill No. 411.

Read in place in House by Mr. McVicar, 270.
Referred to Committee on Judiciary General, 270.
Reported without amendment, 337.
First reading, 350.
Second reading, 377.
Third reading and postponed, 426.
Resumed and passed finally, 519.
Returned from Senate without amendment, 1300.
Concurrent resolution recalling bill from Governor, 1493.
Resolution returned from Senate concurred in, 1749.
Signed by Speaker, 1750.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 1766.
Resumed and passed finally, 1807-1808.
Bill returned from Senate with House amendments concurred in, 2035.
Signed by Speaker, 2072.
Approved by Governor, 2443.

In Senate (No. 385).

Referred to Committee on New Counties and County Seats, 504.
Reported without amendment, 1000.
First reading, 1004.
Second reading, 1049.
Third reading and final passage, 1263.
Resolution recalling bill from Governor concurred in, 1633.
Signed by President pro tempore, 1671.
Bill returned from House with amendments in which Senate concurred, 1908-1909.
Signed by President pro tempore, 2129.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relating to townships, with regard to contracts for removal of ashes and garbage in

House Bill No. 1358.

Read in place in House by Mr. Ludlow, 1007.
Referred to Committee on Counties and Townships, 1007.
Reported without amendment, 1530.
First reading, 1572.
Second reading, 1745.
Third reading and final passage, 1897-1898.

TOWNSHIPS OF FIRST CLASS.—Continued.

In Senate (No. 970).

Referred to Committee on New Counties and County Seats, 1907.

TOWNSHIPS OF FIRST CLASS, amending act consolidating law relative to townships, with regard to right of appeal where damages have been assessed against

House Bill No. 740.

Read in place in House by Mr. Hall, 587.

Referred to Committee on Counties and Townships, 587.

Reported without amendment, 732.

First reading, 805.

Second reading, 926.

Third reading and postponed, 1207.

Time of postponement extended, 1226.

Resumed on third reading and amended, 1294.

Resumed and passed finally, 1517.

Returned from Senate without amendment, 2463.

Signed by Speaker, 2491.

Approved by Governor, 2975.

Remarks on, by

Stoner, 1207.

In Senate (No. 824).

Referred to Committee on New Counties and County Seats, 1636.

Reported without amendment, 2225.

First reading, 2255.

Second reading, 2317.

Third reading and final passage, 2410.

Signed by President, 2513.

TOWNSHIPS OF FIRST CLASS by abutting property owners, amending act consolidating law relative to townships, by providing for maintenance of sidewalks in

Senate Bill No. 453.

Read in place in Senate by Mr. MacDade, 660.

Referred to Committee on New Counties and County Seats, 660.

Reported without amendment, 869.

First reading, 871.

Second reading, 998.

Third reading and final passage, 1045.

In House (No. 1388).

Referred to Committee on Counties and Townships, 1220.

TOWNSHIPS OF FIRST CLASS, relating to assessments for taxes in

Senate Bill No. 1252.

Read in place in Senate by Mr. Stites, 2965.

Referred to Committee on New Counties and County Seats, 2965.

Reported without amendment, 3142.

First reading, 3151.

Second reading, 3389.

Over in its order, 3507, 3621.

Third reading and amended, 3833-3834.

Resumed and passed finally, 3961-3962.

Returned from House without amendment, 4809.

Signed by President, 4844.

In House (No. 1731).

Referred to Committee on Townships, 4139.

Reported with amendment, 4227.

First reading, 4423.

Second reading, 4587.

Third reading and final passage, 4793.

Signed by Speaker, 4930.

TOWNSHIPS OF SECOND CLASS, amending act relating to townships, by changing term of office of tax collectors and assessors in

House Bill No. 309.

Read in place in House by Mr. Hontz, 221.

Referred to Committee on Counties and Townships, 221.

Reported with negative recommendation, 4717.

TOWNSHIPS OF SECOND CLASS, amending act consolidating law relative to townships, by changing terms of office of supervisors in

House Bill No. 822.

Read in place in House by Mr. Burd P. Evans, 678.

Referred to Committee on Counties and Townships, 678.

Reported without amendment, 733.

First reading, 806.

Second reading, 929.

Recommitted, 1010.

TOWNSHIPS OF SECOND CLASS, amending act relating to townships, by extending power to tax property for lighting purposes in

House Bill No. 34.

Read in place in House by Mr. Blair, 108.

Referred to Committee on Counties and Townships, 108.

Reported with amendment, 266.

First reading, 273.

Second reading and amended, 304.

Third reading and final passage, 331-332.

Returned from Senate with amendments in which House concurred, 680-681.

Signed by Speaker, 704.

Approved by Governor, 901.

In Senate (No. 226).

Referred to Committee on New Counties and County Seats, 319.

Reported with amendment, 508.

First reading, 508-509.

Second reading, 575-576.

Third reading and final passage, 606-607.

Returned from House with Senate amendments concurred in, 671-672.

Signed by President pro tempore, 673.

TOWNSHIPS OF SECOND CLASS, further amending clause 4 of section 386 of act consolidating law relative to townships, with regard to contracts for construction and improvement of roads in

Senate Bill No. 338.

Read in place in Senate by Mr. Buckman, 456.

Referred to Committee on Public Roads and Highways, 456.

Reported without amendment, 1665.

First reading, 1706.

Second reading, 1931.

Third reading and final passage, 1995.

In House (No. 1447).

Referred to Committee on Public Roads, 2057.

TOWNSHIPS OF SECOND CLASS, further amending act consolidating law relative to townships, with regard to contracts for construction and improvement of roads in

Senate Bill No. 435.

Read in place in Senate by Mr. Sones, 602.

Referred to Committee on Public Roads and Highways, 602.

Reported without amendment, 844.

First reading, 866.

Second reading, 997.

Third reading and final passage, 1044.

Returned from House with amendments in which Senate non-concurred, 2819.

Returned from House with amendments adhered to and Senate appoints conference committee, 2960.

Notice of appointment of House conference committee, 3148.

In House (No. 1384).

Referred to Committee on Public Roads, 1220.

Reported with amendment, 2362.

First reading, 2455.

Second reading, 2497.

Third reading and final passage, 2775-2776.

Returned from Senate with House amendments non-concurred in, 3010.

Returned from Senate with notice of appointment of conference committee and House appoints conference committee, 3179.

TOWNSHIPS OF SECOND CLASS shall not include percentage on borrowed money repaid, amending act consolidating law relating to townships, by providing that compensation of treasurer in

Senate Bill No. 751.

Read in place in Senate by Mr. Stites, 1259.
Referred to Committee on Judiciary General, 1259.
Reported without amendment, 2296.
First reading, 2325-2326.
Second reading, 2423.
Third reading and final passage, 2519.
Returned from House without amendment, 4542.
Signed by President, 4659.

In House (No. 1496).

Referred to Committee on Judiciary General, 2697.
Reported without amendment, 2749.
First reading, 2807.
Second reading, 2891.
Third reading and final passage, 4464-4465.
Signed by Speaker, 4748.

TRACTION ENGINES (see motor vehicles).

TRACKS (see railroads).

TRADE (see names).

TRAFFIC COURTS (see motor vehicles).

TRAFFIC OFFICERS (see booths).

TRAINS (see railroad).

TRANSCIENT (see merchants).

TRANSCRIBING CLERK, Senate, Edward N. Crossman elected as, 412.

TRANSPORTATION (see railroad, tax).

TREASURER AND TREASURERS (see bonds, borough, cities, county, deputy, township).

TREASURY, STATE, resolution (Senate) by Barr. authorizing appointment of commission to investigate expenditures of funds in, 4521-4522; referred to Committee on Banks and Building and Loan Associations, 4522-4523. Remarks on, by Barr, 4522.

TREASURY, STATE, under the administration of Harmon M. Kephart, concurrent resolution (House) by Rhodes, authorizing appointment of commission to investigate affairs of, 2137-2138; referred to Committee on Appropriations in House, 2256-2257. Remarks on, by Rhodes, 2257; McCaig, 2257.

TRESPASS AND TRESPASSING (see actions, private land).

TRESPASS UPON PRIVATE PROPERTY, by applying act to State institutions, amending act making it unlawful to

House Bill No. 920.

Read in place in House by Mrs. de Young, 730.
Referred to Committee on Judiciary Special, 730.
Reported without amendment, 962.
First reading, 1015.
Second reading and amended, 1186.
Third reading and final passage, 1483-1484.
Returned from Senate with amendments in which House concurred, 3008.
Signed by Speaker, 3070.
Approved by Governor, 3876.

In Senate (No. 843).

Referred to Committee on Judiciary Special, 1637.
Reported without amendment, 2506.
First reading, 2588.
Second reading, 2644.
Recommitted to Committee on Corporations, 2722-2723.
Re-reported with amendment, 2743.
Over in its order, 2840.
Third reading and final passage, 2850.
Returned from House with Senate amendments concurred in, 2961.
Signed by President pro tempore, 2971.

TRIALS, CRIMINAL, by prohibiting introduction of certain evidence, amending act regulating cross-examination of defendant in

House Bill No. 365.

Read in place in House by Mr. Goehring, 251.

TRIALS, CRIMINAL.—Continued.

Referred to Committee on Judiciary General, 251.
Reported without amendment, 266.
First reading, 273.
Second reading and amended, 306-307.
Third reading and final passage, 340-341.
Returned from Senate with amendments in which House concurred, 1199-1200.
Signed by Speaker, 1286.
Vetoed by Governor, 1947.

Remarks on, by

Edmonds, 340.
Goehring, 340.

In Senate (No. 275).

Referred to Committee on Judiciary General, 365.
Reported with amendment, 843.
First reading, 865.
Second reading, 991.
Third reading and final passage, 1040-1041.
Returned from House with Senate amendments concurred in, 1251.
Signed by President, 1278.

TRIALS, CRIMINAL, by prohibiting introduction of certain evidence, amending act regulating cross-examination of defendant in

Senate Bill No. 157.

Read in place in Senate by Mr. Aron, 188.
Referred to Committee on Judiciary General, 188.
Reported with amendment, 212.
First reading, 217.
Recommitted, 281.

TRIALS, CRIMINAL, regulating cross-examination of a defendant in testifying in his own behalf in

Senate Bill No. 466.

Read in place in Senate by Mr. Aron, 669.
Referred to Committee on Judiciary General, 669.

TRUANCY SCHOOL, STATE, repealing act of May 27, 1921, establishing

Senate Bill No. 887.

Read in place in Senate by Mr. Woodward, 1670.
Referred to Committee on Finance, 1670.

TRUCKS (see motor vehicles).

TRUST AND TRUSTEES (see banks, board, real estate).

TRUST COMPANIES (see banks, corporations).

TRUSTEE, HARRISBURG STATE HOSPITAL, nominated, 23; nomination recalled, 76.

TRUSTEE, PENNSYLVANIA MUSEUM AND SCHOOL OF INDUSTRIAL ART, Philadelphia, Edwin O. Lewis nominated as, 4994.

TRUSTEE, STATE HOSPITAL, at Coaldale, nominated, 24; nomination recalled, 76.

TRUSTEES, COTTAGE STATE HOSPITAL FOR INJURED PERSONS, at Blossburg, nominated, 24, 26; nominations recalled, 76.

TRUSTEES, COTTAGE STATE HOSPITAL FOR INJURED PERSONS, at Philipsburg nominated, 24; nomination recalled, 76.

TRUSTEES, HOMEOPATHIC STATE HOSPITAL FOR INSANE, at Allentown, nominated, 23; nomination recalled, 76.

TRUSTEES, PENNSYLVANIA STATE COLLEGE, members of, nominated, 22; nominations recalled, 76; nominated, 361; confirmed, 363.

TRUSTEES, SOLDIERS' AND SAILORS' HOME, Erie, appointment of members of Board of, 105, 124; nominated, 361; confirmed, 363.

TRUSTEES, SOLDIERS' ORPHANS' INDUSTRIAL SCHOOL, Scotland, Hon. Cleon N. Berntheisel, and Hon. Edward W. Patton, appointed as members of Board of, 105; commissioners of, appointed, 317-318; confirmed, 319.

TRUSTEES, STATE ASYLUM FOR CHRONIC INSANE, at Wernersville, nominated, 23; nominations recalled, 76.

TRUSTEES, STATE HOSPITAL of Trevorton, Shamokin and Mt. Carmel Coal Fields, nominated, 24; nominations recalled, 76.

TRUSTEES, STATE HOSPITAL FOR INSANE, at Danville, nominated, 24; nominations recalled, 76.

TRUSTEES, STATE HOSPITAL FOR INSANE, at Norristown, nominated, 24; nominations recalled, 76.

TRUSTEES, STATE HOSPITAL FOR INSANE, at Warren, nominated, 24; nominations recalled, 76.

TRUSTEES, STATE INSTITUTION FOR FEEBLE-MINDED of Eastern Pennsylvania, at Spring City, nominated, 24; nominations recalled, 76.

TRUSTEES, STATE INSTITUTION FOR FEEBLE-MINDED of Western Pennsylvania, at Polk, nominated, 24; nominations recalled, 76; nominated, 468; confirmed, 470-471.

TRUSTEES, THADDEUS STEVENS INDUSTRIAL SCHOOL, nominated, 24; nominations recalled, 76.

TRUSTEES, WESTERN STATE HOSPITAL FOR INSANE, at Farview, nominated, 24. nomination recalled, 76.

TRUSTEES, WESTERN STATE HOSPITAL FOR INSANE, near Blairsville, nominated, 24; nominations recalled, 76.

TUBERCULAR (see hospital).

TUBERCULOSIS LEAGUE (see appropriation).

TURNPIKES, ABANDONED, amending act providing for repair and maintenance by municipalities of certain turnpikes for public use free of tolls, by providing for maintenance and repair of

House Bill No. 967.

Read in place in House by Mr. Gelder, 794.
Referred to Committee on Municipal Corporations, 794.
Reported without amendment, 1760.
First reading, 1817.
Second reading, 1951.
Third reading and final passage, 2089.

In Senate (No. 1026).

Referred to Committee on Public Roads and Highways, 2133.

TURNPIKES (see highways).

TWO-PLATOON SYSTEM (see cities of first class).

UNDERTAKERS, members of Board of, nominated, 22; nominations recalled, 76.

UNDERTAKERS, STATE BOARD OF, in cities of first, second and third classes, with regard to compensation, qualifications, employes and duties of said board, amending act creating

House Bill No. 377.

Read in place in House by Mr. Parkinson, 252.
Referred to Committee on Public Health and Sanitation, 252.
Reported with amendment, 1527.
First reading, 1569.
Second reading and amended, 1730-1732.
Third reading and final passage, 1849-1850.
Returned from Senate with amendments in which House concurred, 3764-3765.
Signed by Speaker, 3882.

In Senate (No. 918).

Referred to Committee on Public Health and Sanitation, 1902-1903.
Reported with amendment, 3074.
First reading, 3149.
Over in its order, 3372, 3503.
Second reading, ———.
Third reading and amended, 3541-3542.
Resumed and passed finally, 3600-3601.
Signed by President pro tempore, 3858-3859.

UNIFORMITY OF LEGISLATION, members of Board of Commissioners of, nominated, 25; nominations recalled, 76.

UNION COUNTY (see highway).

UNION HOME FOR OLD LADIES (see appropriation).

UNIONS (see credit).

UNIONTOWN HOSPITAL (see appropriation).

UNIONTOWN HOSPITAL ASSOCIATION (see appropriation).

UNITED CHARITIES (see appropriation).

UNITED EVANGELICAL HOME AND ORPHANAGE (see appropriation).

UNITED SPANISH WAR VETERANS (see conventions).

UNITED STATES (see flag, Health Department, soldiers).

UNITED ZION HOME (see appropriation).

UNIVERSITY OF PENNSYLVANIA (see appropriation).

UNIVERSITY OF PITTSBURGH (see appropriation).

UPSHAW, HON. WILLIAM D., Congressman from Georgia, address to House by, 442-443.

USURY (see corporations).

VACCINATION, amending act for protection of public health in municipalities, by exempting children of certain parents from

House Bill No. 62.

Read in place in House by Mr. Lauver, 114-115.
Referred to Committee on Public Health and Sanitation, 114-115.

Motion to discharge committee from further consideration of bill presented and laid upon the table, 1016.

Remarks on, by

Lauver, 1016.

Steedle, 1016.

VACCINATION, amending act for protection of public health in municipalities, by exempting children of certain parents from

Senate Bill No. 424.

Read in place in Senate by Mr. Culbertson, 602.
Referred to Committee on Public Health and Sanitation, 602.

VALLEY FORGE PARK COMMISSION for payment of condemned land, making appropriation to

Senate Bill No. 479.

Read in place in Senate by Mr. Stites, 761.
Referred to Committee on Appropriations, 761.
Reported without amendment, 3672.
First reading, 3675.
Second reading, 3839.
Third reading and final passage, 3964.
Returned from House without amendment, ———.
Concurrent resolution recalling bill from Governor, 4527.
Resolution returned from House concurred in, 4662.
Bill returned from House without amendment, 4701.
Signed by President, 4712.
Resolution approved by Governor, vote on final passage and on third reading reconsidered and bill amended, 4852.
Resumed and passed finally, 4947-4948.
Signed by President, 5000.
Returned from House with Senate amendments concurred in, 5002.

In House (No. 1738).

Referred to Committee on Appropriations, 4139.
Reported without amendment, 4228.
First reading, 4421.
Second reading, 4579.
Third reading and final passage, 4762-4763.
Resolution recalling bill from Governor concurred in, 4720.
Signed by Speaker, 4800.
Bill returned from Senate with amendments in which House concurred, 5123.
Signed by Speaker, 5145.

VALLEY FORGE PARK COMMISSIONERS, making appropriation to

House Bill No. 99.

Read in place in House by Mr. Harer, 127.
Referred to Committee on Appropriations, 127.
Reported without amendment, 2362.
First reading, 2455.
Second reading, 2495.
Third reading and final passage, 2768-2769.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3878.

In Senate (No. 1195).

Referred to Committee on Appropriations, 2745.

VALLEY FORGE PARK COMMISSIONERS.—Continued.

Reported without amendment, 2829.
First reading, 2861.
Second reading, 2951.
Third reading and final passage, 3110.
Signed by President, 3426.

VALLEY FORGE PARK COMMISSIONERS, making appropriation to

Senate Bill No. 1482.

Read in place in Senate by Mr. Stites, 3814.
Referred to Committee on Appropriations, 3814.
Reported without amendment, 3855.
First reading, 3858.
Second reading, 3987.
Third reading and final passage, 4182.
Returned from House with amendments in which
Senate concurred, 4991.
Signed by President, 5001.

In House (No. 1759).

Referred to Committee on Appropriations, 4225.
Reported without amendment, 4752.
First reading, 4752.
Second reading and amended, 4878.
Third reading and final passage, 5081-5082.
Returned from Senate with House amendments concurred in, 5126.
Signed by Speaker, 5147.

VALLEY FORGE PARK COMMISSIONERS, nominated, 23, nominations recalled, 76.

VALLEY FORGE PARK COMMISSIONERS to convey lands to an Historical Society incorporated to preserve public documents, and making appropriation of moneys received therefor, authorizing

Senate Bill No. 777.

Read in place in Senate by Mr. Stites, 1305.
Referred to Committee on Appropriations, 1305.
Reported without amendment, 2508.
First reading, 2587.
Second reading, 2643.
Third reading and final passage, 2721-2722.
Returned from House without amendment, 4990.
Signed by President, 5001.

In House (No. 1517).

Referred to Committee on Appropriations, 2773.
Reported without amendment, 4752.
First reading, 4752.
Second reading, 4878.
Third reading and final passage, 5082.
Signed by Speaker, 5146.

VALLEY FORGE PARK COMMISSIONERS until the damages accruing to owners thereof have been ascertained and paid, prohibiting taking of lands and property by

House Bill No. 1354.

Read in place in House by Mr. Ludlow, 1007.
Referred to Committee on Judiciary General, 1007.
Reported without amendment, 1188.
First reading, 1193.
Second reading, 1349.
Third reading and final passage, 1552-1553.

In Senate (No. 866).

Referred to Committee on Judiciary General, 1639.

VALLEY FORGE PARK (see Highway Department).

VAN ALLEN, TIMOTHY O., Representative from Northumberland County, (First District)

Amendments offered by, to

Bill No. 224, Amending act requiring banks and corporations to file of record names of persons authorized to make entries on records of mortgages, 228.

Bill No. 916, Amending act providing organization, maintenance and regulation of the Pennsylvania National Guard, 1495-1497.

Bills introduced by

No. 38.

Fixing salaries, bonds, offices and supplies of treasurers in counties of first class, 108.

VAN ALLEN, TIMOTHY O.—Continued.

No. 39.

Making appropriation to Mary M. Packer Hospital, Sunbury, 108.

No. 224.

Amending act requiring banks and corporations to file of record names of persons authorized to make entries on record of mortgages, 172-173.

No. 225.

Supplement to act creating commission to investigate battlefields of France and Belgium, by continuing said commission, and making appropriation, 172.

No. 558.

Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, further authorizing such corporations to issue shares of capital stock without nominal or par value, 421.

No. 961.

Amending act providing for organization and maintenance of the National Guard, 730.

Bill reported by

No. 211.

Authorizing issuance and sale of bonds by Commonwealth for any lawful purpose, 230.

Election returns, 30.

Member of Commission to investigate Battlefields of France and Belgium, nominated as 25; nomination recalled, 76;

Member of Pennsylvania Soldiers' Orphan School Commission, 125.

Member of standing committees, 87-91.

Motion by, to

Extend time of appointment on Bill No. 225, Supplement to act creating the Battlefield Commission, 4160.

Postpone Bill No. 225, Supplement to act creating Battlefield Commission, 3735.

Recommit Bill No. 224, Amending act requiring banks and corporations to file of record names of persons authorized to make entries on records of mortgages, 185.

Recommit Bill No. 225, Supplement to act creating Commission to investigate the battlefields of France and Belgium, 185.

Recommit Bill No. 558, Supplementing and amending act authorizing certain corporations to issue preferred or common stock of one or more classes, 625.

Reconsider vote on Bill No. 225, Supplement to act creating Battlefield Commission, 3735.

Oath of office administered to, 34.

Remarks by, on

Bill No. 38, Fixing salaries, bonds and supplies of county treasurers in counties of first class, 1029-1030.

Bill No. 225, Supplement to act creating Battlefield Commission of France and Belgium, by continuing said commission, 432-433.

Resolutions, concurrent, offered by

Authorizing transfer of certain electrical equipment from the Homeopathic State Hospital, of Allentown, to the Adjutant General for use at Mount Gretna, 2256.

Recalling from Governor House Bill No. 225, Supplement to act creating Battlefield Commission of France and Belgium, 3049.

Returning to Governor without amendment House Bill No. 225, Supplement to act creating Battlefield Commission, 4230.

VARE, HON. EDWIN H., Senator from First District (Philadelphia County)

Election, writ for special, issued to fill vacancy caused by death of, 2-3.

VARE, HON. EDWIN H., resolution (Senate) by Daix, authorizing appointment of committee to arrange for memorial session for, 1033; committee appointed, 1057; memorial session held, and resolution of condolence adopted, 1322-1329; concurrent resolution (Senate) by Patton authorizing printing of proceedings of, 3076; ret. from House conc. in, 3143; conc. in by House, 3179; approved by Governor, 3410. Remarks at, by President of Senate, 1323; by Daix, 1323-1326; by Sones, 1326; by Craig, 1326-1327; by Salus, 1327-1329; by the Governor, 1329.

VARE, WILLIAM S., Senator from First District, (Philadelphia County)

Amendments offered by, to

Bill No. 203, Joint resolution proposing amendment to Constitution of Pennsylvania, so that the subject of a law shall be clearly expressed in its title, 1271.

Bill No. 990, To preserve the purity of sources of public water supply, 3958.

Bill No. 1080, Amending act relating to cities of first class, by increasing number of councilmen, 4704.

Bill No. 1531, (House No. 1648). Imposing emergency State tax on net earnings of corporations, 4323.

Bills introduced by

No. 46.

Making appropriation for construction of bridge over Delaware River between Philadelphia and Camden, 96.

No. 153.

Regulating assistance to certain aged persons, 188.

No. 318.

Making appropriation to Mount Sinai Hospital, of Philadelphia, 454.

No. 360.

Making appropriation to Mount Sinai Hospital, of Philadelphia, 493.

No. 392.

Making appropriation to Saint Agnes Hospital, of Philadelphia, 509.

No. 451.

Amending act establishing public school system, by providing for enforcement of compulsory attendance by Philadelphia Municipal Court, 612-613.

No. 682.

Making appropriation to Saint Christopher's Hospital for Children, at Philadelphia, 1032.

No. 735.

Making appropriation for improvement of maritime-port facilities at Philadelphia, 1258.

No. 797.

Relating to powers and duties of probation officers, 1608.

No. 991.

Making appropriation to Saint Agnes Hospital, of Philadelphia, 1913.

No. 1217.

Supplement to act creating joint commission for erection of bridge over Delaware River between Philadelphia and Camden, extending power and authority thereof, 2832-2833.

No. 1218.

Amending act for better government of cities of first class, with regard to computation of indebtedness incurred by council, 2833.

VARE, WILLIAM S.—Continued.

No. 1472.

Amending act of 1874, relating to State Treasurer and Commissioners of the Sinking Fund, by providing for temporary transfer of moneys from the Sinking Fund as loan to pay certain debts of the Commonwealth, 3813.

Bills reported by

No. 56.

Joint resolution creating commission to investigate the Pennsylvania Railroad transportation facilities, 4195.

No. 131.

Validating certain proceedings and elections held pursuant to act regulating manner of increasing indebtedness of municipalities, and bonds issued pursuant thereto, 212.

No. 230, (House No. 219).

Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing free passes to clergymen, 760.

No. 734.

Joint resolution proposing amendment to constitution of Pennsylvania, with regard to assessment of property benefited by public improvements in Philadelphia, 1942.

No. 889, (House No. 1).

Fixing pay of election officers and clerks in cities of first class, 2508.

No. 913, (House No. 229).

Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 3812.

No. 915, (House No. 346).

Amending act imposing taxes upon certain classes of personal property, 4341.

No. 1038, (House No. 469).

Amending act regulating primary elections, by providing for the holding of same on the fourth Tuesday of April in even-numbered years, 2295.

No. 1043, (House No. 1105).

Amending act regulating primary elections, by providing that two or more judges of court of common pleas may act as return board under certain conditions, 3855.

No. 1165.

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No. 1166.

Fixing salary of county commissioners in counties of first class, 2716.

No. 1167.

Amending act regulating erection of county buildings, by providing for approval of plans and contracts for construction thereof by tax levying body, 2716.

No. 1393.

Requiring registry assessors in cities of first class to sit at polling places for purpose of correcting assessment lists on seventh day preceding spring registration, 3545.

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Executive session to rise, 216, 471, 582, 2217, 3146, 3653, 3809, 4332.

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Motion by, to

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Postpone Bill No. 923, (House No. 598), Declaring the construction to be given deeds and wills when real and personal property is bequeathed, 2636.

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Read certain bills for first time, 1318, 3856, 4713.

Recommit Bill No. 463, Further amending act regulating licensing of detectives, 1690.

Recommit Bill No. 628, Regulating mining of anthracite coal underneath cities, boroughs and townships of first class, 1700.

Recommit Bill No. 915, (House No. 346), Amending act imposing taxes upon certain classes of personal property, 3659.

Recommit Bill No. 1073, Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 2432.

Reconsider vote on Bill No. 990, To preserve the purity of sources of public water supply, 3958.

Reconsider vote on Bill No. 1080, Amending act relating to cities of first class, by increasing number of councilmen, 4704.

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Against House Bill No. 466, Further amending act of 1889, relating to taxation, by changing capital stock of corporations, and removing exemption granted corporations organized for laundering and manufacturing purposes, 759.

Against House Bill No. 514, Creating Old Age Assistance Commission of the State and a Board in each county, 1901.

Against House Bill No. 1201, Establishing Minimum Wage Board in the Department of Labor and Industry, 1901.

Against Full Crew Law, 759.

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Favoring House Bill No. 1279, Requiring owners of motor vehicles to carry liability insurance, 2623.

Relative to appropriations to Philadelphia School District, 310-311.

Presentation of gavel to Hon. T. L. Eyre, 5019-5020.

Questions of personal privilege raised by, on

Brief resume of work accomplished by Legislature of Session of 1923, 4994-4995.

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Remarks by, at

Memorial session for late Hon. Boies Penrose, 2342.

Remarks by, on

Bill No. 99, Prohibition Enforcement Bill, 562-564.

Bill No. 153, Creating Old Age Assistance Commission of the Commission and an Old Age Assistance Board in each county, 1677-1678.

Bill No. 217, Prohibiting municipalities from adopting daylight saving, 773.

Bill No. 225, (House No. 372), Amending act relating to county and township rates and levies, by removing exemption of females from arrest and imprisonment for non-payment of taxes, 2306.

Bill No. 499, Amending act creating suboffices or sub-agencies to banks of discount and deposit, 4658.

Bill No. 810, (House No. 316), Amending Workmen's Compensation Act, by providing for payment of funeral expenses direct to undertaker, 4975.

Bill No. 847, (House No. 959), Repealing act providing for licensing of dogs, 4526, 4998.

Bill No. 889, (House No. 1), Fixing pay of election officers and clerks in cities of first class, 2837.

Bill No. 899, (House No. 1360), Amending act authorizing parole of certain prisoners, 4815-4818.

Bill No. 911, (House No. 112), Amending act imposing taxes upon certain classes of personal property, 3098.

Bill No. 914, (House No. 246), Joint resolution proposing amendment to Constitution of Pennsylvania, providing that courts of quarter sessions may change election districts, 2636.

Bill No. 916, (House No. 358), Amending act relating to fish, by changing age limit of persons required to procure licenses, 3361.

Bill No. 942, (House No. 941), Providing for payment by counties of expense incurred by district attorneys, 4958.

Bill No. 1217, Supplement to act creating joint commission for erection of bridge over Delaware River between Philadelphia and Camden, 3112.

Bill No. 1218, Amending act relating to cities of first class, by providing that indebtedness made by council with consent of electors shall be excluded in computing amount incurred without assent of electors, 3112.

Bill No. 1472, Amending act of 1874, relative to State Treasurer and Commissioners of the Sinking Fund, 4199.

Bill No. 1531, (House No. 1648), Imposing emergency tax on net earnings of corporations, 4831.

Bill No. 1551, (House No. 710), Providing for erection of a new, and for sale of the old Eastern State Penitentiary, 4691-4692.

Efficient services of Inaugural Committee, 77.

VARE, WILLIAM S.—Continued.

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Nomination of J. George Becht as Superintendent of Public Instruction, 4557.

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Remarks by, on

Senate concurrent resolution requiring the State Highway Department to keep record by counties of motor vehicles registration and license fees and fines paid into State Treasury, 1915, 2386-2387.

Senate resolution requesting information relative to alleged payment of money to influence legislation, 2669.

Resolutions, concurrent, offered by

Authorizing printing of 2,500 copies of proceedings of memorial services held in honor of late Hon. Boies Penrose, 3076.

Recalling from Governor Senate Bill No. 1147, Providing for transfer and re-transfer of prisoners from one penitentiary to another, 4529.

Requiring State Highway Department to compile and keep accurate record by counties of the amount of money received and collected from each county for registration of motor vehicles, licensing of operators and fines paid into State Treasury, 1915.

Resolutions offered by

Authorizing appointment of committee to notify House that Senate is ready to proceed to inaugural ceremonies, 73.

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VENDERS (see cities, tax).

VENTILATING FANS (see mines).

VETERANS' ORGANIZATIONS (see conventions, Memorial Day, rent).

VETERANS' RELIEF COMMISSION, WORLD WAR, and making appropriation, creating

House Bill No. 257.

Read in place in House by Mr. Lynch, 183.

Referred to Committee on Military, 183.

Reported without amendment, 337.

First reading, 350.

Recommitted to Committee on Appropriations, 368.

Re-reported with amendment, 3245.

Second reading, 3267.

Third reading and final passage, 2712-2713.

Returned from Senate with amendments in which House concurred, 4282.

Signed by Speaker, 4567.

In Senate (No. 1454).

Referred to Committee on Appropriations, 3671.

Reported without amendment, 3674.

First reading, 3679.

Second reading and amended, 3854-3855.

Third reading and amended, 3891.

Resumed and passed finally, 4172-4173.

Signed by President, 4547.

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VETERINARY MEDICAL EXAMINERS, members of Board of, nominated, 22; nominations recalled, 76.

VETERINARY SCHOOL OF MEDICINE (see appropriation to University of Pennsylvania, etc.).

VICE (see Sunday).

VICKERMAN, JOHN W., Representative from Allegheny County, (Thirteenth District)

Amendments offered by, to

Bill No. 117, Amending act regulating nomination and election of public officers, 1739.

Bill No. 118, Providing for assessment of occupation or poll tax where assessor has failed to make such assessment, 1333.

Bill No. 167, Amending act relating to elections, by providing that qualified electors charging fraud in any election district need not be residents of said district, 1500.

Bill No. 244, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to arrest of election officers on days of election, 946.

Bill No. 245, Joint resolution proposing amendment to Constitution of Pennsylvania with regard to qualifications of voters, 947.

Bill No. 576, Amending act regulating primary elections, 1501.

Bill No. 671, Amending act creating Mothers' Assistance Fund, 1335, 2191.

Bill No. 936, For the repression of prostitution, 1712-1713.

Bill No. 1327, Regulating the manufacture and sale of intoxicating liquors for medicinal and other purposes, 2890-2892.

Bill No. 1435, (Senate No. 686), Relating to the registration and re-registration of nurses, 2484.

Bills introduced by

No. 8.

Empowering State Treasurer to procure bonds for State officers and employes, 101.

No. 9.

To repeal act authorizing State Treasurer to appoint a Deputy State Treasurer and Commissioner of Trusts, 101-102.

No. 116.

Providing for appointment by court of supervisors in election districts in general, municipal, primary and special elections, 133.

No. 117.

Amending act regulating nomination and election of officers, by abolishing the office of watchers, 133.

No. 118.

Providing for assessment or occupation or poll tax where assessor has failed to make such assessment, 133.

No. 119.

Providing for arrangement of names on ballot in general, municipal, primary and special elections, 133.

No. 120.

Providing that ballot boxes shall be deposited with prothonotary as court record, 133.

No. 167.

Amending act relating to elections, by providing that qualified electors charging fraud in any election district need not be residents of said district, 142.

No. 168.

Limiting expenses of candidates and preventing corrupt and illegal practices in nominations and elections, 142.

No. 169.

To repeal section 23 with regard to unpaid taxes of act relating to Allegheny County, 142.

No. 170.

Joint resolution proposing amendment to Constitution, by permitting use of voting machines at elections, 142.

VICKERMAN, JOHN W.—Continued.

No. 243.

Joint resolution proposing amendment to Constitution, by providing that election overseers shall be residents of the county, 182.

No. 244.

Joint resolution proposing amendment to Constitution, with regard to arrest of election officers on days of election, 182.

No. 245.

Joint resolution proposing amendment to Constitution, with regard to qualification of voters, 182.

No. 246.

Joint resolution proposing amendment to Constitution, by providing that courts of quarter sessions may change election districts, 182.

No. 422.

Making appropriation to Children's Aid Society of Western Pennsylvania, at Pittsburgh, 270.

No. 469.

Amending act regulating certain political parties and election of delegates, by providing that primaries shall be held on the fourth Tuesday of April in even-numbered years, 324.

No. 576.

Amending and repealing part of act regulating certain political parties, by limiting right of assistance to voters, extending power of court to open ballot boxes, and abolishing office of watchers at primary elections, 422.

No. 671.

Amending act creating Mothers' Assistance Fund, by fixing term of trustees at six years, 512-513.

No. 845.

Making appropriation to Suburban General Hospital, of Bellevue, 679.

No. 884.

Requiring school districts to make school buildings available for discussion of political questions, and making appropriation for payment of secretary, 728.

No. 918.

Providing for the taking over of certain county and city hospitals for the insane by the State, 730.

No. 919.

To repeal section 23 of Act of 1861, relative to Allegheny County, with regard to payment of taxes, 730.

No. 936.

For the repression of prostitution, 791.

No. 937.

Amending act regulating the nomination and election of public officers, by providing that nomination papers for office of Representative in the General Assembly shall be filed with county commissioners, 791.

No. 938.

Further amending section 7 of act regulating certain political parties, and election of delegates, by providing for filing petitions for nomination for Representative in General Assembly with county commissioners, 791.

No. 1031.

Making appropriation to Salvation Army and Rescue Home, at Bellevue, 876.

No. 1049.

Making appropriation to Dixmont Hospital, 877.

No. 1051.

Making appropriation to Dixmont Hospital, 877.

No. 1252.

Providing for licensing of certain stills, 967.

VICKERMAN, JOHN W.—Continued.

No. 1289.

Empowering Board of Commissioners of Public Grounds and Buildings to procure bonds for State officers and employees, 970.

No. 1326.

Supplement to act regulating sale of vinous and spirituous malt or brewed liquors, prohibiting sale of all such liquors at wholesale without a license, 972-978.

No. 1327.

Regulating manufacture and sale of intoxicating liquor for medicinal purposes, 973.

Bills reported by

No. 39.

Making appropriation to Mary M. Packer Hospital, of Sunbury, 2810.

No. 93.

Making appropriation to carry into effect provisions of act creating Mothers' Assistance Fund, 2362.

No. 315.

Making appropriation to Simon H. Barnes Memorial Hospital, of Susquehanna, 2810.

No. 322.

Making appropriation to Jefferson Medical College, of Philadelphia, 2810.

No. 385.

Making appropriation to Washington Hospital, or its successor, 2811.

No. 1551, (Senate No. 65).

Making appropriation to Sewickley Valley Hospital Association, Incorporated, 3428.

No. 1619, (Senate No. 993).

Amending act regulating primary elections, with regard to withdrawal of candidates and filling vacancies, 4223.

Election returns, 27.

Member of special committee, 86.

Member of standing committees, 87-91.

Motion by, for

Special order on Bill No. 936, For the repression of prostitution, 2138.

Motion by, to

Extend time of postponement on Bill No. 1252, Providing for licensing of stills, 3057, 3592.

Extend time of postponement on certain bills, 1845.

Grant use of Hall of House Committee on Elections, 958.

Lay upon table approved concurrent resolution recalling from Governor House Bill No. 1289, Empowering Board of Commissioners of Public Grounds and Buildings to procure bonds for State officers and employees, 4909.

Postpone Bill No. 167, Amending act of 1874, relative to elections by providing that qualified electors charging fraud in any election district need not be residents of said district, 1774.

Postpone Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, by permitting use of voting machines at elections, 1210.

Postpone Bill No. 243, Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that election overseers shall be residents of the county, 1211.

Postpone Bill No. 244, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to arrest of election officers on days of election, 1211.

VICKERMAN, JOHN W.—Continued.

- Postpone Bill No. 245, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to qualifications of voters, 1211.
- Postpone Bill No. 246, Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may chance election districts, 1211.
- Postpone Bill No. 469, Amending act regulating primary elections, by changing date for the holding of same, 1776.
- Postpone Bill No. 576, Amending and repealing part of act regulating primary elections, 1775.
- Postpone Bill No. 919, To repeal section 23 of act relating to Allegheny County, with regard to payment of taxes, 1774.
- Postpone Bill No. 1327, Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 3763.
- Postpone Bill No. 1434, (Senate No. 685), Further amending act creating State Board of Examiners for Registration of Nurses, 2486.
- Postpone Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 4403.
- Recommit Bill No. 8, Empowering State Treasurer to procure bonds for State officers and employes, 228, 381.
- Recommit Bill No. 117, Amending act regulating nomination and election of public officers, 1844.
- Recommit Bill No. 120, Providing that ballot boxes shall be deposited with prothonotary as a court record, 1844.
- Recommit Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, by permitting use of voting machines at elections, 1477.
- Recommit Bill No. 243, Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that election overseers shall be residents of the county, 2152.
- Recommit Bill No. 244, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to arrest of election officers on days of election, 1477.
- Recommit Bill No. 245, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to qualifications of voters, 1477, 1822.
- Recommit Bill No. 246, Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may change election districts, 1477.
- Recommit Bill No. 250, (Senate No. 6), Amending act relative to association of poor directors, by increasing expenses for attending annual conventions, 363.
- Recommit Bill No. 936, For the repression of prostitution, 1829.
- Recommit Bill No. 937, Amending act regulating nomination and election of public officers, with regard to filing nomination papers for office of Representative in General Assembly, 2612.
- Recommit Bill No. 938, Further amending act regulating primary elections, by providing for filing of nomination petitions for Representative in General Assembly with county commissioners, 2613.
- Recommit Bill No. 1252, Providing for licensing of certain stills, 2332.

VICKERMAN, JOHN W.—Continued.

- Recommit Bill No. 1327, Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 3177.
- Reconsider vote on Bill No. 250, (Senate No. 6), Amending act relative to association of poor directors, by increasing expenses for attending annual conventions, 367, 368.
- Oath of office administered to, 34.
- Question of personal privilege raised by, on Postponement of certain election bills, 1844-1845.
- Remarks by, on
Bill No. 170, Joint resolution proposing amendment to Constitution of Pennsylvania, permitting use of voting machines at elections, 1785.
- Bill No. 469, Amending act regulating primary elections, by providing for the holding of same on the fourth Tuesday of April in even-numbered years, 2191-2192.
- Bill No. 470, Amending act authorizing cities of first class to support destitute families of prisoners, by extending act to cities of second class, 525.
- Bill No. 671, Amending act creating Mothers' Assistance Fund, 2264.
- Bill No. 936, For the repression of prostitution, 2267-2269.
- Bill No. 1327, Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 4154-4155.
- Bill No. 1542, (Senate No. 1018), Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing the General Assembly to pass legislation applying to Allegheny County for installation of voting machines at elections, 4774.
- House concurrent resolution authorizing appointment of commission to make survey of pensions, 1065-1066.
- Resolutions, concurrent, offered by
Authorizing appointment of commission to make survey of pensions, 944.
- Authorizing appointment of committee to investigate trial of Pittsburgh election cases, 944-945.
- Recalling from Governor House Bill No. 1289, Empowering Board of Commissioners of Public Grounds and Buildings to procure bonds for State officers and employes, 4769.
- VIEWERS, BOARD OF, in counties of second class, supplement to act establishing County Board of Viewers, providing for compensation to be paid to members of
- House Bill No. 1084.
Read in place in House by Mr. McKim, 879.
Referred to Committee on Counties and Townships, 879.
Reported without amendment, 2073.
First reading, 2142.
Second reading, 2207.
Third reading and final passage, 2358-2359.
Returned from Senate without amendment, 2977.
Signed by Speaker, 3070.
Approved by Governor, 3876.
- In Senate (No. 1118).
Referred to Committee on New Counties and County Seats, 2439-2440.
Reported without amendment, 2507.
First reading, 2589.
Second reading, 2649.
Over in its order, 2726.
Third reading and final passage, 2846.
Signed by President pro tempore, 2971-2972.

VIEWERS, COUNTY BOARD OF, by providing for compensation of members of said board, further amending section 4 of act establishing

House Bill No. 502.

Read in place in House by Mr. McKim, 366.

Referred to Committee on Counties and Townships, 366.

VIEWERS prima facie evidence of benefits assessed upon appeal, making report of

House Bill No. 661.

Read in place in House by Mr. Edmonds, 512.

Referred to Committee on Judiciary Local, 512.

Reported without amendment, 3206.

First reading, 3264.

Second reading, 3477.

Third reading and, postponed, 3778-3779.

Resumed and passed finally, 4266.

Remarks on, by

Alexander, 4266.

Edmonds, 4266.

Bluett, 4266.

In Senate (No. 1537).

Referred to Committee on Judiciary General, 4333.

VIEWERS (see streets).

VOLSTEAD ACT, resolution (House) by Sowers, petitioning Congress to modify, 271.

VOLUNTEER (see fire companies).

Von MOSCHZISKER, HON. ROBERT, oath of office administered Governor-elect, by 76.

VOTE, AND VOTERS (see borough councils, Constitution, elections).

VOTE for Governor, Lieutenant-Governor and Secretary of Internal Affairs, concurrent resolution (Senate) by Phipps, authorizing joint convention to compute, 12; ref. from House conc. in, 12; Senate proceeds to hall of House for joint convention, 13; report of teller presented to Senate, 13-15; res. conc. in by House, 38; House teller elected, 38; joint convention held, 38; report of teller presented to House, 57-58.

VOTERS, ASSISTANCE TO, by requiring affidavit that voter cannot read or write or is physically disabled before assistance can be rendered, amending act regulating

House Bill No. 77.

Read in place in House by Mr. Howell, 132.

Referred to Committee on Elections, 132.

VOTERS at general, municipal or special elections, providing for assistance of

House Bill No. 176.

Read in place in House by Mr. Howell, 143.

Referred to Committee on Elections, 143.

VOTERS at general, municipal or special elections, providing for the assistance of

House Bill No. 200.

Read in place in House by Mr. Howell, 171.

Referred to Committee on Elections, 171.

Reported without amendment, 1792.

First reading, 1872.

Second reading and amended, 1957-1958.

Third reading and recommitted, 2174-2175.

Re-reported with amendment, 2775.

Third reading and recommitted, 3255.

Re-reported with amendment, 3261.

Third reading and recommitted, 3591-3592.

Re-reported without amendment, 4007.

Third reading and defeated on final passage, 4278-4282.

Remarks on, by

Howell, 4279.

Marcus, Joseph, 4279-4280.

Edmonds, 4280-4281.

Sowers, 4280.

Golder, 4280-4281.

Williams, George W., 4281.

Sarig, 4281.

VOTERS, further amending act regulating nomination and election of public officers, by making physical disability the only reason for assisting

Senate Bill No. 441.

Read in place in Senate by Mr. Woodward, 603.

Referred to Committee on Elections, 603.

VOTES, providing system whereby persons absent from their regular polling places may cast their

House Bill No. 45.

Read in place in House by Mr. Woner, 109.

Referred to Committee on Elections, 109.

Reported with amendment, 538.

First reading, 595.

Second reading and amended, 649-652.

Third reading and postponed, 716-718.

Resumed on third reading and recommitted, 809.

Re-reported with amendment, 1225.

Resumed on third reading and postponed, 1536-1538.

Resumed and passed finally, 1659-1660.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2905.

Approved by Governor, 3734.

In Senate (No. 890).

Referred to Committee on Elections, 1704.

Reported without amendment, 2383.

First reading, 2437.

Second reading, 2579.

Motion to recommit bill defeated, 2579-2580.

Third reading and final passage, 2634.

Signed by President, 2822.

Remarks on, by

Barr, 2579-2580.

Buckman, 2580.

Craig, 2580.

Vare, 2580.

Eyre, 2580.

Schantz, 2580.

VOTING, CUMULATIVE, in elections by all corporations for profit, providing for

House Bill No. 1062.

Read in place in House by Mr. Mathay, 878.

Referred to Committee on Judiciary General, 878.

VOTING MACHINES AT ELECTIONS, and creating State Board of Voting Machine Examiners, authorizing use of

Senate Bill No. 77.

Read in place in Senate by Mr. Davis, 118.

Referred to Committee on Elections, 118.

Reported without amendment, 1911.

First reading, 1942.

Second reading and recommitted to Committee on Law and Order, 2008-2012.

Re-reported without amendment, 2910.

Third reading and defeated on final passage, 3081.

VOTING MACHINES (see Constitution).

WAGE AND WAGES (see attachment, contractors, miners).

WAGE BOARD, MINIMUM, in Department of Labor and Industry, to protect health and welfare of women and minors employed in industry, establishing.

House Bill No. 1201.

Read in place in House by Miss MacKinney, 939.

Referred to Committee on Labor and Industry, 939.

Reported with negative recommendation, 1828.

WALKER, GEORGE T., Representative from Washington County, (First District)

Amendments offered by, to

Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 912.

Bill No. 960, Making appropriation to Cannonsburg General Hospital Association, 4633.

Bills introduced by

No. 7.

Amending act consolidating penal laws, by increasing penalty for robbery, 101.

WALKER, GEORGE T.—Continued.

No. 232.

Amending act relating to townships, with regard to removal of walls or fences to prevent snow drifts and cleaning of brush along highways in townships of first and second classes, 181.

No. 233.

To quiet title to real estate, 182.

No. 385.

Making appropriation to Washington Hospital, or its successor, 253.

No. 960.

Making appropriation to Canonsburg General Hospital Association, 793.

No. 1262.

Establishing as State highway, a certain section of public road in Washington County, 968.

No. 1294.

Authorizing executors and administrators to bring suit against Commonwealth for recovery of over payments of direct and collateral inheritance transfer taxes, 970.

Bills reported by

No. 328, (Senate No. 67).

Further amending act regulating sale of concentrated commercial feeding-stuffs, 255.

No. 485, (Senate No. 159).

Amending act relating to townships, by providing that employes of township and school district in townships of first class are ineligible as township commissioners, 539.

No. 805.

Creating County Assessment Board in counties of second class, 2074.

No. 822.

Amending act relating to townships, by changing terms of office of supervisors in townships of second class, 733.

No. 1312.

Amending act providing for establishment and regulation of consolidated schools, 1492.

No. 1380, (Senate No. 422).

Fixing compensation of jury commissioners in counties of seventh class, 1530.

No. 1402, (Senate No. 258).

Amending act relating to townships, by fixing compensation of township auditors, 2074.

No. 1488, (Senate No. 702).

Amending act establishing public school employes' retirement system, by changing time of separation from school service for reinstatement therein, 2696.

No. 1514, (Senate No. 394).

Amending act relating to boroughs, with regard to assessment of property owners for cost of grading and paving streets, 3059.

No. 1592, (Senate No. 745).

Relative to depositories of county funds in counties of second class, 3593.

Election returns, 31.

Leave of absence granted, 1064.

Member of standing committees, 87-91.

Motion by, to

Dispense with further reading of Journal, 791.

Lay upon table veto of House Bill No. 232, Amending act relating to townships, with regard to removal of fences and clearing away of brush along highways in townships of first and second classes, 3004.

WALKER, GEORGE T.—Continued.

Postpone Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 753, 950.

Postpone Bill No. 1001, To quiet title to real estate formerly held by corporations not authorized to hold same, 1542.

Postpone Bill No. 1395, (Senate No. 297), To quiet title to real estate formerly held by corporations not authorized to hold same, 1840.

Postpone Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 3744.

Reconsider vote on Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 753.

Reconsider vote on Bill No. 960, Making appropriation to Canonsburg General Hospital Association, 4633

Remarks by, on

Bill No. 1001, To quiet title to real estate formerly held by corporations not authorized to hold same, 1542.

Bill No. 1395, (Senate No. 297), To quiet title to real estate formerly held by corporations not authorized to hold same, 1840.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4898.

Resolution, concurrent, offered by

Recalling from Governor House Bill No. 232, Amending act relating to townships, with regard to removal of fences along highways in townships of first and second classes, 2775.

Recalling from Governor House Bill No. 960, Making appropriation to Canonsburg General Hospital Association, 4218.

WALKS (see railroads).

WARDENS (see fish, forestry).

WARDS (see townships).

WAREHOUSE RECEIPTS, amending act relative to

House Bill No. 962.

Read in place in House by Mr. Edmonds, 793.

Referred to Committee on Judiciary General, 793.

Reported without amended, 1059.

First reading, 1062.

Second reading, 1246.

Third reading and final passage, 1526-1527.

Remarks on, by

Edmonds, 1526.

In Senate (No. 848).

Referred to Committee on Judiciary General, 1638.

Reported without amendment, 2294.

First reading, 2327.

Second reading, 2427.

Recommitted, 2520.

Re-reported without amendment, 4170.

Over in its order, 4303.

Recommitted to Committee on Corporations, 4332.

WAR HISTORY (see county).

WARNER HOSPITAL (see appropriation to Annie M. Warner, etc).

WARRANTS (see arrests, Sunday).

WARREN COUNTY (see highway).

WARREN GENERAL HOSPITAL (see appropriation).

WARREN STATE HOSPITAL (see State Hospital for Insane).

WASHINGTON AND JEFFERSON COLLEGE (see appropriation).

WASHINGTON AND JEFFERSON COLLEGE, to repeal Act of May 27, 1921, making appropriation to

Senate Bill No. 505.

Read in place in Senate by Mr. Barr, 763.
Referred to Committee on Appropriations, 763.
Reported without amendment, 1909.
First reading, 1942.
Second reading, 2021.
Third reading and final passage, 2110.
Returned from House without amendment, 2960.
Signed by President pro tempore, 3144.
Approved by Governor, 3652.

In House (No. 1463).—

Referred to Committee on Appropriations, 2155.
Reported without amendment, 2672.
First reading, 2757.
Second reading, 2805.
Third reading and final passage, 3041.
Signed by Speaker, 3180.

WASHINGTON COUNTY (see highway).

WASHINGTON CROSSING MEMORIAL BRIDGE (see Delaware River).

WASHINGTON CROSSING PARK COMMISSION, created by Act of July 25, 1917, for acquisition of lands and property, making appropriation to

House Bill No. 84.

Read in place in House by Mr. Harer, 126.
Referred to Committee on Appropriations, 126.
Reported with amendment, 2361.
First reading, 2454.
Second reading, 2493-2494.
Third reading and final passage, 2621-2622.
Returned from Senate without amendment, 3244.
Signed by Speaker, 3487.
Approved by Governor, 3878.

In Senate (No. 1158).

Referred to Committee on Appropriations, 2651.
Reported without amendment, 2829.
First reading, 2860-2861.
Second reading, 2949.
Third reading and final passage, 3104.
Signed by President, 3426.

WASHINGTON CROSSING PARK COMMISSION, created by Act of July 25, 1917, for acquisition of lands and property, making appropriation to

Senate Bill No. 192.

Read in place in Senate by Mr. Buckman, 276-277.
Referred to Committee on Appropriations, 277.
Reported without amendment, 3671-3672.
First reading, 3675.
Second reading, 3838.
Third reading and final passage, 3963.
Returned from House with amendments in which Senate concurred, 4703.
Signed by President, 4712.

In House (No. 1734).

Referred to Committee on Appropriations, 4139.
Reported with amendment, 4228.
First reading, 4421.
Second reading, 4578-4579.
Third reading and final passage, 4762.
Returned from Senate with House amendments concurred in, 4779.
Signed by Speaker, 4800.

WASHINGTON CROSSING PARK COMMISSION, members of nominated, 23; nominations recalled, 76

WASHINGTON CROSSING PARK COMMISSION, with regard to exceptions to or appeal from report of jury, amending act creating

Senate Bill No. 640.

Read in place in Senate by Mr. Buckman, 980.
Referred to Committee on Corporations, 980.
Reported without amendment, 1001.
First reading, 1005.
Second reading, 1052.
Third reading and final passage, 1264.
Returned from House without amendment, 2436.
Signed by President pro tempore, 2440.
Approved by Governor, 2825.

WASHINGTON CROSSING PARK COMMISSION.—Continued.

In House (No. 1401).

Referred to Committee on Appropriations, 1330.
Reported without amendment, 2074.
First reading, 2142.
Second reading, 2208.
Third reading and final passage, 2359-2360.
Signed by Speaker, 2462.

WASHINGTON HOSPITAL (see appropriation).

WATCHERS (see election).

WATER COMPANIES organized after April 13, 1905, granting right of eminent domain to

Senate Bill No. 984.

Read in place in Senate by Mr. Stineman, 1913.
Referred to Committee on Judiciary Special, 1913.
First reading, 2255.
Second reading, 2319-2320.
Over in its order, 2412.
Third reading and final passage, 2522.

In House (No. 1500).

Referred to Committee on Judiciary Special, 2697.
Reported without amendment, 3059.
First reading, 3161.
Second reading, 3279.
Third reading and postponed, 4474.

WATER FILTERS from levy or sale on execution or distress for rent, exempting

House Bill No. 964.

Read in place in House by Mr. Edmonds, 793.
Referred to Committee on Judiciary Special, 793.
Reported with negative recommendation, 962.

WATER METERS (see Public Service Commission).

WATER POWER AND WATER SUPPLY PERMITS, relating to condemnation and appropriation of lands, waters and other property by public service corporations holding limited

Senate Bill No. 1141.

Read in place in Senate by Mr. Stites, 2510.
Referred to Committee on Corporations, 2510.
Reported with amendment, 3142.
First reading, 3150.
Second reading, 3385-3386.
Third reading and final passage, 3505-3506.
Returned from House with amendments in which Senate concurred, 4806-4807.
Signed by President, 4845.
Approved by Governor, 5015.

In House (No. 1645).

Referred to Committee on Corporations, 3581.
Reported without amendment, 3788.
First reading, 3788.
Second reading and recommitted, 3903.
Re-reported with amendment, 4215.
Third reading and amended, 4647-4648.
Resumed and passed finally, 4749-4799.
Returned from Senate with House amendments concurred in, 4895.
Signed by Speaker, 4930.

WATER POWER, authorizing Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits for

House Bill No. 1235.

Read in place in House by Mr. George W. Williams, 966.
Referred to Committee on Forestry, 966.
Reported without amendment, 1710.
First reading, 1816.
Second reading, 1861-1862.
Third reading and defeated on final passage, 2063.
Vote by which bill was defeated on final passage reconsidered and bill postponed, 2065.
Resumed and passed finally, 2336-2337.
Returned from Senate with amendments in which House concurred, 3051-3052.
Signed by Speaker, 3205.
Approved by Governor, 3433.

Remarks on, by

Alexander, 2063, 2336.
Wheeler, 2336.

WATER POWER.—Continued.

In Senate (No. 1093).

Referred to Committee on Judiciary Special, 2324.
 Reported without amendment, 2506.
 First reading, 2589.
 Second reading, 2647.
 Over in its order, 2725.
 Third reading and amended, 2845.
 Resumed and passed finally, 2918-2919.
 Returned from House with Senate amendments concurred in, 2962.
 Signed by President pro tempore, 3146.

WATER POWER, authorizing Department of Forestry to lease for fifty years portions of State forests for dams and other water conduits for

House Bill No. 1238.

Read in place in House by Mr. George W. Williams, 967.
 Referred to Committee on Forestry, 967.
 Reported without amendment, 1710.
 First reading, 1816.
 Second reading, 1861.
 Third reading and final passage, 2061.
 Vote on final passage reconsidered and bill postponed, 2063-2065.
 Resumed and passed finally, 2337.
 Returned from Senate with amendments in which House concurred, 2554-2555.
 Signed by Speaker, 3737.
 Approved by Governor, 3878.

Remarks on, by

Edmonds, 2064-2065.
 Spangler, 2064.
 Williams, George W., 2064-2065.
 Alexander, 2064-2065.
 Wheeler, 2337.

In Senate (No. 1095).

Referred to Committee on Judiciary Special, 2324.
 Reported without amendment, 2507.
 First reading, 2589.
 Second reading, 2648.
 Over in its order, 2725-2726.
 Third reading and amended, 2846.
 Over in its order, 2919.
 Resumed, vote on third reading reconsidered and bill amended, 3080.
 Resumed and passed finally, 3299-3300.
 Returned from House with Senate amendments concurred in, 3544.
 Signed by President pro tempore, 3657.

WATER POWER COMPANIES, organized prior to April 1, 1905, authorizing purchase and consolidation of water or

House Bill No. 639.

Read in place in House by Mr. McKim, 473.
 Referred to Committee on Corporations, 473.
 Reported without amendment, 903.
 First reading, 960.
 Second reading and amended, 1083.
 Third reading and postponed, 1465.
 Time of postponement extended, 1543, 1825.
 Resumed on third reading, amended and passed finally, 2153.
 Returned from Senate without amendment, 2747.
 Signed by Speaker, 2907.
 Approved by Governor, 3432.

In Senate (No. 1052).

Referred to Committee on Corporations, 2218.
 Reported without amendment, 2384.
 First reading, 2438.
 Second reading, 2583.
 Third reading and final passage, 2638.
 Signed by President, 2824.

WATER POWER, relating to issuance of power permits and limited water supply permits by Water Supply Commission for construction of dams for development of

Senate Bill No. 1142.

Read in place in Senate by Mr. Stites, 2510.
 Referred to Committee on Corporations, 2510.

WATER POWER.—Continued.

Reported with amendment, 3142.
 First reading, 3150.
 Second reading, 3386-3388.
 Third reading and final passage, 3506.
 Returned from House with amendments in which Senate concurred, 4875.
 Signed by President, 4954.
 Approved by Governor, 5015-5016.

In House (No. 1646).

Referred to Committee on Corporations, 3581.
 Reported without amendment, 3788.
 First reading, 3882-3883.
 Recommitted, 3907.
 Re-reported with amendment, 4214-4215.
 Second reading, 4418-4420.
 Vote on second reading reconsidered and bill amended, 4475-4478.
 Third reading and amended, 4785-4787.
 Resumed and passed finally, 4935-4937.
 Signed by Speaker, 5132.
 Returned from Senate with House amendments concurred in, 5078.

WATER POWER, subjecting to terms, permits by Water Supply Commission for construction of dams and other water obstructions for

House Bill No. 1237.

Read in place in House by Mr. George W. Williams, 967.
 Referred to Committee on Forestry, 967.
 Reported without amendment, 1710.
 First reading, 1816.
 Second reading, 1862.
 Third reading and amended and postponed, 2065-2066.
 Time of postponement extended, 2365.

WATER RESOURCES (see Delaware River, Giant Power Survey Board).

WATER (see contamination, mines, municipalities, taxes).

WATER SUPPLY, and authorizing Department of Health to make orders and regulations therefor, to preserve purity of sources of public

Senate Bill No. 990.

Read in place in Senate by Mr. McNichol, 1913.
 Referred to Committee on Public Health and Sanitation, 1913.
 Reported without amendment, 2092.
 First reading, 2135.
 Recommitted, 2253.
 Re-reported with amendment, 3074.
 Over in its order, 3362.
 Second reading and postponed, 3503-3504.
 Resumed and passed second reading, 3665.
 Third reading and amended, 3829-3830.
 Resumed, vote on third reading reconsidered and bill amended, 3598.
 Resumed and passed finally, 4171-4172.
 Returned from House with amendment in which Senate concurred, 4711-4712.
 Signed by President, 4810.

In House (No. 1763).

Referred to Committee on Judiciary General, 4262.
 Reported without amendment, 4262.
 First reading, 4263.
 Second reading, 4418.
 Third reading, amended and passed finally, 4784-4785.
 Returned from Senate with House amendment concurred in, 4801.
 Signed by Speaker, 4894.

WATER SUPPLY COMMISSION for control of flood waters, by saving said appropriation from lapsing, amending act making appropriation to

House Bill No. 1171.

Read in place in House by Mr. McCaig, 937.
 Referred to Committee on Appropriations, 937.
 Reported without amendment, 2672.
 First reading, 2756.
 Second reading and amended, 2883-2884.
 Third reading and final passage, 3044-3045.

WATER SUPPLY COMMISSION.—Continued.

Returned from Senate without amendment, 3770-3771.
Signed by Speaker, 4573.

In Senate (No. 1247).

Referred to Committee on Appropriations, 2963.
Reported without amendment, 3284.
First reading, ——.
Second reading, 3522.
Third reading and final passage, 3620-3621.
Signed by President, 4553.

WATER SUPPLY COMMISSION for improvement of French Creek, making appropriation to reimburse Mechanics' Trust Company, of Harrisburg, for account to credit of

Senate Bill No. 399.

Read in place in Senate by Mr. Miller, 545.
Referred to Committee on Appropriations, 545.
Reported with amendment, 1258.
First reading, 1278-1279.
Second reading, 1311-1312.
Third reading and amended, 1609-1610.
Resumed and passed finally, 1674.
Returned from House without amendment, 2960.
Signed by President pro tempore, 3144.
Approved by Governor, 3807.

In House (No. 1419).

Referred to Committee on Appropriations, 1789.
Reported without amendment, 2672.
First reading, 2757.
Second reading, 2805.
Third reading and final passage, 3041-3042.
Signed by Speaker, 3180.

WATER SUPPLY COMMISSION (see Delaware River, Pymatuning, water power).

WATER SUPPLY COMMISSIONER, Thomas J. Lynch, nominated as, 22; nomination recalled, 76.

WATERS of Commonwealth, making it unlawful to pollute

House Bill No. 164.

Read in place in House by Mr. Stavitski, 142.
Referred to Committee on Public Health and Sanitation, 142.

WATERS, PRIVATE, and the ownership of fish therein, defining

Senate Bill No. 1107.

Read in place in Senate by Mr. Sprowls, 2385.
Referred to Committee on Game and Fisheries, 2385.
Reported with amendment, 3599.
First reading, 3666.
Second reading, 3845-3846.
Third reading and amended, 3967-3968.
Resumed and passed finally, 4172.

In House (No. 1749).

Referred to Committee on Fisheries, 4225.

WATERS to the detriment of public health, fish life, or industrial purposes, declaring as nuisances plants which pollute

Senate Bill No. 972.

Read in place in Senate by Mr. Smith, 1912.
Referred to Committee on Public Health and Sanitation, 1912.
Reported without amendment, 1989.
First reading, 2034.
Second reading, 2128-2129.
Recommitted, 2244.

WATERWORKS by cities, providing for acquisition of

House Bill No. 1283.

Read in place in House by Mr. Spangler, 969-970.
Referred to Committee on Municipal Corporations, 970.

WAYNE COUNTY (see highway).

WAYNE COUNTY MEMORIAL HOSPITAL (see appropriation).

WAYNESBORO HOSPITAL (see appropriation).

WEAMER, WILLIAM H., Representative from Bucks County

Bills introduced by

No. 239.

Establishing as State highway a certain section of public road in Bucks County, 182.

No. 575.

Establishing as State highway, a certain section of public road in Bucks County, 422.

Bills reported by

No. 1450, (Senate No. 497).

Authorizing counties to issue bonds for erection of joint county bridges, 2465.

No. 1510, (Senate No. 109).

Making appropriation to commission for acquisition and maintenance of toll-bridges over the Delaware River between Philadelphia, and New Jersey, 3680.

No. 1563, (Senate No. 288).

Making appropriation to Berwick Hospital, 3429.

Election returns, 28.

Leave of absence granted, 237, 3681.

Member of conference committee, 5115.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of the sixth class, 708.

WEAPONS (see firearms, revolvers).

WEAVER, JAMES B., Senator from Thirty-ninth District, (Westmoreland County)

Bills introduced by

No. 102.

Amending act regulating appeals to Supreme and Superior Courts, by providing a shorter period within which to appeal in cases where hardship would result to estates of decedents, 148.

No. 194.

Supplement to act regulating manner of increasing indebtedness of municipalities, providing procedure to incur or increase indebtedness where existing indebtedness is less than two per centum, 277.

No. 556.

Further amending act fixing fees of prothonotaries in counties having a population of over 200,000 and less than 1,000,000, 845.

No. 644.

Making appropriation to Western State Hospital for Insane, 981.

No. 1063.

Amending act providing for imposition and collection of certain inheritance taxes, by providing that register of wills shall certify payment of said tax to register of county where real estate is located, 2227.

No. 1148.

Amending act establishing a public school employees' retirement system, by extending time for "present employee" to elect to be covered by the retirement system, 2510.

No. 1251.

Making appropriation to Western State Hospital for Insane, at Torrance, 2965.

Bills reported by

No. 268.

Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to appointment to office of persons whose nomination the Senate failed to confirm, 1302.

WEAVER, JAMES B.—Continued.

No. 412, (House No. 75).

Further amending act establishing Allegheny County Court, 3997.

No. 530.

Enabling tax collectors to collect taxes for the payment of which they have become personally liable without having collected same, 2297.

No. 654.

Amending act providing for establishment and regulation of consolidated schools, 1302.

No. 655.

For enforcement of the penal and criminal laws of the Commonwealth, 1302.

No. 758.

Amending act relating to wills, by giving the surviving parent the right to appoint a testamentary guardian for his or her minor children, 2625.

No. 833, (House No. 830).

Amending act establishing Allegheny County Court, by providing that said court shall have sole jurisdiction over dependent and delinquent children, 2297.

No. 953, (House No. 1103).

Amending act providing for the imposition and collection of inheritance taxes, 4286.

No. 1073.

Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 3995-3996.

No. 1172.

Validating certain elections of school districts of third class, 2829.

No. 1254.

Supplement to act regulating loans of \$300 or less, 3076.

Member of conference committee, 3148, 3652.

Member of special committee, 26, 3657.

Member of standing committees, 78-80.

Motion by, for

Senate to adhere to its amendments to House Bill No. 262, Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 3148.

Motion by, to

Proceed to consideration of Bill No. 521, (House No. 262), amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 2967.

Read certain bills for first time, 131, 168.

Recommit Bill No. 521, (House No. 262), Amending act apportioning the State into Representative Districts, by changing districts in Westmoreland County, 1312.

Recommit Bill No. 655, For enforcement of the penal and criminal laws of the Commonwealth, 1623.

Recommit Bill No. 736, Authorizing State Highway Commissioner to use funds appropriated for State-aid highway purposes for State highway purposes, 1999.

Question of personal privilege raised by, on

Presentation of flowers to W. Harry Baker, Secretary of Senate, on occasion of his birthday, 856-857.

Remarks by, at

Memorial services for the late Hon. Norman A. Whitten, 3538-3539.

Memorial session for late Hon. William E. Crow, 2661-2663.

WEAVER, JAMES B.—Continued.

Remarks by, on

Bill No. 124, (House No. 15), Providing method in which amendatory legislation shall be printed in session laws, 496-497.

Bill No. 495, Establishing a State employees' retirement system, 2098.

Bill No. 1644, (House No. 1253), Permitting service in divorce actions to be made by registered letter upon respondents residing outside the Commonwealth, 4176-4177.

Nomination of J. George Becht as Superintendent of Public Instruction, 4698-4699.

Presentation of flowers to W. Harry Baker, Secretary of Senate, 856-857.

Resolution offered by

Authorizing election of certain Senate officers, 12.

Testimonial, presentation to and acceptance of, 5022-5023.

WEEDS, chicory or succory, amending act relating to destruction of Canada thistles, by extending same to include cichorium intybus or

House Bill No. 471.

Read in place in House by Mr. Hetrick, 343.

Referred to Committee on Agriculture, 343.

Reported without amendment, 424.

First reading, 450.

Second reading and amended, 481-482.

Third reading and final passage, 520-521.

Returned from Senate with amendments in which House concurred and vote on final passage and on third reading reconsidered and bill further amended, 1286-1287.

Returned from Senate with House amendments concurred in, 1489.

Signed by Speaker, 1750.

Approved by Governor, 1946.

In Senate (No. 386).

Referred to Committee on Agriculture, 504.

Reported with amendment, 869.

First reading, 871.

Second reading, 995.

Third reading and final passage, 1043.

Returned from House with Senate amendments concurred in, 1317-1318.

Signed by President pro tempore, 1671.

WEEDS, chicory or succory, providing for destruction of

House Bill No. 6.

Read in place in House by Mr. Hetrick, 101.

Referred to Committee on Agriculture, 101.

WEEDS (see townships).

WEEKS' LAW (see land).

WEIGHT (see motor vehicles).

WEIGHTS AND MEASURES, by authorizing the Bureau of Standards to pass upon types of bottles, cans, jars or cartons, amending act regulating manufacture and sale of

House Bill No. 974.

Read in place in House by Mr. McCaig, 794.

Referred to Committee on Manufactures, 794.

Reported with amendments, 1529-1530.

First reading, 1571.

Second reading and amended, 1742-1743.

Third reading and final passage, 1891.

Returned from Senate without amendment, 4008.

Signed by Speaker, 4138.

In Senate (No. 943).

Referred to Committee on Judiciary General, 1905.

Reported without amendment, 3545.

First reading, 3546.

Second reading, 3659.

Third reading and final passage, 3819.

Signed by President, 3989.

WEIGHTS AND MEASURES, by providing for disposition of certain fines and imposing additional penalties amending act for appointment of county and city inspectors of

House Bill No. 973.

Read in place in House by Mr. McCaig, 794.
Referred to Committee on Judiciary General, 794.
Reported with amendment, 1761.
First reading, 1819.
Second reading, 1869-1870.
Third reading and amended, 2084.
Resumed and passed finally, 2160-2161.
Returned from Senate without amendment, 4008.
Signed by Speaker, 4138.

In Senate (No. 1041).

Referred to Committee on Judiciary General, 2217.
Reported without amendment, 3492.
First reading, 3547.
Second reading, 3662.
Over in its order, 3831.
Third reading and final passage, 3835-3836.
Signed by President, 3989.

WEIGHTS AND MEASURES (see coal, containers).

WELFARE (see child, children, public prisoners).

WELLS, J. WALTER, Representative from Potter County

Amendments offered by, to

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1204.

Bill No. 1125, Amending act consolidating the law relating to the State Library and Museum, 1740-1741.

Bill No. 1256, Imposing State tax on liquid fuels, 1346-1347.

Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2340.

Bills introduced by

No. 70.

To preserve historic place names, 115.

No. 188.

Establishing as State highway a certain section of public road in Potter County, 143.

No. 672.

Making appropriation to Coudersport General Hospital, 513.

No. 683.

Making appropriation to Northern Tier Home, Harrison Valley, 513.

No. 939.

Providing for payment of certain claims for damages done to livestock, poultry or bees by bear, 791.

No. 1125.

Amending act consolidating law relating to State Library and Museum, by fixing fees for certain services, 935.

Bills reported by

No. 358.

Amending act relating to fish, by changing age limit of persons required to procure licenses, 731.

No. 466.

Further amending act of 1889, relating to taxation, by changing the capital stock of corporations, 2136.

No. 553.

Making appropriation to Chambersburg Hospital, 2812.

No. 564.

Making appropriation to Nason Hospital Association, of Roaring Spring, 2812.

No. 567.

Making appropriation to Robert Packer Hospital, of Sayre, 2812.

WELLS, J. WALTER.—Continued.

No. 617.

Amending act relating to estates of decedents, by permitting corporations appointed as fiduciaries to give their own bonds without surety, 589-590.

No. 724.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 715.

No. 913.

Making appropriation to State Hospital for the Insane, at Warren, 3781.

No. 1158.

Amending act regulating operation of motor vehicles, by creating traffic courts, 3059.

No. 1217.

Amending act establishing State Highway Department, by changing route 93, from Tionesta to Warren, 1528.

No. 1234.

Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of the Delaware River, 1710.

No. 1255.

Providing for refunding of mercantile licence taxes erroneously paid into the State Treasury, 2672.

No. 1256.

Imposing State tax on liquid fuels, 1188.

No. 1553, (Senate No. 103).

Making appropriation to North Pennsylvania General Hospital and Sanatorium, at Austin, 3428.

No. 1613, (Senate No. 1211).

Providing for the rebuilding of certain county bridges on improved primary State highway routes in counties of seventh and eighth classes, 4139.

Election returns, 31.

Leave of absence granted, 197.

Member of special committee, 1790, 2340.

Member of standing committees, 87-91.

Motion by, for

Recess, 4099.

Motion by, to

Adjourn, 3597, 4502.

Dispense with further reading of Journal, 181.

Postpone Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2335.

Reconsider vote on Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1204.

Reconsider vote on Bill No. 1408, (Senate No. 511), Making the misrepresentation of archeological specimens a misdemeanor, 2335.

Oath of office administered to, 34.

Question of personal privilege raised by, on

Remarks in newspapers relative to item in General Appropriation Bill of \$250,000 for the enforcement of law as requested by the administration, 3049-3050.

Remarks by, on

Bill No. 134, Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing bond issue for forest purposes, 1753.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1293.

WELLS, J. WALTER.—Continued.

Bill No. 683, Making appropriation to Northern Tier Home, at Harrison Valley, 4217.

Bill No. 1470, (Senate No. 512), Amending act authorizing erection of memorial halls by counties in memory of soldiers, sailors and marines, 4462.

WELLS, OIL AND GAS, by providing that strata known as "Bull Town Sand", "Claredon Sand" and "Cherry Grove Sand" may remain open for certain purposes, amending act regulating drilling operating and abandoning of

Senate Bill No. 513.

Read in place in Senate by Mr. Baldwin, 764.

Referred to Committee on Judiciary Special, 764.

Reported without amendment, 975.

First reading, 1005.

Second reading, 1051.

Third reading and final passage, 1264.

Returned from House with amendments and bill postponed for present 1907.

Resumed and House amendments concurred in by Senate, 1994.

Signed by President pro tempore, 2129.

Approved by Governor, 2433.

In House (No. 1400).

Referred to Committee on Judiciary Special, 1330.

Reported without amendment, 1529.

First reading, 1573.

Second reading, 1747.

Third reading and amended, 1821.

Resumed and passed finally, 1876-1877.

Returned from Senate with House amendments concurred in, 2055.

Signed by Speaker, 2143.

WELLS, OIL AND GAS, through marketable vein of coal, amending act relating to oil and gas wells, by regulating the drilling and abandoning of

Senate Bill No. 498.

Read in place in Senate by Mr. Brown, 763.

Referred to Committee on Judiciary Special, 763.

Reported without amendment, 2506.

First reading, 2586.

Recommitted to Committee on Judiciary General, 2641.

WERNERSVILLE STATE HOSPITAL (see State Asylum for Chronic Insane).

WEST SIDE HOSPITAL ASSOCIATION, (see appropriation).

WEST MOUNTAIN SANATORIUM (see appropriation to Society for Prevention and Cure of Consumption).

WEST PHILADELPHIA GENERAL HOMEOPATHIC HOSPITAL (see appropriation).

WEST PHILADELPHIA HOSPITAL FOR WOMEN (See appropriation).

WESTERN PENNSYLVANIA HOSPITAL (see appropriation).

WESTERN PENNSYLVANIA INSTITUTION FOR BLIND (see appropriation to, and to Department of Public Welfare).

WESTERN PENNSYLVANIA INSTITUTION FOR INSTRUCTION OF DEAF AND DUMB (see appropriation to, and to Department of Public Welfare).

WESTERN STATE HOSPITAL FOR INSANE, by changing name to Torrence State Hospital, amending act establishing

House Bill No. 899.

Read in place in House by Mr. Coldsmith, 729.

Referred to Committee on Judiciary Local, 729.

Reported without amendment, 903.

First reading, 960.

Second reading and amended, 1079.

Third reading and final passage, 1299-1300.

Returned from Senate without amendment, 4740.

Signed by Speaker, 4928.

Remarks on, by

McCaig, 1300.

Coldsmith, 1300.

In Senate (No. 779).

Referred to Committee on Judiciary Special, 1317.

Reported without amendment, 4333.

WESTERN STATE HOSPITAL FOR INSANE.—Continued.

First reading, 4342.

Second reading, 4559.

Third reading and final passage, 4652-4653.

Signed by President, 4854.

WESTERN STATE HOSPITAL FOR INSANE (see appropriation).

WESTERN STATE PENITENTIARY (see penitentiary).

WESTERN TEMPORARY HOME (see appropriation).

WESTMORELAND CHILDREN'S AID SOCIETY (see appropriation).

WESTMORELAND COUNTY, opinion and decree of Court of Common Pleas relative to contested election of Representative for First Legislative District of, 64-69.

WESTMORELAND COUNTY (see highway, Representative Districts).

WESTMORELAND HOSPITAL ASSOCIATION (see appropriation).

WETTACH, JAMES, Representative from Allegheny County, (Seventh District)

Bills introduced by

No. 1130.

Making appropriation to Home of Good Shepherd, North Side, Pittsburgh, 935.

No. 1273.

Making appropriation to Pittsburgh and Allegheny Home for Friendless, 969.

Bills reported by

No. 422.

Making appropriation to Children's Aid Society of Western Pennsylvania, at Pittsburgh, 3158.

No. 592.

Making appropriation to the Montefiore Hospital Association of Western Pennsylvania, at Pittsburgh, 2973.

No. 858.

Making appropriation to Children's Home Society of Pennsylvania, Inc., at Pittsburgh, 3681.

No. 875.

Making appropriation to Woods Run Settlement Association, North Side Pittsburgh, 3158.

No. 886.

Making appropriation to Christian Home for Women, North Side, Pittsburgh, 3158.

No. 1031.

Making appropriation to Salvation Army and Rescue Home, at Bellevue, 3592.

No. 1102.

Making appropriation to Lock Haven Hospital, 2813.

No. 1124.

Making appropriation to Providence General Hospital, of Philadelphia, 2813.

No. 1154.

Making appropriation to Braddock General Hospital, 2813.

No. 1199.

Making appropriation to the Passavant Hospital, of Pittsburgh, 2973-2974.

No. 1493, (Senate No. 786).

Supplement to act of 1923, relative to milk, cream and their fluid derivatives, 3593.

No. 1581, (Senate No. 443).

Making appropriation to Allegheny General Hospital, 3430.

No. 1611, (Senate No. 1168).

Making appropriation to Presbyterian Hospital, at Pittsburgh, 3431.

Election returns, 27.

WETTACH, JAMES.—Continued.

Member of standing committees, 87-91.

Oath of office administered to, 34.

WHEELER, ALEXANDER R., Representative from Forest County

Amendments offered by, to

Bill No. 1217, Amending act establishing State Highway Department, by changing route 93, from Tionesta to Warren, 1735.

Bills introduced by

No. 1217.

Amending act establishing State Highway Department, by changing route 93, from Tionesta to Warren, 940.

Bill reported by

No. 1128.

Authorizing State Highway Commissioner to empower certain other employees to perform such official acts as he may designate, 1189.

Election returns, 29.

Leave of absence granted, 367.

Member of special committee, 1008.

Member of standing committees, 87-91, 102.

Motion by, to

Dispense with further reading of Journal, 156.

Extend time of postponement on Bill No. 751, (Senate No. 40); Fixing salary of prothonotary in counties of eighth class, 1824.

Postpone Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 1521.

Postpone Bill No. 1500, (Senate No. 984), Granting right of eminent domain to certain water companies, 4474.

Recommit Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 754.

Reconsider vote on Bill No. 751, (Senate No. 40), Fixing salary of prothonotary in counties of eighth class, 754.

Oath of office administered to, 34.

Bill No. 358, Amending act relating to fish, by changing age limit of persons required to procure licenses, 1293.

Bill No. 898, Amending act establishing State Highway Department, by changing route 63, from Indiana to Brookville, 1852.

Bill No. 972, Imposing emergency State tax on all subjects now taxable for State purposes, 2880.

Bill No. 1235, Authorizing the Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits, 2336.

Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2337.

Bill No. 1618, (Senate No. 586), Providing for reorganization of the State Government, 4018.

Bill No. 1772, (Senate No. 1073), Amending Workmen's Compensation Act, by defining injuries and changing schedule of compensation, 5099.

WHITTAKER, HON. SAMUEL A., deceased Representative from Chester County, making appropriation to legal representative of estate of

House Bill No. 955.

Read in place in House by Mr. Long, 793.

Referred to Committee on Appropriations, 793.

Reported without amendment, 1761.

First reading, 1818.

Second reading, 1868.

WHITTAKER, HON. SAMUEL A.—Continued.

Third reading and final passage, 2083-2084.

Returned from Senate without amendment, 2463.

Signed by Speaker, 2492.

Approved by Governor, 3243.

In Senate (No. 1025).

Referred to Committee on Appropriations, 2133.

Reported without amendment, 2226.

First reading, 2255.

Second reading, 2320.

Third reading and final passage, 2412.

Signed by President, 2513.

WHITTAKER, SAMUEL A., Representative from Chester County

Adjournment of House in memory of, 71.

Election returns, 28.

Flowers, thanks of mother extended to House for, 102.

Member of Independence Celebration Commission, nominated as, 25.

Member of special committee, 37.

Memorial session, resolution fixing time for, 2978; memorial committee appointed, 3011; memorial services held and resolution of condolence adopted, 3573-3575; concurrent resolution (House) by Heyburn, authorizing printing of proceedings of memorial services, 3588; amended and adopted in Senate, 3650.

WHITEHOUSE, CLARENCE A., Representative from Schuylkill County, (Fourth District)

Amendments offered by, to

Bill No. 26, Amending act relating to distribution of property of persons dying intestate, 305.

Bill No. 873, Amending act consolidating the law relative to penal proceedings and pleadings, 1092.

Bills introduced by

No. 2.

Making appropriation to Benevolent Association's Home for Children, Pottsville, 101.

No. 3.

Making appropriation to Milliken Hospital, Pottsville, 101.

No. 4.

Making appropriation to Pottsville Hospital, 101.

No. 25.

To validate certain defective deeds and mortgages, 107.

No. 26.

Amending act relating to distribution of property of persons dying intestate, 107.

No. 64.

Amending act relative to estates of decedents and of minors and of trust estates, by restricting advertising required to be done by executors and administrators, 115.

No. 135.

Regulating hours of labor of policemen in cities of third class, 134.

No. 160.

Consolidating law relating to counties and county officers, 142.

No. 467.

Providing pension for emergency men who defended State, 324.

No. 873.

Amending act consolidating law relating to penal proceedings and pleadings, 727.

No. 924.

Amending act apportioning the State into Representative Districts, by changing the Fourth District in Schuylkill County, 730.

WHITEHOUSE, CLARENCE A.—Continued.

Bills reported by

No. 314.

Providing for licensing and regulation of resident and non-resident real estate brokers, 1827.

No. 452.

Authorizing courts of common pleas to change names of persons, 537.

No. 747, (Senate No. 118).

Providing that the county controller shall be made a party defendant in all suits against any county, 702-703.

No. 750, (Senate No. 131).

Validating certain proceedings and elections of counties and municipalities, 733.

No. 906.

Amending act relating to practice in actions of assumpsit and trespass in courts of common pleas 1060.

No. 1134.

Fixing per diem compensation of registry or assistant assessors of boroughs and townships of second class, 2074.

No. 1149, (Senate No. 346).

Authorizing counties to organize State Association of Sheriffs, 2445.

No. 1448, (Senate No. 448).

Providing for the transfer of title to, and liens affecting certain lands from Delaware to Pennsylvania, 2193.

Election returns, 31.

Member of special committee, 1790, 2340.

Member of standing committees, 87-91.

Motion by, for

Previous question of House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4232.

Motion by, to

Dispense with further reading of Journal, 4715.

Drop from calendar Bill No. 1636, (Senate No. 1216), Making incurable insanity a cause for divorce, 4755.

Extend time of postponement on Bill No. 135, Regulating hours of labor of policemen in cities of third class, 2195, 2457.

Postpone Bill No. 135, Regulating hours of labor of policemen in cities of third class, 1851.

Postpone Bill No. 1479, (Senate No. 795), Providing that in all suits against any county process shall be served upon and defense made by county controllers, 4461.

Reconsider vote by which House non-concurred in Senate amendments to House Bill No. 96, Making appropriation to Pennsylvania Museum and School of Industrial Art, of Philadelphia, 3768.

Oath of office administered to, 34.

Remarks by, on

Bill No. 135, Regulating hours of labor of policemen in cities of third class, 2711.

Bill No. 160, Consolidating the law relating to counties and county officers, 1475-1476.

Bill No. 654, Requiring the approval of the county controller of county solicitor in criminal prosecutions where the county is liable for costs, 2081-2082.

Bill No. 1360, Amending act authorizing parole of certain prisoners, 1655-1656.

WHITEHOUSE, CLARENCE A.—Continued.

Bill No. 1479, (Senate No. 795), Providing that in all suits against any county, process shall be served upon, and defense made by county controllers, 4461, 4897.

Bill No. 1523, (Senate No. 742), Concerning the domicile of married women, 4490-4491.

Motion to reconsider vote by which House non-concurred in Senate amendments to House Bill No. 96, Making appropriation to Pennsylvania Museum and School of Industrial Art, of Philadelphia, 3768.

Resolutions, concurrent, offered by

Authorizing Department of Public Instruction to investigate all text books of history in the public schools, 3434.

Recalling from Governor House Bill No. 25, To Validate certain deeds and mortgages which have been defectively acknowledged by husband and wife, 516.

Recalling from Governor House Bill No. 26, Amending act relating to distribution of property of persons dying intestate, 808.

WHITEMAN, THOMAS M., Representative from Westmoreland County, (First District)

Amendments offered by, to

Bill No. 373, Amending act making unpaid State taxes a first lien on property and franchises of corporations, 478.

Bill No. 1041, Amending act imposing State tax on gasoline, 2799-2800.

Bill No. 1315, Amending act relating to boroughs, by providing that electric current may not be introduced into boroughs without consent of authorities, 1955.

Bill No. 1320, Amending act imposing mercantile license tax, 1531.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 3889-3891.

Bill No. 1690, (Senate No. 621), Making appropriation to Union Home for Old Ladies, of West Philadelphia, 4441.

Bills introduced by

No. 280.

Providing for assessment of abutting property owners for share of cost of improving borough streets forming part of State highway, 219.

No. 373.

Amending act making unpaid State taxes a first lien on property and franchises of corporations, by extending same to include individuals, 252.

No. 374.

Amending act regulating collection of taxes and other claims due the Commonwealth, and providing an attorney's commission, with regard to claims for taxes where appeals have been taken from settlements made by Auditor General and State Treasurer, 252.

No. 508.

To validate certain municipal assessments, claims and liens in boroughs, 367.

No. 628.

Making appropriation to Latrobe Hospital, 447.

No. 665.

Making appropriation to Department of Public Instruction for deficiencies in appropriations for support of public and normal schools, public school agencies and vocational education, 474.

No. 675.

Making deficiency appropriation to School Employees' Retirement Board, 513.

WHITEMAN, THOMAS M.—Continued.

No. 698.

Lapsing certain appropriations available for expenditure by Department of Public Instruction, 479.

No. 1040.

Providing for distribution of personal property tax between State and counties and cities co-extensive with counties, 876.

No. 1041.

Amending act imposing State tax on gasoline, by imposing an additional emergency tax for two years, 876.

No. 1042.

Imposing State tax on certain personal property now taxable for county purposes, and imposing certain duties on certain county officers and local assessors, 876-877.

No. 1111.

Joint resolution directing the publication of the Game, Fish and Forest Laws, 934.

No. 1315.

Amending act consolidating law relating to boroughs, by providing that electric current may not be introduced into boroughs without consent of authorities, 972.

No. 1320.

Amending act imposing a mercantile license tax, by providing for payment of same on or before September first, 972.

Bills reported by

No. 15.

Providing method in which amendatory legislation shall be printed in session laws, 109.

No. 217.

Making an appropriation to the Superintendent of Public Instruction for payment of moneys to school districts when taxes are reduced by acquisition of lands by the Commonwealth for conservation of water, 2362.

No. 234.

Consolidating the law relating to game and other wild birds and wild animals, 726.

No. 252, (Senate No. 14).

Amending act of 1899, relative to Superior Court, with regard to appeals from other courts, 230.

No. 294.

Amending act establishing public school system, by providing for election of school directors and election officers in independent districts, 516.

No. 331, (Senate No. 102).

Amending act regulating appeals to the Supreme and Superior Court, 441.

No. 432.

Supplement to act relating to bonds of agricultural colleges, 516.

No. 492.

Making appropriation to Pottstown Hospital, 2811.

No. 562.

Making appropriation to Home for Aged of Westmoreland County, at Greensburg, 3158.

No. 764.

Making appropriation to Passavant Memorial Homes for Care of Epileptics, at Rochester, 3261.

No. 880.

Amending act establishing public school system, by providing that school employes shall be eligible to office of school director if in another district, 1060.

No. 881.

Creating Camp Meade Memorial Commission, 1191.

WHITEMAN, THOMAS M.—Continued.

No. 1210.

Making appropriation to Corry Hospital Association, 2814.

No. 1213.

Making appropriation to Williamsport Hospital, 2814.

No. 1284.

Providing for compensation of child caring agencies, 3431.

No. 1285.

Establishing minimum standards of plants and equipment for State-aided hospitals, 3206.

No. 1288.

Providing for compensation of maternity hospitals and other institutions, 3431.

No. 1291.

Establishing per diem rates of payment of hospitals for the indigent, 3206.

No. 1340.

Providing for compensation of institutions and homes for care of indigent adults on a per capita per weekly basis, 3681.

No. 1473, (Senate No. 390).

Creating Anthracite Mine Cave Fund, 4128.

No. 1474, (Senate No. 391).

Creating Anthracite Municipalities Fund, 4128.

No. 1512, (Senate No. 278).

Providing for appointment of commission to operate, in conjunction with New Jersey, ice boats to keep navigable the Delaware River, 4007.

No. 1612, (Senate No. 1172).

Validating certain elections of school districts of third class, 3739.

Bill returned by

No. 1010.

Prohibiting the sale of brewed and malt liquors to minors, 1226.

Election returns, 32.

Member of conference committee, 2673, 3769, 4431.

Member of special committee, 1527, 3011.

Member of standing committees, 87-91.

Motion by, to

Postpone Bill No. 374, Amending act regulating collection of taxes and other claims due the Commonwealth, 478.

Recommit Bill No. 174, Prohibiting discharge of firearms within one hundred fifty yards of any dwelling house, 202.

Recommit Bill No. 373, Amending act making unpaid State taxes a first lien on property and franchises of corporations, 438.

Recommit Bill No. 374, Amending act regulating collection of taxes and other claims due the Commonwealth, 438.

Recommit Bill No. 1041, Amending act imposing State tax on gasoline, 2492.

Oath of office administered to, 34.

Question of personal privilege raised by, on Report of Ways and Means Committee relative to revenue raising bills, 1598.

Remarks by, on

Bill No. 81, General Appropriation Bill, 2694.

Bill No. 171, Requiring railroad companies to properly man their trains, 1283.

WHITEMAN, THOMAS M.—Continued.

Bill No. 234, To consolidate the law relating to game, wild birds and wild animals, 840, 2597-2598, 3032-3033, 3436-3437.

Bill No. 582, To repeal act providing for control and management of jails in counties of third and fourth classes, 1295.

Bill No. 809, (Senate No. 99), Prohibiting Enforcement Bill, 887.

No. 928, Regulating printing and binding of public documents and reports, 1481.

Bill No. 1041, Amending act imposing State tax on gasoline, 2874-2876.

Bills No. 1285, Establishing minimum standards of plants and equipment for State-aided hospitals, 4143.

Bill No. 1288, Providing for compensation of maternity hospitals, and other institutions, 4276-4277.

Bill No. 1315, Amending act relating to boroughs, by providing that electric current may not be introduced into boroughs without the consent of borough authorities, 2172.

Bill No. 1369, (Senate No. 119), Creating office of county controller and abolishing office of county auditor in certain counties, 5092.

Bill No. 1473, (Senate No. 390), Creating Anthracite Mine Cave Fund, 4127-4128.

Bill No. 1474, (Senate No. 391), Creating Anthracite Municipalities Fund, 4127-4128.

Bill No. 1505, (Senate No. 763), Providing for the submission of the question of holding a Constitutional Convention to the electors, 4728.

Bill No. 1639, (Senate No. 101), Regulating sale of securities, 4251-4252.

House resolution fixing March twenty-eighth as last day for introduction of bills in House, 264.

Motion for House to non-concur in Senate amendments to House Bill No. 386, Making appropriation to Ellwood City Hospital, 3766-3767.

Motion to recommit Bill No. 1639, (Senate No. 101), Regulating sale of securities, 3860-3861.

Senate concurrent resolution requiring the State Highway Department to compile and keep accurate record by counties of motor vehicle registration and license fees and fines paid into State Treasury, 2451.

WHITTEN, NORMAN A., Senator from Forty-fifth District (Allegheny County)

Election, writ for special, issued to fill vacancy caused by death of, 4.

WHITTEN, HON. NORMAN A., resolution (Senate) by Harris, authorizing appointment of committee to arrange for memorial session for, 3076; committee appointed, 3151; memorial session held and resolution of condolence adopted, 3537-3540, Remarks at, by Barr, 3537; by Weaver, 3538-3539; by Salus, 3539.

WICKERSHAM, HON. FRANK B., for administering oath of office to Members of House, resolution (House) by Earley, thanking, 37.

WICKERSHAM, HON. FRANK B., for administering oath of office to newly elected President pro tempore, Hon. John G. Homsher, resolution (Senate) by Smith, thanking, 5017.

WICKERSHAM, HON. FRANK B., oath of office administered to President pro tempore of Senate by, 5017.

WICKERSHAM, HON. FRANK B., to administer oath of office to Members of House of Representatives, resolution (House) by Hall, requesting, 34.

WIDOWS (see estates, soldiers).

WIFE AND WIVES (see divorce, drunkards, intestate, married, real estate).

WILKES-BARRE CITY HOSPITAL (See appropriation).

WILKES-BARRE HOSPITAL (see appropriation).

WILKES-BARRE (see armory).

WILLIAM PENN (see highway).

WILLIAMS, GEORGE W., Representative from Tioga County Acting Speaker, 963.

Amendments offered by, to

Bill No. 726, Amending act providing that receipts derived from State forests shall become part of "The State School Fund", 820.

Bill No. 882, Amending act relative to elections, by authorizing return board to act when a majority of members thereof are not qualified, 1333, 1752.

Bill No. 978, Amending act relating to townships, with regard to township auditors and secretaries attending convention of State Association, and establishment of sidewalks along highways owned by private corporations, 1361.

Bill No. 1128, Authorizing State Highway Commissioner to empower certain other employees to perform such official acts as he may designate, 1354.

Bill No. 1237, Subjecting to terms, permits by Water Supply Commission for construction of dams and other water obstructions for water power, 2066.

Bill No. 1312, Amending act providing for establishment and regulation of consolidated schools, 1728, 2976.

Bills introduced by

No. 272.

Amending act establishing certain public roads as State highways, by changing route 308, in Tioga County, 219.

No. 572.

Making appropriation to Bethel Orphanage, at Osceola, 422.

No. 573.

Making appropriation to State Hospital for Injured Persons of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, 422.

No. 574.

Making deficiency appropriation to State Hospital for Injured Persons of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, 422.

No. 634.

Making appropriation to Good Samaritan Hospital, at Westfield, 472.

No. 720.

Amending act establishing Bureau of Forest Protection within Department of Forestry, by providing for compensation for forest fire fighting on private lands listed with Department of Forestry for forest protection, 585.

No. 721.

Amending act establishing Bureau of Forest Protection within Department of Forestry, by permitting the Bureau of Fire Protection to receive contributions from persons or corporations for forest protection, 585-586.

No. 722.

Amending act establishing Bureau of Forest Protection in Department of Forestry, by providing for the lease of telephone lines to private parties, 586.

No. 723.

Authorizing municipalities to appropriate moneys for forest work, 586.

No. 724.

Amending act establishing Bureau of Forest Protection in Department of Forestry, by providing further penal provisions for setting fire to forest lands, 586.

WILLIAMS, GEORGE W.—Continued.

No. 725.

Amending act establishing Bureau of Forest Protection within Department of Forestry, by defining certain terms, 586.

No. 726.

Amending act of 1915 providing that receipts derived from State forests shall become part of "The State School Fund of Pennsylvania," 586.

No. 727.

Amending act establishing Bureau of Forest Protection within Department of Forestry, by regulating civil actions for damage from forest fires, 586.

No. 728

Amending act establishing Bureau of Forest Protection within Department of Forestry, by providing penalty for interfering with notices posted by the Department, 586.

No. 729.

Amending act establishing Bureau of Forest Protection within Department of Forestry, by fixing penalty of fire wardens neglecting to perform their duties, 586.

No. 882.

Amending act of 1874, relative to elections, by authorizing the return board to act when a majority of members thereof are not qualified, 728.

No. 883.

Amending act regulating certain political parties and election of delegates, by providing that when prothonotary is a candidate the sheriff shall act as a return board, 728.

No. 978.

Amending act consolidating law relating to townships, with regard to township auditors and secretaries attending convention of State Association, and establishment of sidewalks along highways or turnpikes owned by private corporations, 872.

No. 979.

Amending act authorizing a State Association of township supervisors and commissioners, by providing for election by township supervisors' association of one supervisor to attend annual meeting of State association, 872.

No. 980.

Amending act creating Division of Township Highways in the State Highway Department, by requiring clerks of court to certify lists of township auditors to State Highway Commissioner, 872.

No. 1039.

Establishing as State highway, a certain section of public road in Tioga County, 876.

No. 1050.

Amending act establishing State Highway Department, by changing route 20, from Williamsport to New York State line, and route 21, from Williamsport to Wellsboro, 877.

No. 1128.

Authorizing State Highway Commissioner to empower certain other employees to perform such official acts as he may designate, 935.

No. 1179.

Amending act regulating operation of motor vehicles, by changing rate charged on commercial motor vehicles, increasing operator's fee, etc., 937.

No. 1234.

Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of Delaware River, 966.

WILLIAMS, GEORGE W.—Continued.

No. 2135.

Authorizing Department of Forestry to grant rights to use any portion of State forests for dams and other water conduits for water supply purposes, 966.

No. 1236.

Creating Giant Power Survey Board, 966.

No. 1237.

Subjecting to terms permits by Water Supply Commission for construction of dams and other water obstructions for supplying of water for certain purposes, 967.

No. 1238.

Authorizing Department of Forestry to lease portions of State forests for dams and other water conduits for water supply purposes for fifty years, 967.

No. 1312.

Amending act providing for establishment and regulation of consolidated schools, with regard to payment by State of transportation of pupils from one school to another, 972.

Bills reported by

No. 134.

Joint resolution proposing amendment to Constitution of Pennsylvania, by authorizing bond issue for forest purposes, 716.

No. 495.

Making appropriation to State Highway Department for payment of rewards to townships of second class, 2698.

No. 698.

Lapsing certain appropriations available for expenditure by Department of Public Instruction, 516.

No. 725.

Amending act establishing Bureau of Forest Protection within the Department of Forestry, 715.

No. 773.

Making deficiency appropriation to Commission of Soldiers' Orphans' Industrial School, at Scotland, 943.

No. 783.

Making deficiency appropriation to Home for Training in speech of Deaf Children before they are of School Age, at Philadelphia, 943.

No. 784.

Making deficiency appropriation to Eastern State Penitentiary, 943.

No. 788.

Making deficiency appropriation to State Hospital for Injured Persons of Bituminous and Semi-Bituminous Coal Regions, at Blossburg, 943.

No. 981.

Making appropriation to Lewistown Hospital, 2813.

No. 988.

Making appropriation to York Hospital, 2813.

No. 1021.

Making appropriation to Brownsville General Hospital, 2813.

No. 1666, (Senate No. 1377).

Supplement to act establishing State Highway Department, providing that highways and avenues in Valley Forge Park may be taken over by the Highway Commissioner, 4629.

No. 1744, (Senate No. 1020).

Amending act imposing State tax on liquid fuels, by exempting kerosene fuel oil and gas oil, 4227.

WILLIAMS, GEORGE W.—Continued.

Bills returned by

No. 201.

Making appropriation to State Highway Department for construction of part of William Penn Highway in Perry County, 231.

No. 1100, (Senate No. 176).

Making appropriation to State Highway Department for improvement of certain portions of streets abutting on lands owned by the Commonwealth in Lackawanna County, 961.

Election returns, 31.

Member of conference committee, 3179.

Member of special committee, 101, 102, 3708.

Member of standing committees, 87-91.

Motion by, for

Special order on Bill No. 1179, Amending act regulating operation of motor vehicles, 3759, 4454-4455.

Motion by, to

Adjourn, 92, 127, 452, 757.

Extend time of postponement on Bill No. 1237, Subjecting to terms, permits by the Water Supply Commission for construction of dams and other water constructions for water power, 2365.

Lay upon table motion to discharge Committee on Public Roads from further consideration of Bill No. 201, Making appropriation to State Highway Department for construction of part of William Penn Highway in Perry County, 4593.

Postpone Bill No. 712, Amending act relating to incorporation of institution of learning conferring degrees, 1472.

Postpone Bill No. 1234, Creating commission to negotiate with New York and New Jersey concerning regulation of flow and utilization of water resources of the Delaware River, 2065.

Postpone Bill No. 1237, Subjecting to terms, permits by Water Supply Commission of dams and other water obstructions for water power, 2066.

Reconsider vote on Bill No. 1312, Amending act providing for the establishment and regulation of consolidated schools, 2976.

Refer to Committee on Public Roads, Senate concurrent resolution requiring the State Highway Department to compile and keep accurate record by counties of motor vehicle registration and license fees and fines paid into State Treasury, 2451.

Oath of office administered to, 34.

Questions of personal privilege raised by, on

Motion to discharge Committee on Public Roads from further consideration of House Bill No. 1118, Further amending act regulating operation of motor vehicles, 2164.

Question of raising revenue by taxation for State purposes, 1644.

Remarks by, on

Bill No. 200, Providing for the assistance of voters at general, municipal or special elections, 4281.

Bill No. 229, Amending Public Service Company Law, with regard to abolition of grade crossings along main lines, 1839.

Bill No. 250, (Senate No. 6), Amending act relative to the association of poor directors, 634.

Bill No. 268, Repealing act imposing State tax on anthracite coal, 630.

WILLIAMS, GEORGE W.—Continued.

Bill No. 727, Amending act establishing Bureau of Forest Protection within the Department of Forestry with regard to civil actions for damages from forest fires, 2158.

Bill No. 1041, Amending act imposing State tax on gasoline, 3585.

Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2075.

Bill No. 1179, Amending act regulating operation of motor vehicles, 3163, 3873-3874.

Bill No. 1236, Creating Giant Power Survey Board, 2062, 2340.

Bill No. 1238, Authorizing the Department of Forestry to lease portions of State forests for dams and other water conduits, 2064-2065.

Bill No. 1355, Exempting bequests and devises of charitable institutions from payment of inheritance taxes 4277.

Bill No. 1383, (Senate No. 434), Further amending act permitting counties to appropriate moneys or incur indebtedness for maintenance and improvement of State and State-aid highways, 2489.

Bill No. 1394, (Senate No. 296), Amending act authorizing the establishment of county tubercular hospitals, 2333.

Bill No. 1450, (Senate No. 497), Authorizing counties to issue bonds for the erection of joint county bridges, 3743-3744, 4452.

Bill No. 1648, Imposing emergency tax on net earnings of corporations, 4151.

House concurrent resolution authorizing appointment of committee to advise as to the feasibility of adjournment of Legislature for one week beginning May 28th, 3559-3560.

Unanimous consent for introduction of bill imposing additional emergency license fee on motor vehicles, 2067.

Resolutions, concurrent, offered by

Authorizing appointment of committees to wait upon the Governor and the Senate at joint session to hear address of the Governor on the Budget, 101.

Recalling from Governor House Bill No. 1312, Amending act providing for establishment and regulation of consolidated schools, 2714.

Resolution offered by

Requesting Secretary of Department of Property and Supplies to forward bill files and supplies to Members of House, 5093.

WILLIAMS, JERRY M., Representative from Allegheny County, (Eleventh District)

Amendments offered by, to

Bill No. 1325, Amending act establishing public school employees' retirement system, by fixing amount of expense fund, 2614.

Bills introduced by

No. 1325.

Amending act establishing public school employees' retirement system, by fixing amount of expense fund, 972.

Bills reported by

No. 118.

Providing for assessment of occupation or poll tax where assessor has failed to make such assessment, 733.

WILLIAMS, JERRY M.—Continued.

No. 282.

Amending act providing for nomination and election of judges of courts of record, 1492.

No. 556.

Requiring counties of third and fourth classes to establish pension fund for employes, 1224.

No. 618, (Senate No. 41).

Fixing salary of sheriffs in counties of eighth class, 540.

No. 744, (Senate No. 53).

Fixing per diem compensation of registry or assistant assessors in townships of first class for election duties, 590.

No. 1012.

To validate ordinances and proceedings by councils in boroughs for paving and curbing of public highways, 1225.

No. 1091.

Providing for the safe-keeping of ballot-boxes by the sheriff in certain cases, 2136.

No. 1378, (Senate No. 224).

Providing for filling of vacancies in office of borough tax collector by council, 2061.

No. 1539, (Senate No. 573).

Joint resolution proposing amendment to Constitution of Pennsylvania, regulating State contracts for printing and supplies, 3157.

Election returns, 27.

Leave of absence granted, 4215.

Member of special committee, 37.

Member of standing committees, 87-91.

Oath of office administered to, 34.

WILLIAMSPORT HOSPITAL (see appropriation).

WILLIAMSPORT TRAINING HOME FOR GIRLS (see appropriation).

WILLIAMS VALLEY HOSPITAL (see appropriation).

WILL OF DECEDENTS heretofore required to be filed by surviving husbands or wives shall be presumed to have been made to take under said will, providing that certain elections to take under or against

House Bill No. 1259.

Read in place in House by Mr. Spangler, 968.

Referred to Committee on Judiciary General, 968.

Reported without amendment, 1191.

First reading, 1196.

Second reading, 1365.

Third reading and postponed, 1577.

Resumed and passed finally, 1603.

In Senate (No. 861).

Referred to Committee on Judiciary General, 1638-1639.

WILLS HOSPITAL (see appropriation).

WILLS (see child, deeds, register).

WITNESSES (see bribery, eminent domain, pay).

WOMAN AND WOMEN (see election, employment, jury, married, school tax, taxes, wages).

WOMAN'S MEDICAL COLLEGE (see appropriation).

WOMEN'S HOMEOPATHIC HOSPITAL (see appropriation).

WOMEN'S HOSPITAL (see appropriation).

WOMEN'S SOUTHERN HOMEOPATHIC HOSPITAL (see appropriation).

WONER, GEORGE I., Representative from Butler County

Amendments offered by, to

Bill No. 45, Providing system whereby persons absent from their regular polling places may cast their votes, 651-652.

WONER, GEORGE I.—Continued.

Bill No. 46, Amending act relating to townships, by reducing treasurers' fees to three per centum of taxes collected, 1402.

Bill No. 197, Amending act appropriating moneys derived from registration and license fees to State Highway Department for construction and maintenance of State and State-aid highways, 2070.

Bill No. 848, Providing for care, treatment and maintenance of dependent crippled children, 1082.

Bills introduced by

No. 28.

Fixing salary of county treasurer in counties of sixth class, 108.

No. 29.

Joint resolution proposing amendment to Constitution, with regard to classification of taxation, 108.

No. 31.

Amending act establishing State Highway Department, by providing for maintenance and improvement of highways in boroughs, 108.

No. 42.

Amending act imposing State tax on gasoline, by dedicating State's portion of said tax for payment of township rewards, 109.

No. 44.

Joint resolution proposing amendment to Constitution, with regard to election of county officers, 109.

No. 45.

Providing system whereby persons absent from their regular polling places may cast their votes, 109.

No. 46.

Amending act relating to townships, by reducing treasurers' fees to three per centum of taxes collected, 109.

No. 197.

Amending act appropriating moneys derived from motor license fees to Highway Department for construction of State and State-aid highways, with regard to payment of rewards for township roads, 157.

No. 413.

Fixing salary, bonds and supplies of treasurers in counties of sixth class, and compensation of deputies and clerks, 270.

No. 643.

Amending act establishing public school system, by providing that schools shall be closed where average attendance is less than ten, 473.

No. 696.

Providing for maintenance by Commonwealth of State-aid highways in townships of second class, 514.

No. 759.

Joint resolution proposing amendment to Constitution of Pennsylvania, authorizing bond issue of \$5,000,000 for erection of buildings for Pennsylvania National Guard, 587.

No. 848.

Providing for care, treatment and maintenance of dependent crippled children, and conferring certain powers upon Department of Public Welfare, 679.

No. 926.

Amending act of 1889, relative to taxation, by imposing State tax upon motor transportation companies, 731.

No. 927.

Fixing penalty for sale of wood alcohol or intoxicating liquor for beverage purposes when death results, 731.

WONER, GEORGE I.—Continued.

No. 1156.

Amending act relating to payment of bonus upon capital stock of certain corporations, by providing for payment of such bonus on renewals and extensions of charters of State banks, 936.

No. 1157.

Relating to posting of and trespassing on private land, 936.

No. 1220.

Requiring the cooperation of certain public officers in the enforcement of the laws relating to intoxicating liquors, 940.

No. 1239.

Establishing as State highway, a certain section of public road in Westmoreland, Armstrong and Butler Counties, 967.

No. 1240.

Imposing additional State tax gasoline, § 7.

No. 1251.

Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard parlors, 967.

Bills reported by

No. 742, (Senate No. 11).

Authorizing appointment of a Joseph T. Rothrock Memorial Commission 4214.

No. 1056.

Making appropriation to Florence Crittenton Home, of Erie, 3159.

No. 1068.

Making appropriation to Maternity Hospital, of Philadelphia, 2813.

No. 1072.

Making appropriation to Howard Hospital, of Philadelphia, 2813.

No. 1116.

Making appropriation to Renovo Hospital, 2813.

No. 1256.

Imposing State tax on liquid fuels, 1828.

No. 1419, (Senate No. 399).

Making appropriation to reimburse Mechanics' Trust Company of Harrisburg, for account to credit of Water Supply Commission for improvement of French Creek, 2672.

No. 1559, Senate No. 189).

Making appropriation to Butler County General Hospital, at Butler, 3429.

No. 1648.

Imposing emergency State tax on net earnings of corporations, 3680.

No. 1785, (Senate No. 1534).

Providing for consolidation of certain unexpended balances of appropriations to the Highway Department, 4716.

Election returns, 28.

Member of conference committee, 3769, 4927.

Member of standing committees, 87-91.

Motion by, for

House to adhere to amendments to Senate Bill No. 570, Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 3769.

Special order on Bill No. 521, Imposing an emergency State luxury tax, 2809.

Special order on Bill No. 972, Imposing emergency State tax on all subjects now taxable for State purposes, 2809.

WONER, GEORGE I.—Continued.

Special order on Bill No. 1041, Amending act imposing State tax on gasoline, by imposing an additional emergency tax for two years, 2809.

Special order on Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, and limiting weight of trucks and number of trailers, 4246.

Motion by, to

Discharge Committee on Public Roads from further consideration of House Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2075.

Lay upon table amendments to House resolution recommending the reduction of employes of the House of Representatives for the Session of 1925, 4233.

Postpone Bill No. 45, providing system whereby persons absent from their regular polling places may cast their votes, 718, 1538.

Postpone Bill No. 197, Amending act appropriating moneys derived from registration and license fees to the State Highway Department for construction and maintenance of State and State-aid highways, 2160.

Postpone Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of sixth class, 714.

Postpone Bill No. 1201, Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard rooms, 2053.

Recommit Bill No. 197, Amending act appropriating moneys derived from registration and license fees to the State Highway Department for construction and maintenance of State and State-aid highways, 2457.

Recommit Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of sixth class, 1026.

Recommit Bill No. 926, Amending act of 1889 relating to taxation, by imposing State tax upon motor transportation companies, 2700.

Reconsider vote on Bill No. 197, Amending act appropriating moneys derived from registration and license fees to the State Highway Department for construction and maintenance of State and State-aid highways, 2457.

Reconsider vote on Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of sixth class, 1026.

Reconsider vote on Bill No. 926, Amending act of 1889, relating to taxation, by imposing State tax upon motor transportation companies, 2700.

Oath of office administered to, 34.

Questions of personal privilege raised by, on

House Military Committee's expedition to Mount Gretna, 2040.

Meeting of Committee on Ways and Means, 2085, 4098.

Resolution adopted by Ways and Means Committee relative to revenue raising bills, 2593.

Statement relative to question of raising revenue for State purposes, 1533-1536.

Tax program, 3238-3241.

Telegram from Thirty-third District, Rotary International, from Washington, relative to eighteenth amendment, 723.

WONER, GEORGE I.—Continued.

Reasons for vote on

Bill No. 36, Regulating practice of chiropractic, 3444.

House resolution protesting against the seating arrangement of the Democratic Members in the House, 136.

Remarks by, on

Bill No. 29, Joint resolution proposing amendment to Constitution of Pennsylvania, with regard to inheritance taxes, 1216-1217.

Bill No. 158, Amending act relating to dogs, by appropriating money received from licenses to Bureau of Animal Industry, 243.

Bill No. 268, Repealing act imposing State tax on anthracite coal, 631-632.

Bill No. 413, Fixing salaries, bonds and supplies of county treasurers in counties of the sixth class, 708.

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 3908.

Bill No. 674, Providing for licensing of barbers, 1559.

Bill No. 926, Amending act of 1889, relative to taxation, by imposing State tax on motor transportation companies, 1228, 2271, 2699, 4274-4276.

Bill No. 1041, Amending act imposing State tax on gasoline, 2871-2872, 2874-2875.

Bill No. 1118, Further amending act regulating operation of motor vehicles, by changing fees upon trucks, limiting weight of trucks and number of trailers, 2075, 4601-4602.

Bill No. 1251, Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard rooms, 2052-2053.

House resolution recommending the reduction of employees of the House of Representatives for the Session of 1925, 4232.

Senate concurrent resolution requiring State Highway Department to compile and keep accurate record by counties of amount of money received and collected for registration of motor vehicles, licensing operators and fines paid into State Treasury, 3594.

Unanimous consent for introduction of bill imposing additional emergency license fee on motor vehicles, 2067.

Report of Committee on Ways and Means relative to revenue raising bills, presented by, 2593.

WOOD ALCOHOL (see liquor).

WOOD, NORMAN, Representative from Lancaster County, (Second District)

Bills reported by

No. 719.

Amending act prescribing powers and duties of Bureau of Markets in Department of Agriculture, 680.

No. 1238.

Authorizing Department of Forestry to lease portions of State forests for dams and other water conduits, 1710.

Election returns, 30.

Leave of absence granted, 124, 183, 2200, 3256.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Motion to call up certain bills from postponed calendar, 4166.

WOODS RUN SETTLEMENT ASSOCIATION (see appropriation).

WOODWARD, GEORGE, Senator from Sixth District, (Philadelphia County)

Amendments offered by, to

Bill No. 217, Prohibiting municipalities from adopting daylight saving, 772.

Bill No. 495, Establishing State employees' retirement system, 1924.

Bill No. 1165, Amending act authorizing the erection of memorial halls by counties in memory of soldiers, sailors and marines, 2854.

Bill No. 1167, Amending act regulating erection of county buildings, by providing for approval of plans and contracts for construction thereof by the tax levying body, 2855.

Bills introduced by

No. 155.

Prohibiting agreements restricting sale or delivery of coal, 188.

No. 156.

Providing that unincorporated associations may sue or be sued in name of association, 188.

No. 196.

To repeal act of 1919, relative to payment by State Treasurer of tax on premiums paid by foreign fire insurance companies to municipalities, 277.

No. 374.

Making appropriation to House of Good Shepherd, Germantown, Philadelphia, 494.

No. 375.

Making appropriation to Midnight Mission, of Philadelphia, 494.

No. 376.

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No. 377.

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No. 378.

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No. 379.

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No. 380.

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No. 441.

Further amending act regulating nomination and election of public officers, by regulating assistance to voters, 603.

No. 442.

Amending act of 1874, relating to elections, by providing that ballot boxes may be opened on affidavit of three persons alleging fraud, 603.

No. 462.

Further amending section 2 of act relative to payment by State Treasurer to municipalities of tax on premiums paid by foreign fire insurance companies, by limiting payments to cities, boroughs and townships having firemen's relief organizations, 661.

No. 494.

Exempting property of charitable corporations from certain taxes, 762.

No. 495.

Establishing State employees' retirement system, and creating a Retirement Board for administration thereof, 762.

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- No. 561.
Amending act of 1874, relative to elections, so as to abolish the December assessment of voters, 846.
- No. 562.
Amending act providing for the personal registration of electors in cities of first class, by changing the time of meeting of registrars, 846.
- No. 563.
Providing for assessment of county poll or personal taxes in cities of first class, 846.
- No. 564.
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- No. 565.
Creating Department of Game and Fish, and making appropriation, 846.
- No. 566.
Amending act authorizing sale of bonds to amount of \$50,000,000 by the Commonwealth for highway purposes, by providing for redemption of said bonds by Board of Finance and Revenue, 846-847.
- No. 567.
Fixing fiscal year for the Commonwealth, 847.
- No. 568.
Creating Bureau of Professional Examination and Licensure in Department of Public Instruction, 847.
- No. 569.
Fixing salaries of certain State officers, and abolishing all additional compensation of such officers, 847.
- No. 570.
Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 847.
- No. 571.
Joint resolution proposing amendment to Constitution, providing for State budget system, 847.
- No. 572.
Joint resolution proposing amendment to Constitution, by prohibiting extra compensation for public officers of the State Government, 847.
- No. 573.
Joint resolution proposing amendment to Constitution, regulating State contracts for printing and supplies, 847.
- No. 574.
Amending act creating joint commission for acquisition and maintenance by Pennsylvania and New Jersey of certain toll-bridges over Delaware River, by substituting Commissioner of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings as member of commission, 847.
- No. 575.
Amending act creating joint commission for acquisition and maintenance by Pennsylvania and New York of certain toll-bridges over Delaware River, by substituting Commissioner of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings as member of commission, 847.
- No. 576.
Providing for rebuilding by the Commonwealth through the Department of Highways and Public Works, of certain county bridges, 847.
- No. 577.
Amending act creating commission for construction by Pennsylvania and New Jersey of bridge over the Delaware River between Philadelphia and

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- Camden, by substituting Commissioner of Highways and Public Works in place of Board of Commissioners of Public Grounds and Buildings as member of commission, 847.
- No. 578.
Amending act authorizing erection of Soldiers' and Sailors' Memorial Bridge at Harrisburg, by transferring powers of Commissioner of Highways and Public Works now imposed upon Board of Commissioners of Public Grounds and Buildings, 847-848.
- No. 579.
Creating Department of Public Works, and conferring certain powers and duties of Board of Commissioners of Public Grounds and Buildings thereon, 848.
- No. 641.
Prohibiting political activities by judges, 981.
- No. 642.
Amending act consolidating the Penal Laws, by fixing maximum punishment for murder of second degree to life imprisonment, 981.
- No. 787.
Creating Legislative Reference Bureau, providing for election of a Director by the General Assembly, and making appropriation, 1607-1608.
- No. 881.
Amending act providing for licensing and regulating private banks, by abolishing board provided for by said act and transferring its powers and duties to Banking Commissioner, 1669.
- No. 882.
Amending act establishing public school employees' retirement system, by creating Bureau of Teachers Retirement in Department of Public Instruction, 1669.
- No. 883.
Regulating hours of labor and leaves of absence of State Government, employees, 1669.
- No. 884.
Amending act relative to operation of passenger railways, either elevated or underground, by providing that the necessity therefor shall be approved by Public Service Commission, 1669-1670.
- No. 885.
Amending act establishing public school system, by transferring all functions relative to medical inspection of schools from Department of Health to Department of Public Instruction, 1670.
- No. 886.
Authorizing Chief of Department of Mines to appoint a Mine Inspectors' Examining Board, 1670.
- No. 887.
Repealing act establishing State Truancy School, 1670.
- No. 987.
Imposing tax upon certain classes of personal property for city purposes in cities of first class, 1913.
- No. 988.
Creating Department of Administration and Finance to have control of the fiscal affairs of the State, 1913.
- No. 1004.
Making appropriation to Jewish Hospital Association, of Philadelphia, 2028.
- No. 1019.
Amending act providing for payment by State Treasurer to municipalities of tax on premiums paid by foreign fire insurance companies, 2093.

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No. 1061.

Amending act relative to investment of trust funds, by extending act to bonds issued by joint stock land banks, 2227.

No. 1062.

Amending act of 1874, relative to elections, by providing for appointment of registrars as assessors in cities of first class, 2227.

No. 1108.

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No. 1109.

Amending act creating Department of Public Welfare, regulating employment of inmates of penal institutions for work in State forests, and payment of superintendent and other employes, 2385-2386.

No. 1165.

Amending act authorizing erection by counties of memorial halls in memory of soldiers, sailors and marines, with regard to rooms therein for historical society in counties of first class, 2716.

No. 1166.

Fixing salary of county commissioners in counties of first class, 2716.

No. 1167.

Amending act regulating erection of county buildings, by providing for approval of plans and contracts for construction thereof by tax levying body, 2716.

No. 1386.

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No. 1392.

Providing for the election of a Legislative Auditor by the General Assembly, and making appropriation, 3492.

No. 1483.

Amending act relating to primary elections, by changing date for holding same, 3814.

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No. 137, (House No. 25).

To validate certain deeds and mortgages which have been defectively acknowledged by husband and wife, 212.

No. 138, (House No. 37).

Joint resolution proposing amendment to Constitution, by authorizing bond issue for soldiers' bonus, 354.

No. 272, (House No. 281).

Amending act for better government of cities of first class, with regard to election of councilmen, 613.

No. 297.

To quiet title to certain real estate, 843.

No. 342.

Authorizing sheriffs to appoint a sheriff's solicitor, 660.

No. 356, (House No. 296).

Amending act consolidating the penal laws, by prohibiting gambling in the open or in houses, 493.

No. 452.

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No. 489.

Amending act regulating practice in cases where writ of replevin is issued, 1032.

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No. 495.

Establishing State employes' retirement system, 1607.

No. 561.

Amending act of 1874, relative to elections, so as to abolish the December registration of electors, 2828.

No. 665, (House No. 623).

Amending act relating to organization and jurisdiction of orphans' courts, 2716.

No. 724, (House No. 798).

Regulating construction of buildings in cities of first class, 2027.

No. 914, (House No. 246).

Joint resolution amendment to Constitution of Pennsylvania, by providing that courts of quarter sessions may change election districts, 2295.

No. 973.

Creating office of county controller in counties of sixth class, 2092-2093.

No. 1077.

Amending act establishing Philadelphia Municipal Court, 2385.

No. 1190, (House No. 1287).

Amending act relating to service of certain process in actions at law, 3599.

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Leave of absence granted, 117, 147, 2503.

Member of conference committee, 3493.

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Member of special committee, 1057.

Member of standing committees, 78-80.

Motion by, for

Executive Session to rise, 1055, 4993.

Senate to adhere to amendments to House Bill No. 700, Joint resolution proposing amendment to Constitution of Pennsylvania, providing for State budget system, 3493.

Motion by, to

Amend Bill No. 120, Fixing salary of county controller in certain counties, 984.

Consent to Executive nominations, 1055, 4993.

Proceed to consideration of Bill No. 570, Providing for the merging of certain special funds in the State Treasury with the general fund, 2003.

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Recommit Bill No. 155, Prohibiting agreements restricting sale or delivery of coal, 281.

Recommit Bill No. 217, Amending act providing for uniform standard of time, by prohibiting adoption of daylight saving, 360.

Recommit Bill No. 272, (House No. 281), Amending act for better government of cities of first class, with regard to election of councilmen, 578.

Recommit Bill No. 451, Amending act establishing public school system, by providing for enforcement of compulsory attendance by Philadelphia Municipal Court, 782.

Recommit Bill No. 565, Creating Department of Game and Fish, 1925, 2110-2111.

Recommit Bill No. 987, imposing taxes upon certain classes of personal property in cities of first class for city purposes, 2645.

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Recommit Bill No. 1019, Amending act relating to payment by State Treasurer to Municipalities of tax on premiums paid by foreign fire insurance companies, 3830.

Recommit Bill No. 1157, Amending act relating to cities of first class, with regard to appointment, powers and duties of the civil service commission, 3521.

Recommit Bill No. 1386, Establishing Children's Court of Philadelphia, 3849.

Recommit Bill No. 1392, Providing for election of a Legislative Auditor by the General Assembly, 3849.

Reconsider vote on Bill No. 120, Fixing salary of county controller in certain counties, 984.

Suspend Rule 21, requiring amended bills to be noted on calendar, 4538, 4668, 4991.

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Objections to Bill No. 415, (House No. 449), Amending act relating to corporations, by changing the effect of the by-laws, going over in its order, 3500.

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Favoring daylight saving, 759.

Remarks by, on

Bill No. 217, Amending act providing for uniform standard of time, by prohibiting adoption of daylight saving, 360, 772-773, 776.

Bill No. 242, Amending act defining and regulating osteopathy, 3078-3079.

Bill No. 415, (House No. 449), Amending act relating to the incorporation of certain corporations, by changing the effect of the by-laws, 3500.

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Bill No. 570, Providing for merging of moneys held in certain special funds in the State Treasury with moneys in the general fund, 1926, 2003-2004, 4953.

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Bill No. 1165, Amending act authorizing the erection of memorial halls by counties in memory of soldiers, sailors and marines, 2967.

Bill No. 1167, Amending act regulating the erection of county buildings, 2968.

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Report of Reorganization Commission presented by, 2225.

WOODWARD, GEORGE.—Continued.

Resolution, concurrent, offered by
Authorizing joint session for election of Director of Legislative Reference Bureau, 2717.

Resolution offered by
Electing James N. Moore as Director of the Legislative Reference Bureau, 3012.

WOOD, WILLISTON P., Representative from Warren County

Amendments offered by, to

Bill No. 633, Amending act providing for election of certain county officers in counties containing 40,000 inhabitants and hereafter created special judicial districts, 1187.

Bill No. 913, Baking appropriation to State Hospital for Insane, at Warren, 3885.

Bills Introduced by

No. 138.

Providing that engineering work in certain counties shall be performed by county surveyor, 134.

No. 444.

Making appropriation to maintain public roads through the Cornplanter Indian Reservation in Elk Township, Warren County, 322.

No. 633.

Amending act providing for election of certain county officers in counties containing 40,000 inhabitants by providing that acceptance of original act shall be necessary for separate county offices, 472.

No. 816.

Making appropriation to Warren General Hospital, 677.

No. 913.

Making appropriation to State Hospital for Insane, at Warren, 730.

No. 914.

Amending act establishing State Hospital for Insane, at Warren, by changing name to Warren State Hospital, 730.

No. 1066.

Amending act enabling county commissioners to sell certain real estate, by excepting from provisions of act real estate acquired at tax sales, 878.

No. 1202.

Amending act reappropriating certain moneys to State Hospital for Insane, at Warren, by preventing lapsing of said appropriation, 939.

Bills reported by

No. 174.

Prohibiting discharge of firearms or other weapons within one hundred and fifty yards of any dwelling house, 447.

No. 589.

Making appropriation to Saint Francis Hospital, of Pittsburgh, 2812.

No. 594.

Authorizing county commissioners to appropriate to incorporated agricultural and horticultural associations, 589.

No. 939.

Providing for payment of certain claims for damages done by bear to livestock, poultry and bees, 1529.

No. 1082.

Making it unlawful to interfere with persons about to procure marriage licenses, 943.

No. 1252.

Providing for licensing of certain stills, 1710.

No. 1317.

Making appropriation to Kensington Hospital for Women, of Philadelphia, 2814.

WOOD, WILLISTON P.—Continued.

No. 1327.

Regulating manufacture and sale of intoxicating liquor for medicinal and other purposes, 2672.

No. 1342.

Restraining and regulating the manufacture and sale of liquors, 2672.

No. 1561, (Senate No. 219).

Making appropriation to Franklin City Hospital, 3429.

No. 1588, (Senate No. 647).

Making appropriation to Bonair Sanatorium, Bells Camp, McKean County, 3430.

Election returns, 31.

Leave of absence granted, 183, 197, 237, 3256.

Member of standing committees, 87-91.

Motion by, to

Extend time of postponement of Bill No. 1066, Amending act enabling county commissioners to sell certain real estate, 1887, 2211.

Postpone Bill No. 1066, Amending act enabling county commissioners to sell certain real estate, 1602.

Oath of office administered to, 34.

WORKMEN'S (see compensation).

WORKMEN'S INSURANCE FUND (see compensation, tax).

WORLD WAR VETERANS' RELIEF COMMISSION (see veterans).

WRESTLING (see boxing).

WRIGHT, J. ANSON, Representative from Bedford County

Bills introduced by

No. 157.

Amending act providing for licensing of dogs, and protection of livestock and poultry from damage by dogs, by fixing procedure for collection of damages, 141-142.

No. 570.

Establishing as State highway, a certain section of public road in Bedford and Cambria Counties, 422.

No. 1065.

Establishing as State Highway, a certain section of public road in Bedford County, 878.

Bills reported by

No. 220.

Amending act establishing public school system, with regard to auditing of accounts where district is comprised of two or more municipal districts, 255.

No. 233.

Further amending act providing for personal registration of electors in cities of third class, 1793.

No. 530.

Amending act of 1874, relative to elections, by providing for appointment of registry assessors in cities of first class, 3206.

No. 576.

Amending act repealing part of act regulating primary elections, 1223-1224.

No. 696.

Providing for maintenance by Commonwealth of State-aid highways in townships of second class, 15209.

No. 1454.

Requiring township supervisors and commissioners to apply for county aid in construction and maintenance of highways, 2200.

No. 1727.

Further amending act regulating manner of increasing indebtedness of municipalities, with regard to independent school districts, 4452.

WRIGHT, J. ANSON.—Continued.

Election returns, 28.

Member of standing committees, 87-91.

Oath of office administered to, 34.

Remarks by, on

Bill No. 630, Amending act establishing public school system, with regard to dismissal of teachers, 4625-4626.

Bill No. 1141, (Senate No. 217), Amending act providing for uniform standard of time throughout the Commonwealth, by prohibiting adoption of daylight saving, 2151.

WRITS, amending act relating to service of certain process in actions at law, and providing who shall be made parties to certain

House Bill No. 1287.

Read in place in House by Mr. Parkinson, 970.

Referred to Committee on Judiciary Local, 970.

Reported with amendment, 1792.

First reading, 1871-1872.

Second reading and amended, 1955-1956.

Third reading and postponed, 2173.

Time of postponement extended, 2457.

Resumed on third reading and amended, 2466-2467.

Resumed, vote on third reading reconsidered and bill amended, 2606-2608.

Resumed and passed finally, 2762-2764.

Remarks on, by

Alexander, 2763.

Kunkle, 2763-2764.

Edmonds, 2764.

In Senate (No. 1190).

Referred to Committee on Judiciary General, 2741.

Reported with amendment, 3599.

First reading, 3665.

Second reading, 3846-3847.

Recommitted to Committee on Corporations, 3968.

Re-reported without amendment, 4195.

Third reading and final passage, 4307.

WRIT (see equity, replevin).

WRITS OF SCIRE FACIAS in any county of this Commonwealth, permitting in certain cases the service of

Senate Bill No. 366.

Read in place in Senate by Mr. Brown, 494.

Referred to Committee on Judiciary General, 494.

Reported without amendment, 659.

First reading, 675.

Second reading 781-782.

Over in its order, 855.

Third reading and amended, 986-987.

Resumed and passed finally, 1038.

Returned from House without amendment, 2220.

Signed by President, 2293.

Approved by Governor, 2649.

In House (No. 1372).

Referred to Committee on Judiciary General, 1219.

Reported without amendment, 1828.

First reading, 1874.

Second reading, 1972-1973.

Third reading and final passage, 2196-2197.

Signed by Speaker, 2331.

WRITS OF SUMMONS and regulating service of process in any county, authorizing service of

House Bill No. 1224.

Read in place in House by Mr. Kunkle, 940.

Referred to Committee on Judiciary Special, 940.

Reported without amendment, 1223.

First reading, 1288.

Second reading, 1497-1498.

Third reading and postponed, 1773.

Resumed on third reading and amended, 1826.

Resumed and passed finally, 1886-1887.

Returned from Senate without amendment, 2747.

Signed by Speaker, 2908.

Approved by Governor, 3431.

WRITS OF SUMMONS.—Continued.

In Senate (No. 961).

Referred to Committee on Judiciary General, 1907.
Reported without amendment, 2295-2296.
First reading, 2327.
Second reading, 2428.
Over in its order, 2521.
Third reading and final passage, 2637-2638.
Signed by President, 2825.

WRITS OF SUMMONS in any county, amending act regulating service of process from courts of common pleas or other courts of record, by authorizing service of

House Bill No. 563.

Read in place in House by Mr. Kunkle, 421.
Referred to Committee on Judiciary General, 421.
Reported without amendment, 589.
First reading, 627.
Second reading, 695.
Third reading and postponed, 750-751.
Time of postponement extended, 932, 1226, 1543.
Resumed on third reading and dropped from calendar by motion, 1826.

WYOMING COUNTY (see billiard rooms, highway).

WYOMING VALLEY HOMEOPATHIC HOSPITAL (see appropriation).

YORK CITY BANK to bring suit against the Commonwealth, authorizing the depositors and stockholders of

Senate Bill No. 1547.

Read in place in Senate by Mr. Lanius, 4504.
Referred to Committee on Judiciary General, 4504.

YORK COUNTY (see highway).

YORK HOSPITAL (see appropriation).

ZONING (see boroughs, cities, townships).

ZOOK, SIMON F., Representative from Blair County, (Second District)

Amendments offered by, to

Bill No. 1424, (Senate No. 464), Providing for division of real estate devised in trust when trustee has died, 3277-3278.

Bills introduced by

No. 564.
Making appropriation to Nason Hospital Association, of Roaring Spring, 421.

No. 1200.

Establishing as State highway, a certain section of public road in Blair County, 939.

No. 1227.

Requiring fire insurance companies to attach to all policies certain certificates of examination of insured premises, 941.

No. 1228.

To repeal act providing for removal or retirement of judges, 941.

ZOOK, SIMON F.—Continued.

No. 1278.

Creating State Fund for insurance of liability for injuries to persons and property caused in the operation of motor vehicles, 969.

No. 1279.

Requiring owners of motor vehicles to be insured against liability for damages, 969.

Bills reported by

No. 243.

Joint resolution proposing amendment to Constitution of Pennsylvania, by providing that election overseers shall be residents of the county, 538.

No. 1188.

Permitting fishing on Sunday with one rod and two hooks, 1330.

No. 1202.

Amending act reappropriating certain moneys to the State Hospital for the Insane, at Warren, by preventing lapsing of said appropriation, 3681.

No. 1251.

Prohibiting obstruction of view of interior of soft drink places, pool rooms and billiard parlors, 1330.

No. 1342.

Restraining and regulating the manufacture and sale of alcoholic liquors, 3205.

No. 1513, (Senate No. 320).

Authorizing Secretary of Agriculture separately, or with county commissioners, to install rural index maps, 3680.

Election returns, 28.

Leave of absence granted, 135, 157, 733, 3860, 4575.

Member of Pennsylvania Soldiers' Orphan School Commission, 125.

Member of special committee, 101.

Member of standing committees, 87-91.

Motion by, to

Adjourn, 230, 249, 973, 2291.

Recommit Bill No. 1228, To repeal act providing for removal or retirement of judges, 1349.

Recommit Bill No. 1279, Requiring owners of motor vehicles to carry liability insurance, 1644.

Oath of office administered to, 34.

Remarks by, on

Bill No. 1228, To repeal act providing for retirement of judges, 2350.

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